1 **PREAMBLE**

This Agreement is entered into by the State of Washington, referred to as the "Employer," 2 3 and the Washington Federation of State Employees, AFSCME, Council 28, AFL-CIO, 4 referred to as the "Union." It is the intent of the parties to establish employment relations 5 based on mutual respect, provide fair treatment to all employees, promote efficient and cost-effective service delivery to the customers and citizens of the State of Washington, 6 7 improve the performance results of state government, recognize the value of employees 8 and the work they perform, specify wages, hours, and other terms and conditions of employment, and provide methods for prompt resolution of differences. To that end, both 10 parties are committed to the support and encouragement of diversity, equity and inclusion in a pro-equity, anti-racism workplace environment. The Preamble is not subject to the grievance procedure in Article 29, Grievance Procedure. 12

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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1 ARTICLE 1 2 **UNION RECOGNITION** 3 1.1 This Agreement covers the employees in the bargaining units described in 4 Appendix A, titled "Bargaining Units Represented by the Washington Federation 5 of State Employees," but it does not cover any statutorily excluded positions or any 6 positions excluded in Appendix A. The titles of the jobs listed in Appendix A are 7 listed for descriptive purposes only. This does not mean that the jobs will continue 8 to exist or be filled. 9 1.2 The Employer recognizes the Union as the exclusive bargaining representative for 10 all employees in bargaining units described in Appendix A and Section 1.3, below. 11 1.3 If the Public Employment Relations Commission (PERC) certifies the Union as the 12 exclusive representative for a bargaining unit in general government during the 13 term of this Agreement, the terms of this Agreement will apply. TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature. For the Employer For the Union 7/26/2024 Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & WFSE/AFSCME Council 28

Compensation Policy Section

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ARTICLE 2

NON-DISCRIMINATION

2.1

- Under this Agreement, neither party will discriminate against employees on the basis of religion, age, sex, status as a breastfeeding mother breast/chestfeeding parent, marital status, race, color, creed, national origin, political affiliation, military status, status as an honorably discharged veteran, disabled veteran or Vietnam era veteran, sexual orientation, gender expression, gender identity, any real or perceived sensory, mental or physical disability, genetic information, status as a victim of domestic violence, sexual assault or stalking, citizenship, immigration status or because of the participation or lack of participation in union activities. Bona fide occupational qualifications based on the above traits do not violate this Section.
- 2.2 Both parties agree that unlawful harassment will not be tolerated.
- 2.3 Employees who feel they have been the subjects of discrimination are encouraged to discuss such issues with their supervisor or other management staff, or file a complaint in accordance with agency policy. In cases where an employee files both a grievance and an internal complaint regarding the alleged discrimination, the grievance process will be immediately suspended until the internal complaint process has been completed. Following completion of the internal complaint process, the Union may request the grievance process be continued. Such request must be made within twenty-eight (28) calendar days of the employee and the Union being notified in writing of the findings of the internal complaint.

- 2.4 Both parties agree that nothing in this Agreement will prevent the implementation
 of an approved affirmative action plan.
 Diversity, Equity, and Inclusion
- The Employer, the Union and its members value, support and encourage diversity, equity and inclusion.

Tentative Agreement Reached

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

Amy Spiegel, Director of Advocacy

OFM/SHR Labor Relations & Compensation Policy Section

WFSE/AFSCME Council 28

1 ARTICLE 3

2 BID SYSTEM

*The provisions of this Article do not apply to the Department of Corrections, see addendum.

3.1 Applicability

- A. This Article applies only to staff employed at a correctional facility in the Department of Corrections (DOC), or the Department of Veterans Affairs (DVA), and who work in positions that may require relief or coverage. This Article also applies to employees at an institution in the Department of Social and Health Services (DSHS), the Department of Children, Youth, and Families (DCYF), the School for the Blind (WSSB), Center for Deaf and Hard of Hearing Youth (CDHY), Washington State Lottery (LOT), (Section 3.11 only), Department of Agriculture (WSDA), (Section 3.12 only) and the Washington State Patrol (WSP) (Section 3.13 only). For purposes of this Article, the Special Commitment Center (SCC) and the Secure Community Transition Facilities (SCTF) within the Department of Social and Health Services (DSHS) will be considered one (1) institution.
- B. This Article does not apply to the filling of non-permanent, on-call, project or, except at the WSSB and the CDHY, career seasonal positions.
- C. State Operated Living Alternatives (SOLA) with the Department of Social and Health Services. The parties recognize and agree that the foremost responsibility of the SOLA program is to support individuals based on their preference and need. With this principle in mind, the parties agree that Article 3, Bid System will apply to the SOLA program with the following limitations:
 - Employees may bid between SOLA homes located in the same county where their position is permanently assigned.

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•	The Appointing Authority or Designee may reassign an employee
	within the first sixty (60) calendar days after the bid process
	placement into a position if a client expresses concerns working with
	that staff member. The concerns and any attempts to resolve the
	concerns will be documented and presented to the Director of State
	Operated Community Residential (SOCR). No reassignment will
	occur without the approval of the Director of SOCR. This type of
	reassignment will not be documented as or characterized as a
	disciplinary action. If an employee is reassigned, as described in this
	Subsection, the employee will not be prohibited from bidding to
	other locations.
•	Reassignment from a bid position under Article 3.10, occurring
	within the first sixty (60) calendar days as described above, is not

reassignment is based on client need or choice.

3.2 Definitions

For purposes of this Article only, the following definitions apply:

A. Bid Positions

Positions filled as a result of a bid.

B. Bid System

A process allowing employees with permanent status to submit bids to other positions within their employing institution and in the same job classification in which they currently hold permanent status, or to a lower classification in which they have previously held status. A permanent part-time employee will be eligible to bid for full-time positions after completion of one thousand and forty (1,040) hours of employment within the job classification. A permanent full-time employee will be eligible to bid on part-time positions in the same job classification in which they currently

subject to the grievance procedure in Article 29 when the

Page 3 of 6

1		hold permanent status or to a lower classification in which they have
2		previously held status.
3		C. <u>Position</u>
4		A particular combination of shifts and days off, except for the DSHS, DVA
5		and the DOC. In DSHS, DVA and DOC, a position is defined as a particular
6		combination of shift, days off and location. Within institutions at DSHS and
7		DCYF, a "float" designation shall be considered a location for bid purposes
8		when the institution has a float pool with permanent positions.
9	3.3	Components of a Bid
10		With the exception of DOC, bids will indicate the employee's choice of shift, days
11		off (and, for DSHS and DVA, location) and job classification. DOC employees will
12		bid by position number. Employees will be responsible for the accuracy of their
13		bids. Each bid will remain active for a period of six (6) months from the date
14		submitted by the employee.
15	3.4	Submittal and Withdrawal of Bids
16		Any bids submitted after the date a vacancy is considered to have occurred will not
17		be considered for that vacancy. Employees may withdraw their bids, in writing, at
18		any time prior to the referral.
19	3.5	New Positions or Reallocated Positions
20		When a new position is established or a vacant position is reallocated, the Employer
21		will post the position for seven (7) calendar days if the combination of shift and
22		days off (and, for DSHS, DVA and DOC, location) does not currently exist. The
23		agencies will use electronic and/or hard copy methods for notification, which shall
24		include email notifications to eligible employees.
25	3.6	Vacancy
26		For purposes of this Article, a vacancy occurs when:

- 1 A. An employee notifies management, in writing, that they intend to vacate their position; or
- B. Management notifies an employee, in writing, that the employee will be removed from their position.

3.7 Awarding a Bid

When a permanent vacancy occurs, the Employer will determine if any employee has submitted a bid for the shift and days off. Seniority will prevail provided the employee has the skills and abilities necessary to perform the duties of the position. An employee's bid request may be turned down if the employee has documented attendance or performance problems. The employee will begin working in the new position within forty-five (45) calendar days of being awarded the bid unless circumstances warrant otherwise.

3.8 Commitment Following an Award or Refusal of a Bid

- A. For all agencies except DSHS and DCYF, when an employee has been awarded a bid, or refuses an awarded bid, the employee will be prohibited from requesting other bids for a minimum of six (6) months. The six (6) month period will begin on the first day the employee is assigned the new shift and/or days off. All other active bids the employee has on file will be removed from the bid system.
- B. For DSHS and DCYF, when an employee has been awarded a bid, the employee will be prohibited from requesting other bids for a minimum of twelve (12) months. If an employee refuses an awarded bid, the employee will be prohibited from requesting other bids for a minimum of six (6) months. The time period will begin on the first day the employee is assigned the new shift, days off and/or location. All other active bids the employee has on file will be removed from the bid system.
- 3.9 Whenever there is need for a major change in residential settings such as elimination of positions or major changes to shifts or assignments, the Union and

1		the E	mployer may agree to suspend the procedure described in Sections 3.3 through
2		3.6 ar	and 3.8 above and allow all employees to bid on positions, which will be filled
3		in acc	cordance with the procedures in <u>Section 3.7</u> of this Article.
4	3.10	Reas	signment from a Bid Position
5		Nothi	ing in this Article will preclude management from reassigning an employee
6		from	their bid position to another position on a different shift or to a position with
7		differ	rent days off, provided the employee is notified, in writing, of the reason(s) for
8		the re	eassignment. A copy of the notice will be sent to the Union.
9	3.11	Wash	nington State Lottery
10		A.	Prior to a vacant District Sales Representative (DSR) position being open
11			for recruitment, the Regional Sales Manager will have the opportunity to
12			realign or reassign territories. Input from the DSRs within the region will
13			be considered, and the Lottery will look for ways to incorporate changes
14			with the least amount of negative impact to the DSRs. The Regional Sales
15			Manager will determine the position to be open for recruitment, after
16			considering input from the DSRs within the region.
17		B.	All DSRs statewide will be notified of vacancies within the bargaining unit.
18			DSRs indicating an interest in a transfer to the vacant position will be
19			considered utilizing the following criteria:
20			1. Demonstrated service to retailers.
21			2. Efficiency and effectiveness of performance.
22			3. Seniority based on employee preference.
23		C.	If the employee is not selected after consideration of the first two (2) criteria
24			listed above, the Regional Sales Manager will discuss with the employee
25			the reason(s) for the decision.

3.12 Department of Agriculture – Grain Inspection Program

Bidding and assignment of permanent work shifts for bargaining unit employees will be performed annually, unless a shorter period of time is mutually agreed to between the parties, or at the addition or deletion of a work shift. Seniority criteria for awarding a bid will be based on uninterrupted service date, not including military time, and with due regard for needs of industry, the Employer and employees.

This Sub-article does not apply to employees in an inspector in-training series.

3.13 Washington State Patrol – Fingerprint Technicians, Leads and Supervisors

Bidding and assignment of permanent work shifts for Fingerprint Technicians, Leads and Supervisors will be performed semi-annually in January and July. New shifts begin on the Sunday closest to January 1 or July 1 regardless of the month in which the Sunday occurs. Openings will be provided for a period of twenty-eight (28) calendar days prior to the beginning of a new schedule and eligible employees may bid on openings during this period. Fingerprint Technician 1s will be subject to training requirements and may be assigned to a shift to meet training needs during probationary periods.

TENTATIVE AGREEMENT REACHED

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For the Employer

For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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1 ARTICLE 4
2 HIRING AND APPOINTMENTS

3	The p	rovisio	ons of this Article do not apply to the Department of Corrections, see
4		adde	<u>ndum.</u>
5	4.1	Fillir	ng Positions
6		The I	Employer will determine when a position will be filled, the type of appointment
7		to be	used when filling the position, and the skills and abilities necessary to perform
8		the d	uties of the specific position within a job classification. Only those candidates
9		who	have the position-specific skills and abilities required to perform the duties of
10		the v	vacant position will be referred for further consideration by the employing
11		agen	cy.
12		A.	An agency's internal layoff list will consist of employees who have elected
13			to place their name on the layoff list through Article 34, Layoff and Recall,
14			of this Agreement and are confined to each individual agency.
15		B.	The statewide layoff list will consist of employees who have elected to place
16			their name on the statewide layoff list in accordance with WAC 357-46-
17			<u>080</u> .
18		C.	A promotional candidate is defined as an employee who has completed the
19			probationary period within a permanent appointment and has attained
20			permanent status within the agency.
21		D.	A transfer candidate is defined as an employee in permanent status in the
22			same classification as the vacancy within the agency.
23		Ε.	A voluntary demotion candidate is defined as an employee in permanent
24			status moving to a class in a lower salary range maximum within the agency.
25		F.	When filling a vacant position with a permanent appointment, candidates
26			will be certified for further consideration in the following manner:

1		1.	The most senior candidate on the agency's internal layoff list with
2			the required skills and abilities who has indicated an appropriate
3			geographic availability will be appointed to the position.
4		2.	If there are no names on the internal layoff list, the agency will
5			certify up to twenty (20) candidates for further consideration. Up to
6			seventy-five percent (75%) of those candidates will be statewide
7			layoff, agency promotional, internal transfers, and agency voluntary
8			demotions. All candidates certified must have the position-specific
9			skills and abilities to perform the duties of the position to be filled.
10			If there is a tie for the last position on the certification for either
11			promotional or other candidates, the agency may consider up to ten
12			(10) additional tied candidates. The agency may supplement the
13			certification with additional tied candidates and replace other
14			candidates who waive consideration with like candidates from the
15			original pool.
16		3.	Employees in the General Government Transition Pool Program
17			who have the skills and abilities to perform the duties of the vacant
18			position may be considered along with all other candidates who have
19			the skills and abilities to perform the duties of the position.
20		4.	If the certified candidate pool does not contain at least three (3)
21			affirmative action candidates, the agency may add up to three (3)
22			affirmative action candidates to the names certified for the position.
23		5.	When recruiting for multiple positions, the agency may add an
24			additional five (5) agency candidates and five (5) other candidates
25			to the certified list for each additional position.
26	4.2	Recruitment	and Application Process
27		Agencies wil	ll determine the recruitment process used to fill positions. When
28		recruiting for	a bargaining unit position, the recruitment announcement will be

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posted for a minimum of seven (7) calendar days and will specify whether the position may be eligible for telework in accordance with agency policy. One (1) recruitment announcement may be used to fill multiple open positions. A recruitment announcement may also be used to fill positions in addition to those listed in the recruitment announcement if the recruitment announcement includes a statement indicating that intent at the initial time of posting. Once all the position(s) from the recruitment announcement are filled, the recruitment announcement may only be used to fill additional open positions for the next sixty (60) days. An agency may accept applications/recruit through the Department of Enterprise Services' online recruiting system, agency electronic process, and/or paper applications as indicated on the recruitment announcement. In addition, agencies may use their intranet to post positions. Agencies that use the Department of Enterprise Services' online recruiting system will accept and process agency-defined paper forms. Upon request, agencies will assist employees through the application process.

4.3 Movement – Permanent Employees

A. Within an Agency

- 1. Prior to certifying candidates for vacancies in accordance with Section 4.1, an Appointing Authority will review all requests and may grant an administrative transfer, voluntary demotion or elevation within an agency as long as the permanent employee has the skills and abilities required to perform the duties of the position.
- 2. Employees desiring a transfer, voluntary demotion or elevation may initiate a request in writing to their agency human resources office, or for DSHS, to the appropriate Appointing Authority.
- 3. Appointing authorities will consider these individuals for an opening. Movement requests will be purged twice yearly on June 30 and December 31.
- 4. Candidates interviewed will be notified of the hiring decision.

			1 420 -
1		5.	This Subsection does not apply to those positions that have a
2			required bid system established in accordance with Article 3, Bid
3			System, unless the position remains vacant after the completion of
4			the bid process.
5		6.	In addition, employees who are interested in a transfer, voluntary
6			demotion or elevation within an agency may also apply in
7			accordance with the processes outlined in <u>Section 4.2</u> , above.
8	В.	Outsi	de the Agency
9		1.	Prior to certifying candidates for vacancies in accordance with
10			Section 4.1, an Appointing Authority may grant an administrative
11			transfer, voluntary demotion or elevation to a candidate from
12			another agency as long as the permanent employee has the skills and
13			abilities to perform the duties of a position.
14		2.	Employees transferring, demoting or elevating from outside the
15			agency will be required to serve a six (6) month review period.
16			Agencies may extend the review period for an individual employee
17			as long as the extension does not cause the total period to exceed
18			twelve (12) months.
19		3.	The Employer may separate an employee or an employee may
20			voluntarily separate during the review period. Upon separation, and
21			at the employee's request, the employee's name will be placed on
22			the agency's layoff list. The employee will remain on the list until
23			such time as their eligibility expires or they have been rehired.
24		4.	An employee who is separated during their review period may
25			request a review of the separation by the Director or Secretary of the
26			agency or designee within twenty-one (21) calendar days from the
27			effective date of the separation. Separation during the review period

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1	will not be subject to the grievance procedure in Article 29,
2	Grievance Procedure.

4.4 Permanent Status

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An employee will attain permanent status in a job classification upon their successful completion of a probationary, trial service or transition review period.

4.5 Types of Appointment

A. Non-Permanent

- 1. The Employer may make non-permanent appointments to fill in for the absence of a permanent employee, during a workload peak, while recruitment is being conducted, or to reduce the possible effects of a layoff. Non-permanent appointments will not exceed twelve (12) months except when filling in for the absence of a permanent employee or to reduce the effects of a hiring freeze. A non-permanent appointee must have the skills and abilities required for the position.
- 2. A permanent employee who accepts a non-permanent appointment within their agency will have the right to return to their prior permanent position in the agency or to a position in the permanent classification they left at the completion of the non-permanent appointment; provided 1) the employee has not left the original nonpermanent appointment, 2) multiple non-permanent or appointments have not exceeded a total of twelve (12) months, unless the original Appointing Authority agrees otherwise. Employees who are accepting a non-permanent appointment will be notified of their return rights within their appointment letter.

An employee with permanent status may accept a non-permanent appointment to another agency. At least fourteen (14) calendar days prior to accepting the appointment, the employee must notify their current Appointing Authority of the intent to accept a non-permanent appointment.

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Upon notification of the employee's intent, the employee's permanent agency will notify the employee, in writing, of any return rights to the agency and the duration of those return rights. At a minimum, the agency must provide the employee access to the agency's internal layoff list.

- 3. The Employer may convert a non-permanent appointment into a permanent appointment if the Employer used a competitive process to fill the non-permanent appointment or if the non-permanent appointment was filled using a veteran placement program. In such circumstances the employee will serve a probationary or trial service period. The Employer must follow Article 3, Bid System or appoint an internal layoff candidate, if one exists, before converting an employee from a non-permanent appointment to a permanent appointment.
- 4. Time spent in the non-permanent appointment will count towards the probationary or trial service period if the employee and the employee's position is converted from a non-permanent appointment to a permanent appointment in accordance with Subsection 3 above.
- 5. Time spent in the non-permanent appointment may count towards the probationary or trial service period for the permanent position within the same job classification. When non-permanent time is not counted towards the probationary or trial service period, the reason(s) will be provided to the employee in writing.
- 6. The Employer may end a non-permanent appointment at any time by giving one (1) working day's notice to the employee. If an employee is terminated for misconduct and the misconduct for which the employee is terminated is documented in the personnel file, just cause will apply.

1		/. Employment Security Department
2		In addition to Section 4.5 A.1 above, non-permanent appointments may be
3		made during periods of economic downturn. Such appointments
4		may exceed twelve (12) months. For the purposes of this
5		Subsection:
6		a. An economic downturn begins when the average seasonally
7		adjusted total unemployment (SATUR) equals or exceeds six and a
8		half percent (6.5%) for the past three months and the SATUR is at
9		least one hundred and ten percent (110%) of the average in either or
10		both of the corresponding three (3) month periods in the two (2)
11		prior calendar years.
12		b. The economic downturn ends when the SATUR falls below six and
13		a half percent (6.5%) for the past three months; and the SATUR is
14		less that one hundred and ten percent (110%) of the average in either
15		or both of the corresponding three (3) month periods in the two (2)
16		prior calendar years.
17		c. Non-permanent appointments in place when the economic downturn
18		begins, and non-permanent appointments made during the economic
19		downturn, may be extended up to twelve (12) months after the
20		economic downturn ends.
21		d. When an economic downturn has begun as defined above and ESD
22		determines this Subsection will need to be implemented, ESD will
23		provide written notice to the Union.
24	В.	On-Call Employment
25		The Employer may fill a position with an on-call appointment
26		where the work is intermittent in nature, is sporadic and it does not
27		fit a particular pattern. The Employer may end on-call employment

1				Page 8 of 21
1				y time by giving notice to the employee. If an employee is
2				nated for misconduct and the misconduct for which the
3			-	oyee is terminated is documented in the personnel file, just
4			cause	e will apply.
5	C.	<u>In-Tra</u>	iining E	mployment
6		1.	The E	mployer may designate specific positions, groups of positions,
7			or all	positions in a job classification or series as in-training. The
8			Emplo	byer will determine and document the training program,
9			-	ing a description and length of the program. The in-training
10				nust include:
			r	
11			a.	The title of the goal class of the in-training plan.
10			1.	
12			b.	The duties and responsibilities of the goal class.
13			c.	The job classes that will be used to reach the goal class.
14			d.	The skills and abilities that must be acquired by the
			u.	
15				employee while in-training to the goal class.
16			The tr	aining plan may include any of the following components:
1.7				
17			e.	On-the job training;
18			f.	Classroom or field instruction;
19			g.	Courses conducted by an educational institution, vocational
20				school, or professional training organization; or
21			h.	Written, oral and/or practical examinations(s).
22			Unless	s other staffing methods have been exhausted, positions with
23			prima	ry responsibility for supervision will not be designated as in-
24			trainir	ng positions.

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2. A candidate who is initially hired into an in-training position must successfully complete the job requirements of the appointment. The Employer may separate from state service any employee who has completed the probationary period for an in-training appointment but does not successfully complete the subsequent trial service period(s) required by the in-training program. Employees who are not successful may be separated at any time with one (1) working day's notice from the Employer. Within seven (7) days of the effective date of the separation, the employee may request a review of the separation by the Director or Secretary of the agency or designee.

- 3. An employee with permanent status who accepts an in-training appointment will serve a trial service period(s), depending on the requirements of the in-training program. The trial service period and in-training program will run concurrently. The Employer may revert an employee who does not successfully complete the trial service period(s) at any time with one (1) working day's notice. The employee's reversion right will be to the job classification that the employee held permanent status in prior to their in-training appointment, in accordance with <u>Subsections 4.6</u> (B)(4) and <u>4.6</u> (B)(5) of this Article.
- 4. A trial service period may be required for each level of the intraining appointment, or the entire in-training appointment may be designated as the trial service period. The trial service period and intraining program will run concurrently. The Employer will determine the length of the trial service period(s) to be served by an employee in an in-training appointment, however the cumulative total of the trial service periods for the entire in-training appointment will not exceed thirty-six (36) months. The appointment letter will

1			Page inform the employee of how the trial service period(s) will be
2			applied during the in-training appointment
			3 3 11
3			a. Within the Division of Vocational Rehabilitation at DSHS
4			the maximum trial service for Vocational Rehabilitation
5			Counselors may be extended up to forty-eight (48) months
6			with mutual agreement, and solely for the purpose of
7			completing the educational requirements of the position. In
8			the event trial service is extended for this purpose, the trial
9			service will be complete upon completion of the educational
10			requirements or at forty-eight (48) months, whichever is
11			earlier.
12		5.	If a tain a service ment of the meaning of the continuous
		3.	If a trial service period is required for each level of the in-training
13			appointment, the employee will attain permanent status in each
14			classification upon successful completion of the concurrent training
15			program and trial service period at each level.
16		6.	If the entire in-training program—meaning all levels within the in-
17			training appointment is designated as a trial service period, the
18			employee will attain permanent status in the goal classification upon
19			successful completion of the training requirements and concurrent
20			trial service period for the entire in-training program. Every ninety
21			(90) days of the trial service period, the Employer will provide a
22			status report to the employee. The status report will provide the
23			employee with an update of progress towards completion of the
24			training requirements, and if necessary, offer remedial opportunities
25			to assist in the successful completion of the trial service period.
26	ъ	ъ.	
26	D.	-	ect Employment
27		1.	The Employer may appoint employees into project positions for
28			which employment is contingent upon state, federal, local, grant, or
29			other special funding of specific and of time-limited duration. The

1		Employer will notify the employees, in writing, of the expected
2		ending date of the project employment.
3	2.	Employees who have entered into project employment without
4		previously attaining permanent status will serve a probationary
5		period. Employees will gain permanent project status upon
6		successful completion of their probationary period.
7		Employees with permanent project status will serve a trial service
8		period when they:
9		a. Promote to another job classification within the project; or
10		b. Transfer or voluntarily demote within the project to another
11		job classification in which they have not attained permanent
12		status.
13	3.	The Employer may consider project employees with permanent
14		project status who were appointed without a competitive process for
15		transfer, voluntary demotion, or promotion to other project positions
16		only. Project employees with permanent project status hired through
17		a competitive process will be eligible under Article 4.3 Movement
18		- Permanent Employees, for transfer, voluntary demotion or
19		promotion for project and non-project positions. Employees will
20		serve a trial service period upon transfer, voluntary demotion, or
21		promotion to a non-project position in a job classification that the
22		employees have not previously attained permanent status in.
23	4.	For employees hired into a project position prior to July 1, 2013, the
24		Employer may convert a project appointment into a permanent
25		appointment and the employee will serve a probationary or trial
26		service period. For employees hired into a project position on or
27		after July 1, 2013, the Employer may convert a project appointment

1			into a permanent appointment if the Employer used a competitive
2			process to fill the project appointment. In such circumstances, the
3			employee will serve a probationary or trial service period.
4			5. The layoff and recall rights of project employees will be in
5			accordance with the provisions in Article 34, Layoff and Recall.
6		E.	Seasonal Career/Cyclic Employment
7			1. The Employer may make seasonal career appointments that are
8			cyclical in nature, recur at the same agency at approximately the
9			same time each year, and are anticipated to last for a minimum of
10			five (5) months but are less than twelve (12) months in duration
11			during any consecutive twelve (12) month period.
12			2. Upon completion of a six (6) or twelve (12) month probationary
13			period (in accordance with Subsection 4.6 A below) completed in
14			consecutive seasons at the same agency, employees in seasonal
15			career employment will assume the rights of employees with
16			permanent status.
17			3. The layoff and recall rights of seasonal career employees will be in
18			accordance with the provisions in Article 34, Layoff and Recall.
19		F.	The designation of a position as non-permanent, on-call, in-training or
20			project, or the termination of a non-permanent, on-call, in-training or
21			project appointment is not subject to the grievance procedure in Article 29,
22			Grievance Procedure.
23	4.6	Revie	w Periods
24		A.	Probationary Period
25			1. Every part-time and full-time employee, following their initial
26			appointment to a permanent position, will serve a probationary
27			period of six (6) consecutive months, except for employees in any

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job classification listed in Appendix R, Job Classifications – Twelve Month Probationary Period, will serve a twelve (12) month probationary period. Supervisors or their designees will meet with probationary employees throughout their probationary period to provide performance feedback and discuss additional training or resources. Agencies may extend the probationary period for an individual employee as long as the extension does not cause the total period to exceed twelve (12) months. Employees will be provided with a written explanation for the extension. If the extension is based on performance issues, the employee will receive a performance improvement plan.

- 2. The Employer may separate a probationary employee at any time during the probationary period. The Employer will provide the employee five (5) working days' written notice prior to the effective date of the separation. However, if the Employer fails to provide five (5) working days' notice, the separation will stand and the employee will be entitled to payment of salary up to five (5) working days, which the employee would have worked had notice been given. Under no circumstances will notice deficiencies or performance improvement plan issues result in an employee gaining permanent status. The separation of a probationary employee will not be subject to the grievance procedure in Article 29, Grievance Procedure.
- 3. The Employer will extend an employee's probationary period, on a day-for-a-day basis, for any day(s) that the employee is on leave without pay or shared leave, except for leave taken for military service or temporary reduction of work hours, consistent with Article 34.6 E.
- 4. An employee who is appointed to a different position prior to completing their initial probationary period may be required to serve

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1		a new probationary period. The length of a new probationary period
2		will be in accordance with <u>Subsection 4.6</u> A, unless adjusted by the
3		Appointing Authority for time already served in probationary status.
4		In no case, however, will the total probationary period be less than
5		six (6) consecutive months.
6	5.	With approval of the Employer, an employee who accepts a non-
7		permanent appointment to a higher level position in the same job

permanent appointment to a higher level position in the same job series while serving an initial probationary period, may resume their probationary period and receive credit for time already served in probationary status if they return to the same position they vacated.

6. If the Employer converts the status of a non-permanent appointment to a permanent appointment within the same job classification, the incumbent employee will serve a probationary period. However, the Employer may credit time worked in the non-permanent appointment toward completion of the probationary period within the same job classification as defined in Subsection 4.6 A. When non-permanent time is not counted towards the probationary period, the reason(s) will be provided to the employee in writing. If the employee and the employee's position is converted from a non-permanent appointment to a permanent appointment. time spent in the non-permanent appointment will count towards the probationary or trial service period.

B. Trial Service Period

1. Employees with permanent status who are promoted, or who voluntarily accept a transfer or demotion into a job classification for which they have not previously attained permanent status, will serve a trial service period of six (6) consecutive months. Agencies may extend the trial service period for an individual employee as long as the extension does not cause the total period to exceed twelve (12)

1		months. Employees will be provided with a written explanation for
2		the extension. If the extension is based on performance issues, the
3		employee will receive a performance improvement plan.
4		Employees in an in-training appointment will follow the provisions
5		outlined in <u>Subsection 4.5</u> C.
6	2.	Any employee serving a trial service period will have their trial
7		service period extended, on a day-for-a-day basis, for any day(s) that
8		the employee is on leave without pay or shared leave, except for
9		leave taken for military service or temporary reduction of work
10		hours, consistent with Article 34.6 E.
11	3.	An employee who is appointed to a different position prior to
12		completing their trial service period will serve a new trial service
13		period. The length of the new trial service period will be in
14		accordance with Subsection 4.6 B, unless adjusted by the
15		Appointing Authority for time already served in trial service status.
16		In no case, however, will the total trial service period be less than
17		six (6) consecutive months.
18	4.	An employee serving a trial service period may voluntarily revert to
19		their former permanent position within fifteen (15) days of the
20		appointment, provided that the position has not been filled or an
21		offer has not been made to an applicant. An employee serving a trial
22		service period may voluntarily revert at any time to a funded
23		permanent position in the same agency that is:
24		a. Vacant or filled by a non-permanent employee and is within
25		the employee's previously held permanent job classification.
26		b. Vacant or filled by a non-permanent employee at or below
27		the employee's previous salary range.

Page 16 of 21 1 The reversion option, if any, will be determined by the Employer 2 using the order listed above. In both (a) and (b) above, the Employer 3 will determine the position the employee may revert to and the 4 employee must have the skills and abilities required for the position. 5 If possible, the reversion option will be within a reasonable 6 commuting distance for the employee. 7 5. With five (5) working days' written notice by the Employer, an 8 employee who does not satisfactorily complete their trial service 9 period will be reverted to a funded permanent position in the same 10 agency, that is: 11 Vacant or filled by a non-permanent employee and is within a. 12 the employee's previously held permanent job classification. 13 b. Vacant or filled by a non-permanent employee at or below 14 the employee's previous salary range. 15 The reversion option, if any, will be determined by the Employer 16 using the order listed above. In both (a) and (b) above, the employee 17 being reverted must have the skills and abilities required for the 18 vacant position. If possible, the reversion option will be within a 19 reasonable commuting distance for the employee. 20 If the Employer fails to provide five (5) working days' notice, the 21 reversion will stand and the employee will be entitled to payment of 22 the difference in the salary for up to five (5) working days, which 23 the employee would have worked at the higher level if notice had 24 been given. Under no circumstances will notice deficiencies result 25 in an employee gaining permanent status in the higher classification. 6. 26 An employee who has no reversion options or does not revert to the 27 highest classification in which they previously attained permanent

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1	status may request that their name be placed on the agency's internal
2	layoff list for positions in job classifications where they had
3	previously attained permanent status.
4	7. An employee who is separated during their trial service period may
5	request a review of the separation by the Director or Secretary of the
6	agency or designee within twenty-one (21) calendar days from the
7	effective date of the separation. The reversion of employees who are
8	unsuccessful during their trial service period is not subject to the
9	grievance procedure in Article 29, Grievance Procedure.
10	4.7 Redeployment
11	In emergencies there may be mandated conditions that are outside of the
12	Employer's control requiring immediate redeployment of the workforce.
13	Employees with the necessary skills, abilities, or licensure may be re-deployed
14	outside their agency to another state agency at the direction of their employer, to
15	support staffing shortages. For the purpose of this Subsection, an emergency is an
16	event or set of circumstances which demands immediate action to preserve public
17	health, protect life, protect public property or to provide relief to any overtaken by
18	such occurrences; or reaches such a dimension or degree of destructiveness as to
19	warrant the Governor proclaiming a state of emergency pursuant to RCW
20	<u>43.06.010.</u>
21	A. Agencies will identify when emergency staffing is needed, any emergent
22	workforce shortages and the number of employees and skills required to fill
23	those shortages. Other agencies may identify employees that can be
24	redeployed to help fill the identified shortages. The technical details
25	required for effective redeployment, including training, equipment needs,
26	work assignments, and payroll/benefit reimbursement, will be determined
27	on a case-by-case basis between the two (2) agencies.
28	B. The lending agency will notify the Union when they are redeploying an

employee. The notification to the Union will include at a minimum which

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1		employee/s will be redeployed to an agency in need, the employee's current
2		job class, the type of work and scope that will be performed for the receiving
3		agency, and the anticipated duration.
4	<u>C.</u>	The Employer will seek volunteers for redeployment prior to requiring
5		employees to redeploy. The Employer will make every effort to assign
6		employees to their current geographic region when redeployed to another
7		agency and no redeployment will exceed three (3) months unless there is
8		mutual agreement to extend for a longer period.
9	<u>D.</u>	Employees may be redeployed into a non-permanent appointment outside
10		their agency. Non-permanent appointments for this purpose will not exceed
11		three (3) months. A non-permanent appointee must have the skills, abilities,
12		or licensure required to perform the work. Employees who are redeployed
13		to other agencies will remain in their current assigned positions and will not
14		have their pay reduced when performing duties for another agency.
15		Employees performing the full scope of duties of a higher-level
16		classification while working for another agency will be compensated
17		according to the compensation provisions of their CBA. The redeployed
18		employee will comply with all safety and health practices and standards
19		established by the receiving agency. The receiving agency will determine
20		and provide the required safety devices, personal protective equipment and
21		apparel needed. The receiving agency will provide employees with
22		orientation and/or training to perform their jobs effectively and safely.
23	<u>E.</u>	Employees who are redeployed into a non-permanent position will have
24		return rights and will be notified, in writing, of their return rights to their
25		exact same position and work schedule they previously held at the time of
26		redeployment.
27	<u>F.</u>	Employees who are in a nonpermanent appointment at the time of
28		redeployment to another state agency will have their nonpermanent
29		appointment extended at their lending agency for the time period in which

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1		the employee was redeployed, but in accordance with the provisions of this
2		Agreement.
3	G.	Employees within a trial service period who are redeployed to another
4		agency will have the time worked for the receiving agency applied toward
5		their trial service. This does not preclude their Employer from extending
6		their trial service period for other reasons, in accordance with this
7		Agreement.
8	<u>H.</u>	Travel time and mileage costs incurred by the employee during their
9		redeployment with the receiving agency will be paid by the receiving
10		agency in accordance with the SAAM.
11	<u>I.</u>	Employees who are redeployed to other agencies will be notified in advance
12		if a background check is required by the receiving agency. Employees have
13		the right to decline the redeployment if a background check is required.
14	<u>J.</u>	The Union agrees that the work performed by the employee for the
15		receiving agency is only temporary to meet the emergent business needs
16		and will not impact whether the work belongs to a particular bargaining
17		unit.
18 19	4.7 Inter	nal Movement Within Department of Corrections Only Prior to certifying candidates in accordance with Section 4.1, the agency
20	11.	will post vacancies for internal transfer candidates for three (3) business
21 22		days prior to posting externally. An employee's transfer request will be granted to another position within the bargaining unit provided:
23		1. The employee holds permanent status in the job classification;
24		2. The employee has demonstrated or been assessed to have the
25 26		position specific skills, abilities and qualifications necessary to perform the duties of the position;
27 28		There are no disciplinary action(s) in their personnel file for the past twelve (12) months;
29 30		4. There is no pending disciplinary action or the employee is not under investigation into alleged misconduct;

2	•	within the past two (2) years;
3 4	(6. There are no repeated performance issues being addressed, as documented in the employee's supervisory file;
5	<u> </u>	7. The appointment will not create a violation of agency policy;
6	;	8. It meets the needs of the work unit.
7 8 9 10	!	When posting the vacancy for internal transfer, the posting may include language advising the prospective transfer employee of specific needs and competencies of the position which, if not met, may result in denial of transfer.
11 12 13 14 15 16	: :	Transfer requests under this SSection must be made in writing and submitted to the local Human Resources Office. If two (2) or more employees request a transfer to the same position and they meet the above eriteria, the senior employee will be appointed. If an employee is offered a transfer and refuses the offer, the employee will not be allowed to request another transfer for twelve (12) months.
17 18		If an employee requests a transfer and does not meet the criteria listed above, the employee may compete for the position.
19 20 21 22 23	1 1	The offering of a formal layoff option in accordance with <u>Article 34</u> , Layoff and Recall, a trial service reversion option or demotion option, prior to granting a transfer request under this Section, is not a violation of this Section, provided notice is given to the union prior to such actions occurring.
24 25 26 27 28 29 30 31 32	2 3 4 4	This Section is not subject to the grievance procedure in accordance with Article 29, Grievance Procedure. If an employee requests a transfer and it is denied, the employee may request a review by the Department of Corrections Secretary or designee (Deputy/Assistant Secretary) within twenty-one (21) days from the date the employee was notified in writing that they would not be transferred to the vacant position. The request for review must be filed with the Department of Corrections Labor Relations Office. The Secretary or designee will respond in writing within thirty (30) days of receipt of the request for review.
33 34		ction does not apply to filling positions covered under <u>Article 3</u> , <u>Bid System</u> , on-call, or project positions.

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1 Paid Internships and/or Staff Development Opportunities 2 In addition to the provisions set forth in Article 4.5 A1, the Employer may 3 make non-permanent appointments for paid internships and/or staff 4 development opportunities. Non-permanent appointments made for paid 5 internships may not be converted to permanent appointments and may supplement, but not supplant, permanent positions. Any conversion of a 6 7 non-permanent appointment made for staff development must be handled 8 in accordance with Article 4.5 A 3. Non-permanent positions established 9 for paid internships are dependent on available funding. Employees hired into non-permanent appointments for paid internships 10 11 and/or staff development opportunities will be assigned to a supervisor. The 12 supervisor is responsible for ensuring the employee receives training for the 13 specific position and assigned job duties.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/1//2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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1 ARTICLE 5

2 PERFORMANCE EVALUATION

3 *The provisions of this Article do not apply to the Department of Corrections, see DOC

4 <u>addendum.</u>

5.1 Objective

- A. The Employer will evaluate employee work performance. The performance evaluation process will include performance goals and expectations that reflect the organization's objectives.
- B. The performance evaluation process gives supervisors an opportunity to discuss performance goals and expectations with their employees, assess and review their performance with regard to those goals and expectations, and provide support to employees in their professional development, so that skills and abilities can be aligned with agency requirements.
 - C. To recognize employee accomplishments and address performance issues in a timely manner, discussions between the employee and the supervisor will occur throughout the evaluation period. Performance problems will be brought to the attention of the employee to give the employee the opportunity to receive any needed additional training and/or to correct the problem before it is mentioned in an evaluation. Such discussions will be documented in the supervisor's file.

5.2 Evaluation Process

A. Employee work performance will be evaluated prior to the completion of their probationary and trial service periods and at least annually thereafter. Within the Department of Social and Health Services (Behavioral Health Administration and Developmental Disabilities Administration only) and the Department of Veterans Affairs, where shift charges are used, an immediate supervisor, prior to preparing the employee's evaluation will solicit input from the employee's current shift charge. This input will be

1		considered by the supervisor for inclusion in the evaluation. Immediate
2		supervisors will meet with employees to discuss performance goals and
3		expectations. Employees will receive copies of their performance goals and
4		expectations as well as notification of any modifications made during the
5		review period.
6	В.	The supervisor will discuss the evaluation with the employee. The
7		employee will have the opportunity to provide feedback on the evaluation.
8		The discussion may include such topics as:
9		1. Reviewing the employee's performance;
10		2. Identifying ways the employee may improve their performance;
11		3. Updating the employee's position description, if necessary;
12		4. Identifying performance goals and expectations for the next
13		appraisal period; and
14		5. Identifying employee training and development needs.
15	C.	The performance evaluation process will include, but not be limited to, a
16		performance evaluation on forms used by the Employer, the employee's
17		written signature or electronic acknowledgment of the forms, and any
18		comments by the employee. The evaluation, including employee comments,
19		will be considered by the reviewer. Once completed and
20		signed/acknowledged by the reviewer, a copy will be provided to the
21		employee (with reviewer comments, if any), who may provide responsive
22		comments to be attached to the evaluation. The completed and

signed/acknowledged performance evaluation form, including the

employee's comments, will be maintained in the employee's personnel file.

23

- D. The evaluation process is subject to the grievance procedure. The specific content of performance evaluations are not subject to the grievance procedure.
 - E. If an employee has been fully exonerated of misconduct in a disciplinary grievance by the Employer or an arbitrator or the Employer determines that allegations of misconduct are false, then references to the misconduct in the performance evaluation will be removed. If the Employer fails to remove the applicable portions of the performance evaluation, the failure to remove those references is subject to the grievance procedure. However, the Employer may retain this information in a legal defense file and it will only be used or released when required by a regulatory agency (acting in their regulatory capacity), in the defense of an appeal, legal action or as otherwise required by law.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

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1 ARTICLE 6 2 Hours Of Work 3 *This Article has been modified by an MOU effective September 1, 2023 4 *The provisions of this Article do not apply to the Department of Corrections, see DOC 5 addendum. 6.1 **Definitions** 6 7 Full-time Employees A. 8 Employees who are scheduled to work an average of forty (40) hours per 9 workweek. 10 B. Law Enforcement Employees 11 Employees who work in positions that meet the law enforcement criteria of 12 Section 7 (k) of the Fair Labor Standards Act (FLSA). 13 C. Overtime-Eligible Position 14 An overtime-eligible position is one that is assigned duties and 15 responsibilities that meet the criteria for overtime coverage under federal 16 and state law. 17 D. Overtime-Exempt Position 18 An overtime-exempt position is one that is assigned duties and 19 responsibilities that do not meet the criteria for overtime coverage under 20 federal and state law. 21 E. Part-time Employees 22 Employees who are scheduled to work less than forty (40) hours per 23 workweek. F. 24 **Shift Employees** 25 Overtime-eligible employees who work in positions that normally require

shift coverage for more than one (1) work shift, excluding: Department of

1		Children, Youth, and Families – Juvenile Rehabilitation (DCYF-JR) shift
2		workers as of July 1, 2005 who are paid overtime after forty (40) hours in a
3		workweek and employees who work at the Military Department -
4		Washington Youth Academy.
5	G.	Workday
6		One (1) of seven (7) consecutive, twenty-four (24) hour periods in a
7		workweek.
8	H.	Work Schedules
9		Workweeks and work shifts of different numbers of hours may be
10		established by the Employer in order to meet business and customer service
11		needs, as long as the work schedules meet federal and state laws.
12	I.	Work Shift
13		The hours an employee is scheduled to work each workday in a workweek.
14	J.	<u>Workweek</u>
15		1. A regularly re-occurring period of one hundred and sixty-eight (168)
16		hours consisting of seven (7) consecutive twenty-four (24) hour
17		periods. Workweeks will normally begin at 12:00 a.m. on Sunday
18		and end at 12:00 midnight the following Saturday or as otherwise
19		designated by the Appointing Authority or designee. If there is a
20		change in their workweek, employees will be given prior written
21		notification by the Appointing Authority or designee.
22		2. For the Department of Veterans Affairs, and DSHS workweeks will
23		normally consist of forty (40) hours in a seven (7) day workweek,
24		which will normally consist of five (5) workdays followed by two
25		(2) consecutive days off or eighty (80) hours in a fourteen (14) day
26		work period.

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6.2 Determination

Per federal and state law, the Employer will determine whether a position is overtime-eligible or overtime-exempt. In addition, the Employer will determine if an overtime-eligible position is a law-enforcement position, with or without an extended work period, or a shift position. When the Employer determines that an overtime-eligible position is overtime-exempt, the employee will be notified in writing of the determination. The notice will include an attached United States Department of Labor fact sheet of the Fair Labor Standards Act (FLSA) guidelines.

6.3 Overtime-Eligible Employees (Excluding Law Enforcement Employees)

A. Regular Work Schedules

The regular work schedule for overtime-eligible employees will not be more than forty (40) hours in a workweek, with starting and ending times as determined by the requirements of the position and the Employer. The regular work schedule will normally include two (2) consecutive scheduled days off. The Employer may adjust the regular work schedule with prior notice to the employee. If the Employer extends an employee's daily work schedule by more than two (2) hours on any given day, the Employer will not adjust another workday or the employee's workweek to avoid the payment of overtime or accrual of compensatory time. This provision will not apply:

- 1. When an employee requests to adjust their hours within the workweek and works no more than forty (40) hours within that workweek; or
- 2. To those job classifications that have an inherent need for flexibility to adjust their daily work schedules within the regular workweek to accomplish assigned job duties and responsibilities. When adjusting an employee's work schedule, the Employer will consider an employee's preference as long as the agency can meet business and customer service

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needs and without causing an additional cost to the agency. These

classifications are listed in Appendix B.

B. Alternate Work Schedules

Workweeks and work shifts of different numbers of hours may be established for overtime-eligible employees by the Employer in order to meet business and customer service needs, as long as the alternate work schedules meet federal and state laws. Employees may request alternative work schedules and such requests will be approved by the Employer, except as provided below, subject to business and customer service needs. The Employer may disapprove requests if there are performance or attendance concerns. Previously approved alternate work schedules may be rescinded by the Employer if business and customer service needs are no longer being met, or if performance or attendance concerns occur. The Employer will consider employees' personal and family needs.

C. Daily Work Shift Changes

The Employer may adjust an overtime-eligible shift employee's daily start and/or end time(s) by two (2) hours.

D. Temporary Schedule Changes

Overtime-eligible employees' workweeks and/or work schedules may be temporarily changed with prior notice from the Employer. A temporary schedule change is defined as a change lasting thirty (30) calendar days or less. With the exception of the job classifications listed in Appendix B, overtime-eligible employees will receive three (3) calendar days' written notice of any temporary schedule change. Washington Conservation Corps Crew Supervisors 1 and 2 in the Department of Ecology will also receive three (3) calendar days' written notice of any temporary schedule change unless mutually agreed to otherwise. The day that notification is given is considered the first day of notice. Adjustments in the hours of work of daily

		Page
1		work shifts during a workweek do not constitute a temporary schedule
2		change.
3		
4	E.	Permanent Schedule Changes
5		Overtime-eligible employees' workweeks and work schedules may be
6		permanently changed with prior notice from the Employer. Overtime-
7		eligible employees will receive seven (7) calendar days' written notice of a
8		permanent schedule change, which will include the reason for the schedule
9		change. The day notification is given is considered the first day of notice.
10		Adjustments in the hours of work of daily work shifts during a workweek
11		do not constitute a permanent schedule change.
12	F.	Emergency Schedule Changes
13		The Employer may adjust an overtime-eligible employee's workweek and
14		work schedule without prior notice in emergencies, for highway snow, ice
15		or avalanche removal, fire duty, grain inspection, or extraordinary
16		unforeseen operational needs.
17	G.	Employee-Requested Schedule Changes
18		Overtime-eligible employees' workweeks and work schedules may be
19		changed at the employee's request and with the Employer's approval,
20		provided the Employer's business and customer service needs are met and
21		no overtime expense is incurred.
22	Н.	An overtime-eligible employee, including an employee on standby status,
23		will be compensated for all time worked, other than de minimis time, for
24		receiving or responding to work related calls, unless otherwise provided for

in this Agreement.

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6.4 Overtime-Eligible Law Enforcement Employee Work Schedules

A. The regular work schedule for full-time overtime-eligible law enforcement employees, not receiving assignment pay for an extended work period, will not be more than one hundred and sixty (160) hours in a twenty-eight (28) day period. The Employer may adjust the work schedule with prior notice to the employee.

B. Park Rangers Not Residing in Park Housing

If the Employer requires a ranger not living in Park housing to work on a scheduled day off, the ranger will be notified of the assignment prior to the ranger's scheduled quitting time on the second work day preceding the scheduled day off. A lack of such notice will constitute callback in accordance with <u>Article 42.17 B</u>.

6.5 Overtime-Eligible Unpaid Meal Periods

The Employer and the Union agree to unpaid meal periods that vary from and supersede the unpaid meal period requirements of WAC 296-126-092. Unpaid meal periods for employees working more than five (5) consecutive hours, if entitled, will be a minimum of thirty (30) minutes and will be scheduled as close to the middle of the work shift as possible. Employees working three (3) or more hours longer than a normal workday will be allowed an additional thirty (30) minute unpaid meal period. When an employee's unpaid meal period is interrupted by work duties, the employee will be allowed to resume their unpaid meal period following the interruption, if possible, to complete the unpaid meal period. In the event an employee is unable to complete the unpaid meal period due to operational necessity, the employee will be entitled to compensation, which will be computed based on the actual number of minutes worked within the unpaid meal period. Meal periods may not be used for late arrival or early departure from work and meal and rest periods will not be combined except as provided for in Section 6.7A.

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Overtime-Eligible Paid Meal Periods for Straight Shift Schedules

The Employer and the Union agree to paid meal periods that vary from and supersede the paid meal period requirements of <u>WAC 296-126-092</u>. Employees working straight shifts will not receive a paid meal period, but will be permitted to eat intermittently as time allows during their shifts while remaining on duty. Paid meal periods for employees on straight shifts do not require relief from duty.

6.7 Overtime-Eligible Rest Periods

6.6

The Employer and the Union agree to rest periods that vary from and supersede the rest periods required by WAC 296-126-092. Employees will be allowed one (1) rest period of fifteen (15) minutes for each one-half (1/2) shift of three (3) or more hours worked at or near the middle of each one-half (1/2) shift of three (3) or more hours. Rest periods do not require relief from duty. Where the nature of the work allows employees to take intermittent rest periods equivalent to fifteen (15) minutes for each one-half (1/2) shift, scheduled rest periods are not required. Rest periods may not be used for late arrival or early departure from work and rest and meal periods will not be combined except as provided for in Section 6.7A.

- A. Breaks and lunch periods for employees of DES Consolidated Mail Inserting Section working the swing shift in the Inserting Section of the DES Consolidated Mail.
 - 1. Employees will have two (2) thirty (30) minute breaks per workday rather than one (1) thirty (30) minute break and two (2) fifteen (15) minute rest periods. For the purposes of administering the terms of Sections 6.5 and 6.7, the first thirty (30) minute break shall be considered the break and the second thirty (30) minute period shall be considered the rest period.
 - 2. These thirty (30) minute breaks will occur at or as near as possible to 3:00 p.m and 6:00 p.m.

1	6.8	Positive Time Reporting – Overtime-Eligible Employees
2		Overtime-eligible employees will accurately report time worked in accordance with
3		a positive time reporting process as determined by each agency.
4	6.9	Overtime-Exempt Employees
5		Overtime-exempt employees are not covered by federal or state overtime laws.
6		Compensation is based on the premise that overtime-exempt employees are
7		expected to work as many hours as necessary to provide the public services for
8		which they were hired. These employees are accountable for their work product,
9		and for meeting the objectives of the agency for which they work. The Employer's
10		policy for all overtime-exempt employees is as follows:
11		A. The Employer determines the products, services, and standards that must be
12		met by overtime-exempt employees.
13		B. Overtime-exempt employees are expected to work as many hours as
14		necessary to accomplish their assignments or fulfill their responsibilities
15		and must respond to directions from management to complete work
16		assignments by specific deadlines. Overtime-exempt employees may be
17		required to work specific hours to provide services, when deemed necessary
18		by the Employer.
19		C. The salary paid to overtime-exempt employees is full compensation for all
20		hours worked, except:
21		1. Psychologist – Forensic Evaluators and Psychiatric Social
22		Workers working at the Department of Social and Health
23		Services (DSHS) are expected to work as many hours as
24		necessary to accomplish their assignment or fulfill their core
25		responsibilities. However, because DSHS has a unique
26		situation that requires Psychologist-Forensic Evaluators and

Psychiatric Social Workers to work hours over and above

those necessary to accomplish their assignment and fulfill

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their core responsibilities, Psychologists - Forensic Evaluators and Psychiatric Social Workers will receive additional straight time pay at their regular rate of pay for working these "extra duty" hours. "Extra Duty" is defined as work hours assigned by management that are hours over and above those necessary to accomplish the Psychologist -Forensic Evaluator's and Psychiatric Social Worker's regular assignment and fulfill their core responsibility. "Extra duty" hours typically include covering hours/shifts not regularly assigned to any other Psychologist – Forensic Evaluator or Psychiatric Social Worker. When seeking to fill the extra duty hours, the Employer retains the right to assign any Psychologist – Forensic Evaluator or Psychiatric Social Worker who has the appropriate skills and abilities required for the extra duty. Management will ask for volunteers for the extra duty, but retains the right to select any Psychologist - Forensic Evaluator or Psychiatric Social Worker for the extra duty regardless of whether there are volunteers or not and retains the right to restrict the number of extra duty assignments that any one employee works.

D. Overtime-exempt employees' salary includes straight time for holidays. An overtime-exempt employee whose Employer requires him or her to work on a holiday will be paid at an additional rate of one and one-half (1 1/2) times the employee's salary for the time worked.

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E. Employees will consult with their supervisors to adjust their work hours to accommodate the appropriate balance between extended work time and offsetting time off. Where such flexibility does not occur or does not achieve the appropriate balance, and with approval of their Appointing Authority or designee, overtime-exempt employees' will accrue exchange time for extraordinary or excessive hours worked. Such approval will not

1		be arbitrarily withheld. Exchange time may be accrued at straight time to a
2		maximum of eighty (80) hours. When an employee accrues forty (40) hours
3		of exchange time, the employee and the Employer will develop a plan for
4		the employee to use the accrued exchange time in the next ninety (90) days.
5		Exchange time can be used in lieu of sick leave and vacation leave.
6		Exchange time has no cash value and cannot be transferred between
7		agencies.
8		F. If they give notification and receive the Employer's concurrence, overtime-
9		exempt employees may alter their work hours. Employees are responsible
10		for keeping management apprised of their schedules and their whereabouts.
11		G. Prior approval from the Employer for the use of paid or unpaid leave for
12		absences of two (2) or more hours is required, except for unanticipated sick
13		leave.
14		
15	6.10	Military Department – Emergency Management Division
16		The Employer may send an employee home to rest prior to returning for the night
17		shift to cover an emergency or declared disaster. When this occurs, the rest period
18		will be considered time worked through the end of the employee's scheduled work
19		shift. No employee will be required to work more than six (6) consecutive days in
20		a seven (7) day period unless the state Emergency Operations Center is at Level 1,
21		Full Activation.
22	6.11	Department of Transportation – Maintenance Bargaining Unit – Winter
23		Shift and Contingency Schedules
24		The Employer will establish yearly winter shift and contingency schedules as
25		needed. Within reasonable staff and program considerations, the Employer will
2526		needed. Within reasonable staff and program considerations, the Employer will accommodate employee shift preference based on Department of Transportation

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6.12 Department of Fish and Wildlife - Construction and Maintenance

- A. Normal unpaid commute time for employees residing at temporary residences and traveling to temporary work sites, will be thirty (30) minutes.

 Commute time over thirty (30) minutes will be considered to be work time.

 This work time will be taken from the end of the work shift to travel back to the temporary residence.
 - B Subsection A, above, will not apply when:

- 1. An employee (driver only) begins their mandatory pre-trip safety checks on vehicles requiring the use of a Commercial Driver's License (CDL). This does not apply to department pickups or other non-CDL vehicles used for transportation to and from work sites; and
- 2. When the nearest temporary residence is beyond thirty (30) minutes from the temporary work site, all travel from the temporary residence to the work site and the return to the temporary residence will be considered work time.

6.13 Department of Agriculture – Grain Inspection Program

To provide inspection and weighing services for grain being loaded onto export vessels, the Employer may establish and staff both emergency and overtime shifts using key position staffing, with a minimum of three (3) permanent employees licensed to perform key duties, any combination of inspectors, protein operators, and grain sampler-weighers. The minimum of three (3) permanent employees does not apply to the Aberdeen facility. The Aberdeen facility will be staffed with a minimum of two (2) permanent employees. The remaining positions on such shifts may be staffed with non-permanent employees.

6.14	Department of Transportation - Commercial Driver's License ((CDL)
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2 Required Positions

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- A. The Employer will not require an employee utilizing their CDL to work more than fifteen (15) consecutive hours without providing a rest period of at least eight (8) consecutive hours.
- B. Employees utilizing their CDL to work fifteen (15) consecutive hours will be required to take an eight (8) consecutive hour rest period before resuming the next duty period. The employee will suffer no loss of regular straight time hourly earnings for any time missed during that rest period that otherwise would have been part of their regularly scheduled shift. Employees will not be eligible for any other work assignment, including an overtime assignment or work shift, during the required (8) hour rest period.
- *The provisions of this Section 6.15 do not apply to Department of Corrections, see DOC
 addendum.

6.15 Shift Exchange —Military Department – Youth Challenge Academy

- Overtime-eligible employees employed at the Youth Academy who have the same job classification will be allowed to exchange full shifts for positions in which they are qualified in accordance with the following:
 - A. Request for shift exchanges will be submitted seven (7) calendar days in advance of the exchange, when practical.
 - B. The requested shift exchange is voluntary, and is agreed to in writing by both employees, and approved in writing by the supervisor(s) for exchanges of no more than one (1) week. Requests for consecutive shift exchanges in excess of one (1) workweek will be submitted to the appropriate Appointing Authority or designee for approval. If such request is denied, the employee will be provided the reason(s) in writing for the denial.
 - C. Requested shift exchanges will be considered on a case-by-case basis.

1		D. Shift exchange	es must occur within the same pay period. Shift exchanges
2		will not resul	t in the payment of overtime. Each employee will be
3		considered to l	nave worked their regular schedule.
4		E. For shift exch	anges that occur on an employee's designated holiday, the
5		employee who	is regularly scheduled to work on that holiday will receive
6		the holiday cor	mpensation, regardless of who physically worked on that day.
7		F. The failure of	an employee, who has exchanged shifts, to work the agreed
8		upon shift with	nout appropriate cause may be a basis for disciplinary action.
9		The shift excha	ange system will not be used to circumvent the bid system by
10		significantly_a	ltering an employee's workweek or supervisory chain of
11		command.	
12	6.16	Department of Ecolo	gy – Spill Response Team
13		Employees working o	n the spill response team who work sixteen (16) hours in a
14		twenty-four (24) hour	period will be required to take eight (8) hours off for rest
15		before resuming the n	ext duty period. The employee will suffer no loss of regular
16		straight-time hourly e	arnings for any time missed up to six (6) hours during that
17		rest period that otherw	vise would have been part of their regularly scheduled shift.
18		Employees will not	be eligible for any other work assignment, including an
19		overtime assignment	or work shift, that begins during the required eight (8) hour
20		rest period.	
21	6.17	Shift Exchange—Dep	partment of Social and Health Services (DSHS) ₂ -and
22		Department of Child	ren, Youth and Families (DCYF) and Department of
23		Veterans Affairs (DV	<u>'A)</u>
24		Overtime-eligible sh	ift employees employed by DSHS , <u>DCYF Juvenile</u>
25		Rehabilitation, or DV	A in at all 24/7 facilities. Eastern State Hospital, Western
26		State Hospital, Olyr	npic Heritage Behavioral Health Facility, Lake Burien
27		Transitional Care Faci	lity, Child Study and Treatment Center, Special Commitment
28		Center, Lakeland Ville	nge, Rainier School, Yakima Valley School, Firerest School,

1	and e	and employees employed by DCYF at Greenhill School and Echo Glen Children's					
2	Cente	Center-who have the same job classification will be allowed to exchange full shifts					
3	for po	for positions in which they are qualified in accordance with the following:					
4	A.	Requests for shift exchanges will be submitted seven (7) calendar days in					
5		advance of the exchange, when practical.					
6	B.	The requested shift exchange is voluntary, and is agreed to in writing by					
7		both employees, and approved in writing by the supervisor(s) for exchanges					
8		of no more than one (1) workweek. Requests for consecutive shift					
9		exchanges in excess of one (1) workweek will be submitted to the					
10		appropriate Appointing Authority or designee for approval. If such request					
11		is denied, the employee will be provided the reason(s) in writing for the					
12		denial.					
13	C.	Requested shift exchanges will be considered on a case-by-case basis.					
14	D.	Shift exchanges must occur within the same pay period. Shift exchanges					
15		will not result in the payment of overtime. Each employee will be					
16		considered to have worked their regular schedule.					
17	E.	For shift exchanges that occur on an employee's designated holiday, the					
18		employee who is regularly scheduled to work on that holiday will receive					
19		the holiday compensation, regardless of who physically worked on that day.					
20	F.	An employee will not receive shift premium pay under <u>Article 42.19</u> , Shift					
21		Premium, solely as a result of a shift exchange. Each employee will be					
22		considered to have worked their regular scheduled work shift for purposes					
23		of shift premium pay.					
24	G.	The failure of an employee, who has exchanged shifts, to work the agreed					
25		upon shift without appropriate cause may be a basis for disciplinary action					

or suspension of the ability to exchange shifts in the future.

1		H.	Mental Health Technicians and Forensic Care Associates may exchange
2			shifts as long as the employees qualify to work in positions for which the
3			employees are requesting shift exchange. Licensed Practical Nurses and
4			Psychiatric Security Nurses may exchange shifts as long as the employees
5			qualify to work in positions for which the employees are requesting shift
6			exchange.
7		I.	Denials of shift exchanges are not subject to the grievance procedure under
8			Article 29, Grievance Procedure, of the parties' Collective Bargaining
9			Agreement.
10		J.	Employees working in different classifications as provided in Subsection H.
11			above will be considered to have worked their regular scheduled work shift
12			for purposes of pay in Article 42.1, "GS" Pay Range Assignments.
13		K.	The shift exchange system will not be used to circumvent the Bid System
14			by significantly altering an employee's workweek or supervisory chain of
15			command.
16	6.18	Depai	rtment of Transportation – Emergency Schedule Change
17		At the	e time DOT changes an employee's schedule in accordance with Article 6.3
18		F, Em	ergency Schedule Changes, it will notify the employee that the change is an
19		emerg	gency schedule change. DOT will also provide the employee written notice
20		that th	ne schedule change is in accordance with <u>Article 6.3</u> F, Emergency Schedule
21		Chang	ges. The written notice will be provided after the schedule change.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section

Amy M. Spiegel 9/17/2024

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

For the Union

1					ARTICLE 7		
2	OVERTIME						
3 4 5	*The		ons of th	nis Artic	cle do not apply to the Department of Corrections, see DOC		
6	7.1	Defir	nitions				
7		A.	Overt	<u>ime</u>			
8			Overt	ime is d	efined as time that a full-time overtime-eligible employee:		
9			1.	Works	s in excess of forty (40) hours per workweek (excluding law		
10				enforc	cement employees).		
11			2.	Works	s in excess of their scheduled work shift and:		
12				a.	The employee is a shift employee, or		
13				b.	The employee works in the Maintenance Bargaining Unit		
14					within the Washington State Department of Transportation,		
15					or;		
16				c.	The employee works within the Fruit/Vegetable Inspection		
17					Bargaining Unit or the Grain Inspection Bargaining Unit		
18					within the Washington State Department of Agriculture and		
19					does inspections.		
20			3.	Works	s in excess of one hundred and sixty (160) hours in a twenty-		
21				eight	(28) day period and the employee is a law enforcement		
22				emplo	yee not receiving assignment pay for an extended work		
23				period	l.		
24			4.	Works	s while on fire duty as specifically defined in Article 42,		
25				Comp	pensation.		
26		B.	Overt	ime Rat	<u>e</u>		

1			In accordance with the applicable wage and hour laws, the overtime rate
2			will be one and one-half (1-1/2) of an employee's regular rate of pay. The
3			regular rate of pay will not include any allowable exclusions.
4		C.	<u>Work</u>
5			The definition of work, for overtime purposes only, includes:
6			1. All hours actually spent performing the duties of the assigned job.
7			2. Travel time required by the Employer during normal work hours
8			from one work site to another or travel time outside the employee's
9			normal work hours to a different work location that is greater than
10			the employee's normal home-to-work travel time.
11			3. Vacation leave
12			4. Sick Leave
13			5 Compensatory time
14			6. Holidays
15			7. Any other paid time not listed below.
16		D.	Work does not include:
17			1. Shared leave
18			2. Leave without pay
19			3. Additional compensation for time worked on a holiday.
20			4. Time compensated as standby, callback, or any other penalty pay.
21	7.2	Overt	ime-Eligibility and Compensation
22			byees are eligible for overtime compensation under the following
23		_	estances.

- A. Full-time overtime-eligible employees who have prior approval and work more than forty (40) hours in a workweek will be compensated at the overtime rate. A part-time overtime-eligible employee will be paid at their regular rate of pay for all work performed up to forty (40) hours in a workweek and paid at the overtime rate for authorized work of more than forty (40) hours in a workweek.
 - B. Full-time overtime-eligible shift employees who have prior approval and work more than their scheduled shift will be compensated at the overtime rate. A part-time overtime-eligible shift employee will be paid at their regular rate of pay for all work performed up to forty (40) hours in a workweek and paid at the overtime rate for authorized work of more than forty (40) hours in a workweek.
 - C. Overtime-eligible law enforcement employees, not receiving assignment pay for an extended work period, who have prior approval and work more than one hundred and sixty (160) hours in a twenty-eight (28) day period will be compensated at the overtime rate.
 - D. Overtime-eligible employees who have prior approval and work overtime as specifically defined in Article 42, Compensation.

7.3 Overtime Computation

20 Computation of overtime will be rounded upward to the nearest one-tenth (1/10th) of an hour.

7.4 General Provisions

A. The Employer will determine whether work will be performed on regular work time or overtime, the number of employees, the skills and abilities of the employees required to perform the work, and the duration of the work. The Employer will first attempt to meet its overtime requirements on a voluntary basis with qualified employees who are currently on duty. Except as provided in Section 7.8, in the event there are not enough employees

1			volunteering to work, the supervisor may require employees to work
2			overtime. The Employer will not require any individual employee to work
3			four (4) or more hours of involuntary overtime on more than three
4			consecutive days unless emergent conditions exist. Except as provided in
5			Sections 7.6 and 7.8, an employee may be excused from an involuntary
6			overtime assignment one (1) time per quarter. When two (2) or more
7			employees submit a request on the same day for the same overtime
8			assignment, the most senior employee will be excused.
9		B.	If an employee was not offered overtime for which they were qualified, the
10			employee will be offered the next available overtime opportunity for which
11			they are qualified. Under no circumstances will an employee be
12			compensated for overtime that was not worked. There will be no
13			pyramiding of overtime.
1.4	5. 5	•	
14	7.5	Com	pensatory Time for Overtime-Eligible Employees
14 15	7.5	A.	Compensatory Time Eligibility
	7.5		
15	7.5		Compensatory Time Eligibility
15 16	7.5		Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for
15 16 17	7.5		Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the
15 16 17 18	7.5		Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate
15 16 17 18 19	7.5		Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of
15 16 17 18 19 20	7.5	A.	Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of overtime worked.
15 16 17 18 19 20	7.5	A.	Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of overtime worked. Maximum Compensatory Time
15 16 17 18 19 20 21	7.5	A.	Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of overtime worked. Maximum Compensatory Time Employees may accumulate no more than the maximum number of hours
15 16 17 18 19 20 21 22 23	7.5	A. B.	Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of overtime worked. Maximum Compensatory Time Employees may accumulate no more than the maximum number of hours of compensatory time allowed under the Federal Fair Labor Standards Act.
15 16 17 18 19 20 21 22 23	7.5	A. B.	Compensatory Time Eligibility The Employer may grant compensatory time in lieu of cash payment for overtime to an overtime-eligible employee, upon agreement between the Employer and the employee. Compensatory time must be granted at the rate of one and one-half (1-1/2) hours of compensatory time for each hour of overtime worked. Maximum Compensatory Time Employees may accumulate no more than the maximum number of hours of compensatory time allowed under the Federal Fair Labor Standards Act. Compensatory Time Use

in Article 11, Vacation Leave.

1	D.	Comp	ensatory	7 Time Cash Out
2		1.	Overti	me-Eligible Employees - (Excluding Center for Childhood
3			Deafn	ess and Hearing loss, Washington State School for the Blind,
4			Depar	tment of Agriculture, Washington Youth Challenge
5			Acade	my-Military Department Of Corrections and
6			Depar	tment of Transportation Employees).
7			All co	mpensatory time must be used by June 30 of each year. If
8			compe	ensatory time balances are not scheduled to be used by the
9			emplo	yee by April of each year, the supervisor will contact the
10			emplo	yee to review their schedule. The employee's compensatory
11			time 1	palance will be cashed out every June 30 or when the
12			emplo	yee:
13			a.	Leaves state service for any reason,
14			b.	Transfers to a position in their agency with different funding
15				sources, or
16			c.	Transfers to another state agency.
17		2.	<u>Overti</u>	me-Eligible Employees – Department of Transportation
18			All co	mpensatory time must be used by June 30 of each biennium.
19			If com	pensatory time balances are not scheduled to be used by the
20			emplo	yee by April of the end of the biennium, the supervisor will
21			contac	t the employee to review their schedule. The employee's
22			compe	ensatory time balance will be cashed out every June 30 of each
23			bienni	um or when the employee:
24			a.	Leaves state service for any reason,
25			b.	Transfers to a position in their agency with different funding
26				sources, or
27			c.	Transfers to another state agency.

1	E.	E. <u>Voluntary Cash Out</u>	
2		A.	Overtime Eligible Employees - Center for Deaf and Hard of
3			Hearing Youth and Washington State School for the Blind and
4			Department of Corrections
5			Compensatory time may be voluntarily cashed out at any time
6			except during the month of February. In addition, the full balance of
7			accrued compensatory time must be cashed out on June 30 at the
8			end of every biennium or when the employee:
9			a. Leaves state service for any reason,
10			b. Transfers to a position in their agency with different funding
11			sources, or
12			c. Transfers to another state agency.
13		B.	Overtime-Eligible Employees – Department of Agriculture
14			Compensatory time may be voluntarily cashed out at any time
15			except during the month of February. If compensatory time balances
16			are not scheduled to be used by the employee by June 30 of each
17			year, the supervisor or manager will contact the employee to review
18			their schedule. An employee may carry over twenty (20) hours from
19			the first year of any biennium to the next year. In addition, the full
20			balance of accrued compensatory time must be cashed out at the end
21			of each biennium_or when the employee:
22			a. Leaves state service for any reason,
23			b. Transfers to a position in their agency with different funding
24			sources, or
25			c. Transfers to another state agency.

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3	<u>C</u>	Overtime-Eligible Employees — Washington Youth Challenge
4		Academy Military Department
5		Compensatory time may be voluntarily cashed out at any time
6		except during the month of February. The full balance of accrued
7		compensatory time must be cashed out by July 31 of each year or
8		when the employee:
9		a. Leaves state service for any reason,
10		b. Transfers to a position in their agency with different funding
11		sources, or
12		c. Transfers to another state agency.

7.6 Department of Agriculture – Grain Inspection Program

- A. Any employee who works a double shift or returns from an emergency shift to their permanent shift, will be required to take eight (8) hours off for rest after such shifts. The employee will suffer no loss of regular straight-time hourly earnings for any time missed during that rest period that otherwise would have been part of their regularly scheduled shift. Such employees will not be eligible for any overtime assignment or shift commencing during the eight (8) hour rest period.
- B. Shift extensions, early starts and occasions when lunch periods require overtime will be first offered to available employee(s) having the ability to perform the work and the lowest amount of overtime hours, who are on shift at the facility where the overtime occurs. The Employer will maintain an overtime tracking sheet which will be updated weekly and reset the first Wednesday of each quarter. For shift extensions in offices with multiple

sites, employees having the lowest amount of overtime hours at any other site(s) serviced by that grain inspection office will be offered the opportunity to work the extension if they can complete their regular shift and travel to the extending site by the time the extension begins. Time traveled outside of scheduled shifts will not be paid time. If there still is not enough staff, employees on site may be required to work. Employees with less than forty (40) hours accumulated overtime in a month at the start of the shift may be required to work and will complete the shift or extension. Employees will finish any assignments for which they volunteer.

- C. The Employer will not require employees to work in excess of twenty (20) continuous hours of regular time and overtime.
- D. Those employees who do not desire to work overtime will not be required to do so beyond forty (40) cumulative overtime hours each month, except as provided in <u>Subsection 7.6</u> E, below. However, at export shipping operations scheduled on a regular Monday through Friday basis, when staff is required on weekends to provide inspection and weighing services for grain being loaded onto export vessels, a minimum of three (3) permanent employees licensed to perform key duties, (any combination of inspectors, protein operators, and grain sampler-weighers), will be offered the work before on-call employees are used. The minimum of three (3) permanent employees does not apply to the Aberdeen facility. The Aberdeen facility will be staffed with a minimum of two (2) permanent employees.6
- E. An employee with more than forty (40) hours of accumulated overtime in a month may be required to extend a current shift for not more than four (4) hours in order to assure service delivery not more than once per month. However, hours that an employee is required to work under this paragraph will be credited to the employee's forty (40) hour limit in the following month.

F. An employee working within the Grain Program with less than forty (40)
hours accumulated overtime in a month may be excused from an
involuntary overtime assignment once per month; provided the excused
overtime assignment does not interrupt service delivery and employees
possessing the required skills and abilities of the excused position(s) are
available.

7.7 Department of Transportation (DOT)

- A. Overtime opportunities will be offered whenever and wherever possible on a straight rotational basis. Each superintendent or equivalent and employees will confer and mutually determine, for normal areas of responsibility, the employees on a specific rotation list(s). Employees will be placed on a rotation list in order of continuous DOT service. The rotation list will be kept current and posted in each facility. The Employer and employees will share the responsibility for keeping the list(s) current.
- B. Overtime will be offered first to all bargaining unit employees on the rotation list, then to any qualified employee. Documented attempts to contact an employee constitutes an offer. Overtime will be offered to employees who are qualified to do the work, regardless of classification. Overtime that extends a shift will be offered first to qualified employees on that shift and preferably, to the employee(s) currently performing the work. Shift extensions do not count as an overtime opportunity.
- C. The parties recognize and agree that in cases of operational necessity, public safety, and/or efficient delivery of public services, that it may be necessary for the Employer to deviate from the straight rotation process.
 - D. In the event the Employer deviates from the straight rotation process, the Employer will explain to affected employees the reason for the deviation. The Employer will also take necessary actions to correct missed opportunities by skipping in the next rotation those employees who were called out-of-sequence.

1		E.	Bargaining unit supervisors and/or designees, making or receiving work-		
2			related calls at home, will be compensated for a minimum of one-half (1/2)		
3			hour for the time worked. Callback is not authorized for this work.		
4	7.8	Depa	ertment of Corrections, Department of Social and Health Services,		
5		Depa	ertment of Children, Youth, and Families, and Department of Veterans		
6		Affai	rs Institutions – Overtime-eligible shift employees employed at Department		
7		of Co	orrections Re-entry Centers, or at an institution within the Department of		
8		Socia	al and Health Services, or within an institution or community facility at the		
9		Depa	rtment of Children, Youth, and Families, or the Department of Veterans		
10		Affai	rs.		
11		When	n involuntary overtime is required, it will be assigned to employees on duty in		
12		inver	inverse order of seniority, provided the employee has the skills and abilities		
13		required of the positions. The inverse order will be re-established when the list has			
14		been exhausted, i.e. the on-duty employee with the greatest seniority has worked			
15		their required overtime. The updated inverse order list for involuntary overtime			
16		shall be provided at least once each day and posted on each facility's on-line portal			
17		or an	easily accessible location.		
18		A.	An employee who volunteers and works an overtime shift prior to an		
19			involuntary overtime assignment will have their name removed from the		
20			overtime rotation for that cycle.		
21		B.	An employee may be excused from an involuntary overtime assignment one		
22			(1) time per month. An excuse from involuntary overtime is for the		
23			following shift regardless if the involuntary overtime list has been re-		
24			established.		
25		C.	An employee will not be required to work an involuntary overtime after		
26			working a regular shift prior to an approved vacation leave day.		

I	D.	Once confirmed, an employee who is required to work an involuntary
2		overtime will be notified as soon as possible.
3	E.	The employer will not require any individual employee to work more than
4		two (2) consecutive days of involuntary overtime unless emergent
5		conditions exist as determined by the Appointing Authority or designee. A
6		day of overtime will be considered four (4) hours or more.
7	An en	inployee who is excused from working overtime under <u>Subsection 7.8</u> B or <u>7.8</u>
8	C abo	ve will be the first to be called when an involuntary overtime assignment is
9	requir	red and the employee is on a scheduled workday.
10	7.9 Depar	rtment of Corrections Re-entry Centers - Voluntary Overtime
11	Corre	ctional Officers and Sergeants employed at Re-entry Centers:
12	When	the Employer determines that overtime is necessary at a re-entry center, the
13	Emple	oyer will identify the number of positions requiring overtime, the duration of
14	such (overtime, and the qualifications, skills and abilities of the employees required
15	to pe	rform the work. Overtime will be assigned as voluntary pre-scheduled,
16	volun	tary unscheduled (daily) or involuntary.
17	A	Voluntary Pre-Scheduled Overtime:
18		The agency will maintain a list of all Correctional Officers and Sergeants
19		in order of seniority. Correctional Officers and Sergeants will have the
20		opportunity to sign up by day and shift for possible overtime opportunities.
21		Voluntary prescheduled overtime will be assigned on Monday for all known
22		overtime opportunities for the week beginning the following Monday. If
23		Monday is a holiday, the prescheduled overtime assignments will be made
24		on the next regular work day. Assignment to pre-scheduled overtime will
25		begin at the top of the list of volunteers and proceed down in order of

seniority except as outlined below:

1		1. Employees who do not meet the qualifications, skills and abilities
2		for the position requiring the overtime will not lose their place in
3		order on the list.
4		2. When an employee accepts or declines a pre-scheduled overtime
5		assignment, it will be noted on the list, and they will not be eligible
6		until a new cycle begins.
7		3. When the Employer is unable to reach an employee, the employee
8		will not lose their place in order on the list. Telephone calls placed
9		to employees who are off duty will not be considered as time
10		worked.
11		A new cycle begins when any of the following occurs:
12		4. The beginning of each odd numbered month (January, March, May
13		etc.); or
14		5. There are no qualified volunteers on the list; or
15		6. All volunteers on the list have either accepted or declined the
16		opportunity; or
17		7. The remaining volunteers cannot be contacted.
18		B. Voluntary Unscheduled Overtime:
19		The Employer will ask for volunteers among employees on shift in the order
20		of seniority. If there are insufficient volunteers, management may assign
21		involuntary overtime in accordance with <u>Section 7.8</u> .
22	7. <u>9</u> 10	Department of Social and Health Services and the Department of Children,
23		Youth, and Families – Institutions and State Operated Living Alternative
24		(SOLA)
25		Each institution, community facility and SOLA will meet and negotiate a process
26		for distribution of overtime

Page 13 of 13

1 7.1011 Washington State Patrol 2 Any employee who works beyond their regularly scheduled shift as part of the 3 Crime Scene Response Team (CSRT), will work with their supervisor to determine 4 an appropriate rest period. The employee will suffer no loss of regular straight-time 5 hourly earnings for any time missed during the approved rest period that would 6 have been part of their regularly scheduled shift. 7 If a CSRT employee works beyond their regularly scheduled shift and is required 8 to testify in court during the employee's next regularly scheduled shift, the 9 employee will be required to appear in court. At the conclusion of their testimony 10 the employee will work with their supervisor to organize a rest period if the 11 employee deems it necessary. 12 If a rest period is taken, the employee will not be eligible for any overtime 13 assignment or shift commencing during the agreed upon rest period. 14 The provisions of <u>Article 7</u> – Overtime will apply.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

9/17/2024

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1			ARTICLE 8		
2	TRAINING AND EMPLOYEE DEVELOPMENT				
3	*The	provisi	ions of this Article do not apply to the Department of Corrections, see DOC		
4		adde	<u>ndum</u>		
5	8.1	The	Employer and the Union recognize the value and benefit of education and		
6		traini	ing designed to enhance employees' abilities to perform their job duties.		
7		A.	Training and employee development opportunities will be provided to		
8			employees in accordance with agency policies and available resources.		
9		В.	The Department of Social and Health Services and the Department of		
10			Children, Youth, and Families will make reasonable attempts to schedule		
11			Employer-required training during the employee's regular work shift.		
12	8.2	Atter	ndance at agency-required training will be considered time worked including		
13		trave	l in accordance with <u>Subsection 7.1</u> (C)(2).		
14	8.3	Mast	ter Collective Bargaining Agreement Training		
15		A.	The Employer and the Union agree that training for managers, supervisors		
16			and union stewards responsible for the day-to-day administration of this		
17			Agreement is important. The Union will provide training to current union		
18			stewards, and the Employer will provide training to managers and		
19			supervisors on this Agreement.		
20		B.	The Union will present the training to current union stewards within each		
21			bargaining unit. The training will last no longer than one (1) work day, up		
22			to ten (10) hours. The training will be considered time worked for those		
23			union stewards who attend the training during their scheduled work shift.		
24			Union stewards who attend the training during their non-work hours will		
25			not be compensated. The parties will agree on the date, time, number and		
26			names of stewards attending each session.		

8.4	Tuition	Reimbursemen
(). T	I UILIVII	IXCIIIIDUI SCIIICII

- A. Agencies may approve full or partial tuition reimbursement, consistent with agency policy and within available resources.
- B. Agencies will reimburse eligible employees who provide proof of satisfactory completion of a course that was previously approved for tuition reimbursement.
- 7 C. Agency funds expended for tuition reimbursement will be limited to tuition 8 or registration fees, and will not include textbooks, supplies or other school 9 expenses, except in accordance with agency policy.
 - D. Absent an agreement to the contrary, when an employee moves to another agency prior to completion of an approved course, the approving agency will retain the obligation for reimbursement if the course is satisfactorily completed. When payment is not made by the approving agency the gaining agency may, at its option, reimburse the employee.

8.5 Education and Training Requests

All education and training requests will be approved or disapproved within thirty (30) calendar days from the submission of a properly completed request. If a request is denied, the Employer will provide a reason for the denial to the employee. Upon request, the Employer will provide the reason for the denial in writing.

8.6 Training Records

A. The Employer will maintain a record of Employer -required training for all employees and eEmployees may request a copy of their training record. The Employer will provide either a hard copy or electronic access to their training record. If an employee provides documentation to the Employer of work-related training it will be recorded in the training record or the employee personnel file. If an employee identifies inaccuracies in their training record, they will notify the Employer to address any errors or discrepancies to ensure the record is accurate.

Page 3 of 6

B. At the time of permanent layoff employees will be provided an opportunity to submit documentation of successfully completed training to be considered.

8.7 Apprenticeship Programs

- A. The Employer will continue to participate in apprenticeship programs in accordance with the rules of the Joint Apprenticeship Training Council and establishments, modifications, or abolishments to the operation of the programs may be made pursuant to the Council's guidelines or rules.
- B. An employee who accepts a position within the apprenticeship program will be required to successfully complete the entire apprenticeship program before attaining permanent status.
- C. At least fourteen (14) calendar days prior to entering into an apprenticeship program, the employee must notify their Appointing Authority of the intent to accept an appointment into an apprenticeship program. Upon notification of the employee's intent, the employee's permanent agency will notify the employee, in writing, of any return rights to the agency and the duration of those return rights. At a minimum, the agency must provide the employee access to the agency's internal layoff list. For those employees who do not have return rights to the agency, the provisions of <u>Subsection 8.7</u> D, below apply.
- D. An apprenticeship appointment may be terminated by either the employee or Employer with five (5) working days notice. If the Employer fails to provide five (5) working days' notice, the separation will stand and the employee will be entitled to payment of salary for up to five (5) working days, which the employee would have worked had notice been given. Under no circumstance will notice deficiencies result in an employee gaining status in the apprenticeship program.

1	1.	An employee serving an apprenticeship may voluntarily revert to
2		their former position within fifteen (15) days of the apprenticeship
3		appointment, provided that the position has not been filled or an
4		offer has not been made to an applicant. An employee serving in an
5		apprenticeship appointment may voluntarily revert at anytime to a
6		funded permanent position in the same agency that is:
7		a. Vacant or filled by a non-permanent employee and is within
8		the employee's previously held job classification.
9		b. Vacant or filled by a non-permanent employee at or below
10		the employee's previous salary range.
11		The reversion option, if any, will be determined by the Employer
12		using the order listed above. In both Subsections 8.7 (D)(1)(a) and
13		(b) above, the Employer will determine the position the employee
14		may revert to and the employee must have the skills and abilities
15		required for the position. If possible, the reversion option will be
16		within a reasonable commuting distance for the employee.
17	2.	If an apprenticeship appointment ends by the Employer, the
18		employee may revert to a funded permanent position in the same
19		agency that is:
20		a. Vacant or filled by a non-permanent employee and is within
21		the employee's previously held permanent job classification.
22		b. Vacant or filled by a non-permanent employee at or below
23		the employee's previous salary range.
24		The option, if any, will be determined by the Employer using the
25		order listed above. In both <u>Subsections 8.7</u> (D)(2)(a) and (b) above,
26		the Employer will determine the position the employee may revert
27		to and the employee must have the skills and abilities required for

1		the position. If possible, the option will be within a reasonable
2		commuting distance for the employee.
3		3. An employee who has no reversion options or does not revert to the
4		highest classification in which they previously attained permanent
5		status may request that their name be place on the agency's internal
6		layoff list for positions in job classifications where they previously
7		attained permanent status. The separation of an employee during
8		their apprenticeship appointment will not be subject to the grievance
9		procedure in Article 29, Grievance Procedure.
10	8.8	Developmental Job Assignments
11		A. Employers may make the following planned training assignments for
12		employee career development without incurring reallocation or
13		compensation obligations:
14		1. Performance of responsibilities outside the current job class on a
15		time-limited basis.
16		2. Intra-agency rotational or special project assignments.
17		B. The Employer and the employee must agree in writing to the assignment in
18		advance, including time limits, which will not exceed more than twelve (12)
19		months. If an employee's request for a developmental job assignment is
20		denied, an explanation will be provided to the employee. The decision is
21		final and is not subject to Article 29, Grievance Procedure.
22		C. The Employer may not fill a vacant position as a developmental job
23		assignment.
24	8. 9	Parks and Recreation Commission
25		The agency will provide a minimum of fifty (50) hours of law enforcement training
26		per year for armed park rangers and forty (40) hours for unarmed park rangers with
27		twenty-four (24) hours delivered at an annual in-service training. In the event that

1 the Employer decides to change the format of the training from in-service to an 2 alternative, it will meet and negotiate with the Union. 3 8.10 Department of Licensing - Driver Services Hearings and Interview Unit 4 The Driver Services Hearings and Interviews Unit will continue to apply for 5 continuing legal education credits with the Washington State Bar Association for 6 agency sponsored programs. 7 8.11 **Workplace Safety Training** 8 The Employer will ensure tailored active threat awareness and preparedness 9 training is made available to all employees.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/24

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

9/17/2024

WFSE/AFSCME Council 28

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ARTICLE 9 1 2 LICENSURE, CERTIFICATION AND ESSENTIAL FUNCTIONS 3 9.1 The Employer and the Union recognize the necessity for bargaining unit employees 4 to maintain appropriate licensure and/or certification to perform the duties of their 5 assigned position. 6 9.2 Except as provided for in this Agreement, agencies will follow their policies and/or 7 practices related to licensure and certification. 8 9.3 Employees will notify their Appointing Authority or designee if their work-related 9 license and/or certification has expired, or has been restricted, revoked or 10 suspended within twenty-four (24) hours of expiration, restriction, revocation or 11 suspension, or prior to their next scheduled shift, whichever occurs first. 12 9.4 Employees may request education and/or training to maintain their licenses and/or 13 certifications in accordance with Article 8, Training and Employee Development. 14 9.5 Licensed Practical Nurses and Psychiatric Security Nurses at the Department of 15 Social and Health Services will receive up to one thousand dollars (\$1,000) per 16 fiscal year in tuition reimbursement for completion of Registered Nurse course 17 work through an accredited educational institution. 18 9.6 Employees required to maintain a CDL License shall have the cost of renewals 19 reimbursed by the employer after receipt of proof of payment (this may be a copy 20 of the license, if the amount paid is shown on the license, or a receipt showing 21 payment by the employee). 22 9.7 **Department of Ecology** – 23 24 Transportation Workers' Identification Cards (TWIC) 25 Ecology will determine which positions require a TWIC. **A**1.

1		B 2.	Page 2 of 3 For employees required by Ecology to obtain/maintain a TWIC, the	
2		<u> </u>	Employer will reimburse employees for the cost to obtain and renew the	
3			TWIC. If an employee separates from employment prior to the expirations	
4			date of the reimbursed TWIC, the Employer may deduct the prorated cost	
5			of reimbursement from the employee's final pay check.	
3			of remoursement from the employee's final pay cheek.	
6		<u>3</u> €.	The Employer will provide a reasonable amount of work time during regular	
7			work hours for employees to maintain/renew their TWIC. However,	
8			employees are expected to flex/adjust their work schedules to avoid the	
9			accrual of overtime. No overtime is authorized for employee's travel	
10			associated with TWIC enrollment and/or renewal.	
1.1		D.4		
11		D <u>4</u> .	Employees are authorized to use Ecology vehicles for travel to TSA TWIC	
12			Enrollment Centers. Ecology will not reimburse for the use of a personal	
13			vehicle.	
14		<u>5</u> ₽.	For employees who are not required to obtain/maintain a TWIC, but elect	
15			to do so, the employee will be responsible for any travel, expenses, and fees.	
16			Additionally, time required to obtain/maintain a TWIC will not be	
17			considered work time.	
18	<u>B.</u>	Hydro	ogeologist Specialty License Incentive	
19		To pro	vide an incentive for Hydrogeologist 3s and Hydrogeologist 4s to achieve their	
20		professional specialty licensure and promote career advancement within the series,		
21		they w	vill receive a one-time lump sum payment of five thousand dollars (\$5,000.00)	
22		when t	they obtain their Washington State hydrogeologist specialty license, under the	
23		followi	ing conditions:	
24				
25		1.	The hydrogeologist specialty license shall not be a requirement of the	
26			current job classification the employee is assigned to.	
27				

1		<u>2.</u>	Employees are required to provide Ecology with evidence of completion of
2			the hydrogeologist specialty license in order to receive the lump sum
3			payment and before the payment is made.
4			
5		<u>3.</u>	Employees who accept the lump sum payment are required to remain
6			employed with Ecology for twenty-four (24) months from the date they
7			received the lump sum payment.
8			
9		4.	Employees who do not remain employed with Ecology as required above
10			will have deducted from their final paycheck, the amount equal to the lump
11			sum payment.
12			
13		<u>5.</u>	Ecology may pursue alternative methods to collect the funds from the
14			employee in accordance with RCW 49.48.210.
15			
16	0.0	г 1	
16	9.8	•	oyees who fail to maintain required licensure and/or certification to perform
17		the d	uties of their assigned position and/or to meet the qualifications in order to
18		perfo	rm the essential functions of their position may be subject to demotion,
19		reassi	ignment or a non-disciplinary separation.
			TENTATIVE AGREEMENT REACHED
		electron nature.	nic signature to this Agreement shall be given effect as if it were an original

9/17/2024

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

20

For the Employer

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

1 ARTICLE 10

2 HOLIDAYS

3 10.1 Paid Holidays

4 Employees will be provided the following paid nonworking holidays per year:

New Year's Day	January 1
Martin Luther King Jr.'s Birthday	Third Monday in January
Presidents' Day	Third Monday in February
Memorial Day	Last Monday in May
Juneteenth	June 19
Independence Day	July 4
Labor Day	First Monday in September
Veteran's Day	November 11
Thanksgiving Day	Fourth Thursday in November
Native American Heritage Day	The Friday immediately following the fourth
	Thursday in November
Christmas Day	December 25

6 10.2 Holiday Rules

- 7 The following rules apply to all holidays except the personal holiday:
- 8 A. Full-time employees will be paid at a straight-time rate for hours they are scheduled to work on that day even though they do not work.
- B. In addition to Subsection A above, employees will be paid for the hours actually worked on a holiday at the overtime rate, in accordance with Article 7, Overtime.
- 13 C. For full-time employees with a Monday-through-Friday work schedule:

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1 2		1. When a holiday falls on a Saturday, the Friday before will be the holiday.
3 4		2. When a holiday falls on a Sunday, the following Monday will be the holiday.
5 6	D.	For full-time employees who do not have a Monday-through-Friday work schedule:
7 8		1. When a holiday falls on the employee's scheduled workday, that day will be considered the holiday.
9 10 11		2. When a holiday falls on the employee's scheduled day off, the agency will treat the employee's workday before or after as the holiday.
12 13 14		3. An employee may request an alternate day off as their holiday as long as the requested day off falls within the same pay period as the holiday. The Employer may approve or disapprove the request.
15 16 17	E.	The holiday for night shift employees whose work schedule begins on one calendar day and ends on the next will be determined by the agency. It will start either at:
18 19		1. The beginning of the scheduled night shift that begins on the calendar holiday; or
20		2. The beginning of the shift that precedes the calendar holiday.
21 22		The decision will be the same for all employees in a facility unless there is agreement to do otherwise between the agency and one (1)
23 24		or more affected employees, or with the Union, which will constitute agreement of the employees.

1		F.	Part-time employees who begin employment before and remain employed
2			after the holiday will be compensated in cash or compensatory time for the
3			holiday in an amount proportionate to the time in pay status during the
4			month to that required for full-time employment.
5		G.	Full-time employees who are employed before the holiday and are in pay
6			status for eighty (80) non-overtime or non-standby hours during the month,
7			not counting the holiday or are in pay status for the entire work shift
8			preceding the holiday, will receive compensation for the holiday.
9			Employees who resign or are dismissed or separated before a holiday will
10			not be compensated for holidays occurring after the effective date of
11			resignation, dismissal or separation.
12		Н.	The holiday work schedules for overtime-eligible shift employees,
13			employed at 24/7 facilities will be posted seven (7) calendar days prior to
14			the holiday. Changes to the schedule will be updated and posted as known.
15	10.3	Perso	onal Holidays
16		An en	nployee may select one (1) workday as a personal holiday during the calendar
17		year i	f the employee has been or is scheduled to be continuously employed by the
18		state f	for at least four (4) months.
19		A.	An employee who is scheduled to work less than six (6) continuous months
20			over a period covering two (2) calendar years will receive only one (1)
21			personal holiday during this period.
22		B.	The Employer will release the employee from work on the day selected as
23			the personal holiday, provided:

Page 4 of 5

		rage
1		1. The employee has given at least fourteen (14) calendar days' written
2		notice to the supervisor. However, the employee and supervisor may
3		agree upon an earlier date, and
4		2. The number of employees selecting a particular day off does not
5		prevent the agency from providing continued public service.
6	C.	Personal holidays must be taken during the calendar year or the entitlement
7		to the day will lapse, except that the entitlement will carry over to the
8		following year when an otherwise qualified employee has requested a
9		personal holiday and the request has been denied.
10	D.	Agencies may establish qualifying policies for determining which of the
11		requests for a particular date will or will not be granted when the number of
12		requests for a personal holiday would impair operational necessity.
13	Ε.	Part-time employees who are employed during the month in which the
14		personal holiday is taken will be compensated for the personal holiday in
15		an amount proportionate to the time in pay status during the month to that
16		required for full-time employment.
17	F.	A personal holiday for full-time employees will be equivalent to their work
18		shift on the day selected for personal holiday absence.
19	G.	Part or all of a personal holiday may be donated as shared leave, in
20		accordance with Article 14, Shared Leave. Any portion of a personal
21		holiday that remains or is returned to the employee, will be taken in one (1)
22		absence, not to exceed the work shift on the day of the absence, subject to
23		the request and approval as described in Subsections 10.3 B, C, and D
24		above.

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CCL

1 H. Upon request, an employee will be approved to use part or all of their 2 personal holiday for: 3 1. The care of family members as required by the Family Care Act, 4 WAC 296 -130; 5 2. Leave as required by the Military Family Leave Act, RCW 49.77 and in accordance with Article 18.14; Military Family Leave or 6 7 3. Leave as required by the Domestic Violence Leave Act, RCW 8 49.76. 9 Any portion of a personal holiday that remains will be taken by the employee in one (1) absence, not to exceed the work shift on the day of the 10 absence, subject to request and approval as described in Subsections 10.3 11 12 B, C, and D above.

TENTATIVE AGREEMENT REACHED

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9/17/2024

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

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Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

ARTICLE 11 1 2 **VACATION LEAVE** 3 *The provisions of this Article do not apply to the Department of Corrections, see DOC 4 addendum 5 11.1 Employees will retain and carry forward any eligible and unused vacation leave 6 that was accrued prior to the effective date of this Agreement. 11.2 **Vacation Leave Credits** 7 8 Full-time and part-time employees will be credited with vacation leave accrued 9 monthly, according to the rate schedule and vacation leave accrual below. 10 11.3 **Vacation Leave Accrual** 11 Full-time employees who have been in pay status for eighty (80) non-overtime 12 hours in a calendar month will accrue vacation leave according to the rate schedule 13 provided in Section 11.4, below. Vacation leave accrual for part-time employees 14 will be proportionate to the number of hours the part-time employee is in pay status

during the month to that required for full-time employment.

11.4 Vacation Leave Accrual Rate Schedule

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Full Years of Service	Hours Per Year
During the first and second years of current	One hundred twelve (112)
continuous employment	
During the third year of current continuous	One hundred twenty (120)
employment	
During the fourth year of current	One hundred twenty-eight (128)
continuous employment	
During the fifth and sixth years of total	One hundred thirty-six (136)
employment	
During the seventh, eighth and ninth years	One hundred forty-four (144)
of total employment	

During the tenth, eleventh, twelfth,	One hundred sixty (160)		
thirteenth, and fourteenth years of total			
employment			
During the fifteenth, sixteenth,	One hundred seventy-six (176)		
seventeenth, eighteenth, and nineteenth			
years of total employment			
During the twentieth, twenty-first, twenty-	One hundred ninety-two (192)		
second, twenty-third, and twenty fourth			
years of total employment			
During the twenty-fifth year of total	Two hundred (200)		
employment and thereafter			

11.5 Vacation Scheduling for 24/7 Operations (Excluding the School for the Blind,

Center for Deaf and Hard of Hearing Youth; and Department of

Corrections)

A. Employees, except for LPN's working at Yakima Valley School, who work in operations that are twenty-four (24) hours, seven (7) days a week, may submit in writing to their supervisor their preferences for different segments of vacation for the period March 1 of the current year through the end of February of the next year. LPN's who work at Yakima Valley School may submit in writing to their supervisor their preferences for different segments of vacation for the period

May 1 of the current year through the end of April of the next year. The Employer will compile and post a vacation leave schedule. Employees on this schedule will have priority and will be granted vacation leave at the times specified, if possible.

B. Employees will not be granted more than four (4) segments during the annual vacation scheduling process. In the event that two (2) or more

1	employees request the same vacation period and the supervisor must limit
2	the number of people who may take vacation leave at one time due to
3	business needs and work requirements, preference will be determined by
4	seniority for up to four (4) segments of vacation. A "segment" is three (3)
5	or more contiguous days of vacation leave except that the denial of one (1)
6	or more days within a requested segment shall not result in the remaining
7	approved days counting as more than one (1) segment. Should any portion
8	of a segment that was originally denied due to the business needs or work
9	requirements become available, it will first be awarded by seniority to those
10	who were originally denied.

C. In addition to vacation leave approved in <u>Subsection 11.5</u> B above, employees may request vacation leave at any time on a first come, first served basis. Approval of supplemental requests will take into consideration the annual vacation leave schedule, which will take precedence, as well as operational needs. <u>. If a written supplemental request is denied because of operational needs</u>, the employee will be notified of the specific reason/s for the denial in writing.

D. Employee Initiated Cancellations

Employee requested cancellations of any portion of an approved scheduled vacation segment must be submitted in writing no later than fourteen (14) calendar days in advance of their scheduled vacation. The request is subject to approval by the Employer.

11.6 Department of Corrections Re-entry Centers – Vacation Scheduling

A. Employees who work in operations that are twenty-four (24) hours, seven (7) days a week, may submit in writing to their supervisor their preferences for different segments of vacation for the period March 1 of the current year through the end of February of the next year. Such requests must be submitted no later than February 1. The Employer will compile and post a

- vacation leave schedule. Employees on this schedule will have priority and 1 2 will be granted vacation leave at the times specified, if possible.
 - Employees will be granted no more than four (4) segments during the В. annual vacation scheduling process. In the event that two (2) or more employees request the same vacation period and the supervisor must limit the number of people who may take vacation leave at one time due to business needs and work requirements, preference will be determined by seniority for up to four (4) segments of vacation. A "segment" is three (3) or more contiguous days of vacation leave.
 - C. In addition to vacation leave approved in Subsection 11.6 B above, employees may request vacation leave at any time on a first come, first served basis. Approval of supplemental requests will take into consideration the annual vacation leave schedule, which will take precedence, as well as operational needs.

D. **Employee Initiated Cancellations**

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- 1. Employee requested cancellations of any portion of an approved scheduled vacation segment must be submitted in writing no later than fourteen (14) calendar days in advance of their scheduled vacation. The request is subject to approval by the Employer.
- 2. The Employer will post the newly available vacation segment for seven (7) calendar days to allow employees to express written interest in the segment. If two (2) or more employees express an interest in the vacation segment, it will be awarded to the most senior employee.

Vacation Scheduling for All Employees 11.7

A. Vacation leave will be charged in one-tenth (1/10) of an hour increments.

1			considering requests for vacation leave, the Employer will take into
2			nt the desires of the employee but may require that leave be taken at
3		a time	convenient to the employing office or department.
4		C.	Except as provided for in <u>Sections 11.5</u> and <u>11.6</u> , the Employer will
5			respond to employee vacation leave requests as soon as possible but,
6			no later than ten (10) calendar days from the date of the request. If
7			the Employer fails to respond within ten (10) calendar days, the
8			employee may notify the local Human Resources Office.
9		D.	Vacation leave for religious observances may be granted to the
10			extent agency or program requirements permit.
11		Е.	Employees will not request or be authorized to take scheduled
12			vacation leave if they would not have sufficient vacation leave
13			credits to cover the absence at the time the leave would commence.
14		F.	When two (2) or more employees submit a request on the same day
15			for the same vacation days off, if the Employer approves leave, it
16			will be based on seniority. The Employer will consider the required
17			skills and abilities needed to meet business needs. Previously
18			approved leave will not be cancelled in order to grant leave to a
19			senior employee.
20	11.8	Family Care	
21		Employees m	ay use vacation leave for care of family members as required by the
22		Family Care	Act, <u>WAC 296-130</u> .
23	11.9	Military Fan	nily Leave
24		Employees m	ay use vacation leave for leave as required by the Military Family
25		Leave Act, R	CW 49.77 and in accordance with Section 18.14, Military Family
26		Leave.	

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11.10 Domestic Violence Leave

- 2 Employees may use vacation leave for leave as required by the Domestic Violence
- 3 Leave Act, <u>RCW 49.76</u>.

4 11.11 Vacation Cancellation – Employer Initiated

Should the Employer be required to cancel scheduled vacation leave because of an emergency or exceptional business needs, affected employees will be notified of the reason/s for the cancellation in writing and may select new vacation leave from available dates. In addition, in those cases where an employee will not have sufficient vacation leave to cover the absence at the time it is scheduled to commence, the Employer may cancel the approved vacation or authorize leave without pay.

11.12 Vacation Leave Maximum

- Employees may accumulate maximum vacation balances not to exceed the statutory limits in accordance with <u>RCW 43.01.040</u> (currently two hundred-eighty (280) hours). However, there are two (2) exceptions that allow vacation leave to accumulate above the maximum:
- A. If an employee's request for vacation leave is denied by the Appointing Authority or designee, and the employee has not exceeded the vacation leave maximum (currently two hundred-eighty (280 hours), the Employer shall grant an extension for each month that the Employer defers the employee's request for vacation leave.
- B. An employee may also accumulate vacation leave days in excess of the statutory limit (currently two hundred-eighty (280) hours) as long as the employee uses the excess balance prior to their anniversary date. Any leave in excess of the maximum that is not deferred in advance of its accrual as described above, will be lost on the employee's anniversary date.

1	11.13	Separation	
2		Any employe	ee who has been employed for at least six (6) continuous months will
3		be entitled to	payment for vacation leave credits when they:
4		A.	Resign with adequate notice,
5		B.	Retire,
6		C.	Are laid-off, or
7		D.	Are terminated by the Employer.
8		In addition, t	the estate of a deceased employee will be entitled to payment for
9		vacation leav	e credits.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1			ARTICLE 12
2			SICK LEAVE
3	12.1	Sick 1	Leave Accrual
4		A ful	-time employee will accrue eight (8) hours of sick leave after they have been
5		in pa	status for eighty (80) non-overtime hours in a calendar month. Full-time
6		emplo	yees in overtime-eligible positions who are in pay status for less than eighty
7		(80) r	on-overtime hours in a calendar month and part-time employees will accrue
8		sick l	eave in an amount proportionate to the number of hours they are in pay status
9		in the	month, up to a maximum of eight (8) hours in a month.
10	12.2	Sick 1	Leave Use
11		Sick l	eave will be charged in one-tenth (1/10th) of an hour increments and may be
12		used	for the following reasons:
13		A.	A personal illness, injury or medical disability that prevents the employee
14			from performing their job, or personal medical or dental appointments, and
15			for reasons allowed under the Minimum Wage Requirements and Labor
16			Standards, <u>RCW 49.46.210</u> .
17		B.	Care of family members as allowed under <u>RCW 49.46.210</u> and as required
18			by the Family Care Act, WAC 296-130. Family member is defined to
19			include:
20			1. Family member means a child, grandchild, grandparent, parent,
21			sibling, or spouse as defined in 12.2 B.6, of an employee, and also
22			includes any individual who regularly resides in the employee's
23			home or where the relationship creates an expectation that the
24			employee care for the person, and that individual depends on the
25			employee for care. "Family member" includes any individual who

regularly resides in the employee's home, except that it does not

1		include an individual who simply resides in the same home with no
2		expectation that the employee care for the individual.
3		2 Child means, including a biological, adopted, or foster child,
4		stepchild, a child's spouse, as defined in 12.2 B.6 or for whom the
5		employee stands in loco parentis, is a legal guardian or is de facto
6		parent, regardless of age or dependency status;
7		23. Grandchild means a child of the employee's child as defined in
8		<u>12.2B.2 above.</u>
9		4. Grandparent means a parent, as defined in 12.2 B.2 above of the
10		employee's parent.
11		5. Parent means Bbiological, adoptive, de facto, or foster parent,
12		stepparent, or legal guardian of an employee or the employee's
13		spouse, as defined in 12.2 B.6 or registered domestic partner, or a
14		person who stood in loco parentis when the employee was a minor
15		child;
16		63. Spouse means an individual to whom the employee is married or is
17		a state registered domestic partner as defined by RCW 26.60.
18		4. Registered domestic partner as defined by <u>RCW 26.60</u> ;
19		5. Grandparent;
20		6. Grandchild; or
21		7. Sibling.
22	C.	Qualifying absences for Family and Medical Leave (Article 15).
23	D.	Exposure of the employee to contagious disease when attendance at work
24		would jeopardize the health of others.

1	E.	When an employee's place of business has been closed by order of a public
2		official for any health-related reason as defined in WAC 296-128-600, or
3		when an employee's child's school or place of care has been closed for such
4		a <u>health-related</u> reason or after the declaration of an emergency by a local
5		or state government or agency, or by the federal government. Health-related
6		reason, as defined in WAC 296-128-600 (8), means a serious public health
7		concern that could result in bodily injury or exposure to an infectious agent,
8		biological toxin, or hazardous material. Health-related reason does not
9		include closure for inclement weather.
10	F.	Preventative health care appointments of household members, up to one (1)

- F. Preventative health care appointments of household members, up to one (1) day for each occurrence, when the employee attends the appointment, if arranged in advance with the Employer. A household member is defined as persons who reside in the same household who have reciprocal duties to and do provide financial support for one another. This term does not include persons sharing the same house when the living style is primarily that of a dormitory or commune.
- G. To attend a medically-related interdisciplinary meeting necessary for the planning and care of a minor/dependent child who requires coordinated care of services in the home or school setting.
- H. When an employee is absent from work to be with member(s) of the employee's household who experience an illness or injury.
- I. Sick leave use for bereavement is limited to five (5) days, or more, if approved by the Employer. This applies to the family member list as identified in <u>Subsection 12.2</u> B and also the relative list as identified in <u>Subsection 17.7</u> F and below.

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1	A relative is defined to include: aunt, uncle, niece, nephew, sibling-in-law,
2	first cousin, and corresponding relatives of the employee's spouse or
3	domestic partner.

- J. Leave for Family Military Leave as required by <u>RCW 49.77</u> and in accordance with <u>Section 18.14</u>, Military Family Leave.
- 6 K. Leave for Domestic Violence Leave as required by <u>RCW 49.76</u>.

12.3 Use of Compensatory Time, Exchange Time, Vacation Leave, Personal Leave Day or Personal Holiday for Sick Leave Purposes

The Employer will allow an employee to use compensatory time, exchange time, personal holiday, personal leave day or vacation leave for sick leave purposes. An employee may be denied the ability to use compensatory time, exchange time, personal holiday, personal leave day, or vacation leave for sick leave purposes if the employee has documented attendance problems. All compensatory time, exchange time, personal holiday, personal leave day or vacation leave requests for sick leave purposes will indicate that the compensatory time, exchange time, personal holiday, personal leave day or vacation leave is being requested in lieu of sick leave. For full-time employees a personal holiday or personal leave day must be used in full shift increments. For part-time employees the use of a personal holiday for sick leave purposes will be calculated in accordance with Subsection 10.3 E and the use of a personal leave day for sick leave purposes will be calculated in accordance with Subsection 17.9 D.

12.4 Restoration of Vacation Leave

When a condition listed in <u>Subsection 12.2</u> A, arises while the employee is on vacation leave, the employee will be granted accrued sick leave, in lieu of the approved vacation leave, provided that the employee requests such leave within fourteen (14) calendar days of their return to work. The equivalent amount of vacation leave will be restored. The supervisor may require a written medical certificate.

12.5 SICK Leave Nebbi ung. Ceruncanon and vernicano	Reporting, Certification and Ve	rification
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- A. An employee must promptly notify their supervisor on the first day of sick leave and each day after, unless there is mutual agreement to do otherwise.
- B. <u>Call in for all Employees in a Position Requiring Relief, excluding the</u>

 Special Commitment Center

If the employee is in a position where a relief replacement is necessary, the employee will make every effort to notify their supervisor as soon as practicable but, not less than one and one-half (1-1/2) hours prior to their scheduled time to report to work (excluding leave taken for emergencies in accordance with the Domestic Violence Leave Law, RCW 49.76).

C. <u>Call in for all Special Commitment Center Employees in a Position</u> <u>Requiring Relief</u>

If the employee is in a position where a relief replacement is necessary, the employee will make every effort to notify their supervisor as soon as practicable but, not less than two (2) hours prior to their scheduled time to report to work (excluding leave taken for emergencies in accordance with the Domestic Violence Leave law).

D. Sick Leave Abuse

When the Employer suspects sick leave abuse and notifies the employee, they will be given reasons for that suspicion and may be required to provide a written medical certificate for any sick leave absence. The Employer will not require continuous medical verification for longer than seven (7) months as a result of the Employer suspecting abuse.

The Employer will not adopt or enforce any policy that counts the use of sick leave for an authorized purpose as an absence that may lead to or result in discipline. An authorized purpose is sick leave used in accordance with the terms and conditions of this Agreement, and Agency Policy and RCW

l			49.46.210. The Employer will not discriminate or retaliate against an
2			employee for the use of paid sick leave.
3		E.	An employee returning to work after any sick leave absence may be
4			required to provide written certification from their health care provider that
5			the employee is able to return to work and perform the essential functions
6			of the job with or without reasonable accommodation.
7			If medical certification or verification is required for employees in
8			overtime-eligible positions, it shall be in accordance with the provisions of
9			RCW 49.46.210, WAC 296-128, and this Agreement.
10	12.6	Carr	y Forward and Transfer
11		Empl	oyees will be allowed to carry forward, from year to year of service, any
12		unuse	ed sick leave allowed under this provision, and will retain and carry forward
13		any u	inused sick leave accumulated prior to the effective date of this Agreement.
14		When	n an employee moves from one state agency to another, regardless of status,
15		the en	mployee's accrued sick leave will be transferred to the new agency for the
16		emple	oyee's use.
17	12.7	Sick	Leave Annual Cash Out
18		Each	January, employees are eligible to receive cash on a one (1) hour for four (4)
19		hours	s basis for ninety-six (96) hours or less of their accrued sick leave, if:
20		A.	Their sick leave balance at the end of the previous calendar year exceeds
21			four hundred-eighty (480) hours;
22		B.	The converted sick leave hours do not reduce their previous calendar year
23			sick leave balance below four hundred-eighty (480) hours; and
24		C.	They notify their payroll office by January 31 that they would like to convert
25			their sick leave hours earned during the previous calendar year, minus any
26			sick leave hours used during the previous year, to cash.

9/12/24

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1 All converted hours will be deducted from the employee's sick leave 2 balance. 3 **Sick Leave Cash Out for Retirement or Death** 12.8 4 At the time of retirement from state service or at death, an eligible employee or the 5 employee's estate will receive cash for their total sick leave balance on a one (1) 6 hour for four (4) hours basis. For the purposes of this Section, retirement will not 7 include "vested out of service" employees who leave funds on deposit with the 8 retirement system. 9 12.9 Reemployment 10 Former state employees who are re-employed within five (5) years of leaving state 11 service will be granted all unused sick leave credits they had at separation.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/1/2024 Nmy M. Spiegel 9/1/2024

Scott Lyders, Senior Labor Negotiator Amy Spiegel, Director of Advocacy OFM/SHR Labor Relations & WFSE/AFSCME Council 28

Compensation Policy Section

1 ARTICLE 13

VOLUNTARY EMPLOYEES' BENEFICIARY ASSOCIATION 2

- 3 In accordance with state and federal law, agencies and employees in bargaining units may
- 4 agree to form Voluntary Employees' Beneficiary Association (tax-free medical spending
- accounts) funded by the retiree's sick leave cash out. Voluntary Employees' Beneficiary 5
- 6 Association of employees covered by this Agreement will be implemented only by written
- 7 agreement with the Union.

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TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

2 SHARED LEAVE 3 14.1 State employees may donate vacation leave, sick leave, or personal holidays to a fellow state employee who is: 4 Called to service in the uniformed services; 5 1. 2. Responding to a state of emergency anywhere within the United 6 7 States declared by the federal or any state government; 8 3. A victim of domestic violence, sexual assault, or stalking; or 9 4. Suffering from or has a relative or household member suffering from an extraordinary or severe illness, injury, impairment, or physical or 10 11 mental condition. 12 5. Sick or temporarily disabled because of pregnancy disability; or 13 6. Taking parental leave to bond with their newborn, adoptive or foster 14 child. 15 7. A current member of the uniformed services or a veteran as defined under RCW 41.04.005, and is attending medical appointments or 16 17 treatments for a service connected injury or disability; or 18 A spouse of a current member of the uniformed services or a veteran 8. 19 as defined under RCW 41.04.005, who is attending medical 20 appointments or treatments for a service connected injury or 21 disability and requires assistance while attending appointments or 22 treatments. 23 B. An employee is eligible to request participation in the shared leave program when the employee is able to use accrued vacation leave, sick leave, or a 24 personal holiday. 25 For purposes of the state leave sharing program, the following definitions 26 C. 27 apply: 28 1. "Domestic violence" means physical harm, bodily injury, assault, or the infliction of fear of imminent physical harm, bodily injury, or 29 assault, between family or household members as defined in. RCW 30 31 10.99.020; sexual assault of one family or household member by 32 another family or household member; or stalking as defined in RCW 9A.46.110 of one family or household member by another family or 33 34 household member.

ARTICLE 14

2 3	2.		or vacation leave and for whom accurate leave records are nined.
4	3.	Emplo	yee's "family member" is defined to include:
5 6 7 8		a.	Child, including biological, adopted, or foster child, stepchild, grandchild, or any child for whom the employee stands in loco parentis, is a legal guardian or is de facto parent, regardless of age or dependency status;
9 10 11 12		b.	Biological, adoptive, de facto, or foster parent, stepparent, or legal guardian of an employee or the employee's spouse or registered domestic partner, or a person who stood in loco parentis when the employee was a minor child.
13		c.	Spouse;
14		d.	Registered domestic partner as defined by <u>RCW 26.60</u> ;
15		e.	Grandparent; or
16		f.	Sibling.
17 18 19 20 21	4.	same la support legal venot income	ehold members" are defined as persons who reside in the home who have reciprocal duties to and do provide financial rt for one another. This term will include foster children and wards even if they do not live in the household. The term does clude persons sharing the same general house, when the living is primarily that of a dormitory or commune.
23 24 25 26 27 28 29	5.	on a vice competration on a vice competration of the competration	ce in the uniformed services" means the performance of duty voluntary or involuntary basis in a uniformed service under etent authority and includes active duty, active duty for training, inactive duty training, full-ational guard duty including state-ordered active duty, and a for which a person is absent from a position of employment e purpose of an examination to determine the fitness of the a to perform any such duty.
31 32	6.		re" or "extraordinary" condition is defined as serious or ne and/or life threatening.
33	7.	"Sexu	al assault" has the same meaning as in RCW 70.125.030.
34	8.	"Stalk	ing" has the same meaning as in RCW 9A.46.110.

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9. "Uniformed services" means the armed forces, the army national 1 2 guard, and the air national guard of any state, territory, 3 commonwealth, possession, or district when engaged in active duty 4 for training, inactive duty training, full-time national guard duty, 5 state active duty, the commissioned corps of the public health service, the coast guard, and any other category of persons 6 7 designated by the President of the United States in time of war or 8 national emergency. 9 10. "Victim" means a person against whom domestic violence, sexual 10 assault, or stalking has been committed against as defined in this 11 Section. 12 11. "Parental leave" means leave to bond and care for a newborn child after birth or to bond and care for a child after placement for 13 adoption or foster care. Parental leave must be used within sixteen 14 15 (16) weeks immediately after birth or placement unless the birth parent suffers from a pregnancy disability. When the birth parent 16 17 suffers from a pregnancy disability, the period of sixteen (16) weeks 18 for parental leave begins immediately after the pregnancy disability has ended provided the parental leave is used within the first year of 19 the child's life. 20 21 12. "Pregnancy disability" means a pregnancy-related medical 22 condition or miscarriage. 23 14.2 An employee may be eligible to receive shared leave under the following conditions: 24 The employee's agency head or designee determines that the employee 25 A. 26 meets the criteria described in this Section. 27 B. The employee has abided by agency policies regarding the use of sick leave if the employee qualifies under Subsections 14.3 (A)(1), (A)(4), or (A)(5). 28 29 C. The employee has abided by agency policies regarding the use of vacation leave and paid military leave if the employee qualifies under Subsection 30 31 14.3 (A)(2). 32 D. A state of emergency has been declared anywhere within the United States 33 by the federal or any state government if the employee qualifies under 34 Subsection 14.3 (A)(3). 35 E. Donated leave may be transferred from employees within the same agency, or with the approval of the heads or designees of both state agencies, higher 36 37 education institutions, or school districts/educational service districts, to an

1 2				byee of another state agency, higher education institution, or school et/educational district.
3 4	14.3			may donate vacation leave, sick leave, or personal holiday to another y under the following conditions:
5		A.	The re	eceiving employee:
6 7 8			1.	Suffers from, or has a relative or household member suffering from, an illness, injury, impairment, or physical or mental condition which is of an extraordinary or severe nature; or
9			2.	Has been called to service in the uniformed services; or
10 11 12 13 14			3.	Has the needed skills to assist in responding to an emergency or its aftermath and volunteers their services to either a governmental agency or to a nonprofit organization engaged in humanitarian relief in the devastated area, and the governmental agency or nonprofit organization accepts the employee's offer of volunteer services;
15			4.	Is a victim of domestic violence, sexual assault, or stalking; or
16			5.	Is taking parental leave and/or pregnancy disability leave.
17 18 19 20			6.	Is a current member of the uniformed services or a veteran as defined under <u>RCW 41.04.005</u> , and is attending medical appointments or treatments for a service connected injury or disability; or
21 22 23 24 25			7.	Is a spouse of a current member of the uniformed services or a veteran as defined under <u>RCW 41.04.005</u> , who is attending medical appointments or treatments for a service connected injury or disability and requires assistance while attending appointments or treatments.
26 27 28 29		B.	volun stalkii	llness, injury, impairment, condition, call to service, emergency teer service, consequence of domestic violence, sexual assault, or ng, parental leave and/or pregnancy disability leave has caused, or is to cause, the receiving employee to:
30 31			1. 2.	Go on leave without pay status; or Terminate state employment.

1 C. The receiving employee's absence and the use of shared leave are justified. 2 D. The receiving employee has depleted or will shortly deplete their: 3 1. Vacation leave, sick leave, compensatory time, personal holiday and 4 personal leave day reserves if the employee qualifies under 5 Subsection 14.3(A)(1). The employee is not required to deplete all of their accrued vacation and sick leave and can maintain up to forty 6 7 (40) hours of vacation leave and forty (40) hours of sick leave; 8 2. Vacation leave and paid military leave allowed under RCW 9 38.40.060 personal holiday, personal leave day, and compensatory time if the employee qualifies under Subsection 14.3 (A)(2). The 10 employee is not required to deplete all of their accrued vacation 11 leave and paid military leave allowed under RCW 38.40.060 and 12 13 can maintain up to forty (40) hours of vacation leave and forty (40) hours of military leave; 14 15 3. Vacation leave, personal holiday, personal leave day and 16 compensatory time if the employee qualifies under Subsection 14.3 (A)(3) or 14.3 (A)(4). The employee is not required to deplete all of 17 their accrued vacation leave and can maintain up to forty (40) hours 18 19 of vacation leave; or 20 4. Vacation leave, sick leave, personal holiday, personal leave day and 21 compensatory time if the employee qualifies under Subsection 14.3 22 (A)(5). The employee is not required to deplete all of their accrued 23 vacation leave and can maintain up to forty (40) hours of vacation 24 leave and forty (40) hours of sick leave; or 25 5. Vacation leave, sick leave, and compensatory time if the employee 26 qualifies under Subsection 14.3 (A)(6) or 14.3 (A)(7). The employee 27 is not required to deplete all of their accrued vacation leave and can 28 maintain up to forty (40) hours of vacation leave, and forty (40) hours of sick leave. 29 30 The agency head or designee permits the leave to be shared with an eligible E. 31 employee. 32 F. The donating employee may donate any amount of vacation leave, provided 33 the donation does not cause the employee's vacation leave balance to fall below eighty (80) hours. For part-time employees, requirements for 34 35 vacation leave balances will be prorated.

Employees may donate excess vacation leave that the donor would not be

able to take due to an approaching anniversary date.

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The donating employee may donate any specified amount of sick leave, 1 H. 2 provided the donation does not cause the employee's sick leave balance to 3 fall below one hundred seventy-six (176) hours after the transfer. For 4 purposes of sick leave donation, a day equals the donor's monthly sick leave 5 accrual. 6 I. The donating employee may donate all or part of a personal holiday. Any 7 portion of a personal holiday that is not used will be returned to the donating 8 employee. 9 14.4 The agency head or designee will determine the amount of donated leave an employee may receive and may only authorize an employee to use up to a 10 maximum of five hundred twenty-two (522) days of shared leave during total state 11 12 employment. The Employer may authorize leave in excess of five hundred twenty-13 two (522) days in extraordinary circumstances for an employee qualifying for the 14 program because they are suffering from an illness, injury, impairment or physical 15 or mental condition which is of an extraordinary or severe nature. A non-permanent or on-call employee who is eligible to use accrued leave or personal holiday may 16 17 not use shared leave beyond the termination date specified in the non-permanent or 18 on-call employee's appointment letter. 19 14.5 A. The agency head or designee will require the employee to submit, prior to 20 approvalor disapproval: 21 1. A medical certificate from a licensed physician or health care 22 practitioner verifying the severe or extraordinary nature and 23 expected duration of the condition when the employee is qualified 24 under Subsection 14.3 (A)(1); 25 2. A copy of the military orders verifying the employee's required 26 absence when the employee is qualified for shared leave under 27 Subsection 14.3 (A)(2); 28 3. Proof of acceptance of an employee's offer to volunteer for either a 29 governmental agency or nonprofit organization during a declared 30 state of emergency when the employee is qualified for shared leave under Subsection 14.3 (A)(3); 31 32 4. Verification of the employee's status as a victim of domestic violence, sexual assault or stalking when the employee is qualified 33 34 for shared leave under Subsection 14.3 (A)(4); or 35 5. Verification of child birth or placement of adoption or foster care, or a medical certificate from a licensed physician or heath care 36 37 provider verifying the pregnancy disability when the employee is

qualified under Subsection 14.3 (A)(5).

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- B. To the extent allowed by law, the agency will maintain the confidentiality of the verifying information unless disclosure is authorized in writing by the employee.
- 4 C. The agency head or designee will respond in writing to shared leave requests within ten (10) working days of receipt of a properly submitted request.

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- D. Once approved, and with authorization from the requesting employee, agencies will post and/or distribute shared leave requests. If an employee's shared leave needs are unmet, and upon request from the requesting employee, shared leave requests will be distributed at least monthly.
- 11 **14.6** Any donated leave may only be used by the recipient for the purposes specified in this Article.
- 13 14.7 The receiving employee will be paid their regular rate of pay; therefore, one (1) hour of shared leave may cover more or less than one (1) hour of the recipient's salary. The calculation of the recipient's leave value will be in accordance with Office of Financial Management policies, regulations, and procedures. The dollar value of the leave is converted from the donor to the recipient. The leave received will be coded as shared leave and be maintained separately from all other leave balances.
- 20 **14.8** A. An employee receiving industrial insurance replacement benefits may not receive greater than twenty-five percent (25%) of their base salary from the receipt of shared leave.
- B. Shared leave may be used intermittently or on nonconsecutive days so long as the leave has not been returned under Section 14.9 of this Article.
- Any shared leave no longer needed or will not be needed at a future time in connection with the original injury or illness or for any other qualifying condition by the recipient, as determined by the agency head or designee will be returned to the donor(s).
- B. Unused leave approved for an employee that suffers from an illness, injury, impairment, or physical or mental condition which is of an extraordinary or severe in nature may not be returned until the conditions in <u>RCW</u>
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 41.04.665(10)(a)(i) or (ii) are met.
- 33 C. The shared leave remaining will be divided among the donors on a prorated basis based on the original donated value and returned at its original donor value and reinstated to each donor's appropriate leave balance. The return will be prorated back based on the donor's original donation. The Employer will return the leave to the original donor in a timely manner and provide

Page 8 of 8

1 2		that employee an opportunity to use the returned leave in accordance with the leave provisions contained in this collective bargaining agreement.
3 4 5	14.10	If an employee later has a need to use shared leave due to the same condition listed in their previously approved request, the agency head or designee must approve a new shared leave request for the employee.
6 7 8	14.11	All donated leave must be given voluntarily. No employee will be coerced, threatened, intimidated, or financially induced into donating leave for purposes of this program.
9 10	14.12	The agency will maintain records that contain sufficient information to provide for legislative review.
11 12	14.13	An employee who uses leave that is transferred under this Article will not be required to repay the value of the leave that they used.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy M. Spisgel 7/10/2024
Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1				ARTICLE 15
2		FAM	ILY A	ND MEDICAL LEAVE, PARENTAL LEAVE, PREGNANCY
3		DIS	SABILIT	TY LEAVE, AND PAID FAMILY AND MEDICAL LEAVE
4	With	the exc	ception	of <u>Section 15.4</u> , definitions used in this Article will be in accordance
5	with t	he fed	eral Fai	mily and Medical Leave Act of 1993 (FMLA). The Employer and the
6	emplo	yees v	will con	apply with existing and any adopted federal FMLA regulations and/or
7	interp	retatio	ns.	
8	15.1	Fede	eral Fai	mily and Medical Leave Act of 1993 (FMLA)
9		A.	Cons	sistent with the FMLA and any amendments thereto, an employee who
10			has v	worked for the state for at least twelve (12) months and for at least one
11			thou	sand two hundred fifty (1,250) hours during the twelve (12) months
12			prior	to the requested leave is entitled to up to twelve (12) workweeks of
13			Fam	ily Medical Leave (FML) in a twelve (12) month period for one or more
14			of th	e following reasons one (1) through four (4):
15			1.	Parental leave for the birth and to care for a newborn child, or
16				placement for adoption or foster care of a child and to care for that
17				child.
18			2.	Personal medical leave due to the employee's own serious health
19				condition that requires the employee's absence from work.
20			3.	FML to care for a spouse, son, daughter, parent, who suffers from a
21				serious health condition that requires on-site care or supervision by
22				the employee.
23			4.	FML for a qualifying exigency when the employee's spouse, child
24				of any age or parent is on active duty or called to active duty status
25				of the Armed Forces, Reserves or National Guard for deployment to
26				a foreign country. Qualifying exigencies include attending certain

1 military events, arranging for alternate childcare, addressing certain 2 financial and legal arrangements, attending certain counseling 3 sessions, and attending post-deployment reintegration briefings. 4 5. Military Caregiver Leave will be provided to an eligible employee 5 who is the spouse, child of any age, parent or next of kin of a covered service member. Eligible employees may take up to twenty-six (26) 6 7 workweeks of leave in a single twelve (12) month period to care for 8 the covered service member or veteran who is suffering from a 9 serious illness or injury incurred in the line of duty. 10 During a single twelve (12) month period during which Military 11 Caregiver leave is taken, the employee may only take a combined 12 total of twenty-six (26) weeks of leave for Military Caregiver Leave 13 and leave taken for the other FMLA qualifying reasons. 14 The single twelve (12) month period to care for a covered service 15 member or veteran begins on the first day the employee takes leave 16 for this reason and ends twelve (12) months later, regardless of the 17 twelve (12) month period established for other types of FML leave. 18 B. Entitlement to FML for the care of a newborn child or newly adopted or 19 foster child ends twelve (12) months from the date of birth or the placement 20 of the foster or adopted child. 21 C. The one thousand two hundred fifty (1,250) hour eligibility requirement 22 noted above does not count paid time off such as time used as vacation 23 leave, sick leave, exchange time, personal holidays, compensatory time off 24 or shared leave. 25 D. The FML entitlement period will be a rolling twelve (12) month period 26 measured forward from the date an employee begins FML. Each time an

employee takes FML during the twelve (12) month period, the leave will be 1 2 subtracted from the twelve (12) workweeks of available leave. The Employer will continue the employee's existing Employer-paid health 3 E. 4 insurance, life insurance and disability insurance benefits during the period 5 of leave covered by FML. The employee will be required to pay their share of health insurance, life insurance and disability insurance premiums. 6 7 F. The Employer has the authority to designate absences that meet the criteria 8 of the FML. The use of any paid or unpaid leave (excluding leave for a 9 work-related illness or injury covered by workers' compensation or assault 10 benefits and compensatory time) for a FML qualifying event will run 11 concurrently with, not in addition to, the use of the FML for that event. An 12 employee, who meets the eligibility requirements listed in Section 15.1, 13 may request FML run concurrently with absences due to work-related 14 illness or injury covered by workers' compensation, at any time during the 15 absence. Any employee using paid leave for a FML qualifying event must 16 follow the notice and certification requirements relating to FML usage in 17 addition to any notice and certification requirements relating to paid leave. 18 G. The Employer may require certification from the employee's, family 19 members, or the covered service member's health care provider for the 20 purpose of qualifying for FML. 21 The Employer will use forms designated by the United States Department H. of Labor in the administration of the FMLA. 22 23 I. Personal medical leave or serious health condition leave or serious injury or 24 illness leave covered by FML may be taken intermittently when certified as 25 medically necessary. Employees must make reasonable efforts to schedule 26 leave for planned medical treatment so as not to unduly disrupt the

1 2			Employer's operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.
3 4 5		J.	Upon returning to work after the employee's own FML qualifying illness, the employee will be required to provide a fitness for duty certificate from a health care provider.
6 7 8 9		K.	The employee will provide the Employer with not less than thirty (30) days' notice before FML is to begin. If the need for the leave is unforeseeable thirty (30) days in advance, then the employee will provide such notice as is reasonable and practicable.
10	15.2	Parer	ntal Leave
11 12 13 14 15 16 17 18 19 20		А.	Parental leave will be granted to the employee for the purpose of bonding with their newborn, adoptive or foster child. Parental leave may extend up to six (6) months, including time covered by FML, during the first year after the child's birth or placement. Leave beyond the period covered by FML may only be denied by the Employer due to operational necessity. Such denial may be grieved beginning at the agency director step of the grievance procedure in Article 29 , Grievance Procedure. Parental leave may be a combination of the employee's accrued vacation leave, sick leave, personal holiday, compensatory time, exchange time, or leave without pay. Sick leave may only be used for the same time period
21			the employee is approved and using FML leave for baby bonding purposes.
22	15.3	Pregr	nancy Disability Leave
2324		A.	Leave for pregnancy or childbirth related disability is in addition to any leave granted under the FMLA.
2526		B.	Pregnancy disability leave will be granted for the period of time that an employee is sick or temporarily disabled because of pregnancy and/or

1 childbirth. An employee must submit a written request for disability leave 2 due to pregnancy and/or childbirth in accordance with agency policy. An 3 employee may be required to submit medical certification or verification for 4 the period of the disability. Such leave due to pregnancy and/or childbirth 5 may be a combination of sick leave, vacation leave, personal holiday, 6 compensatory time, exchange time, shared leave and leave without pay. The 7 combination and use of paid and unpaid leave will be the choice of the 8 employee. 9 15.4 **Washington Paid Family and Medical Leave Program** 10 A. The parties recognize that the Washington State Paid Family and Medical 11 Leave (PFML) program (RCW 50A) is in effect and eligibility for and 12 approval for leave for purposes as described under that Program shall be in 13 accordance RCW 50A. 14 The employee will provide the Employer with not less than thirty (30) days' В. 15 notice before PFML is to begin. If the need for the leave is unforeseeable 16 thirty (30) days in advance, then the employee will provide such notice as 17 is reasonable and practicable. 18 19 20 21 22 23 24

C. 1 The employee may use sick leave, personal holiday compensatory time, 2 vacation leave, personal leave day or bereavement leave as a supplemental 3 benefit while receiving a partial wage replacement for paid family and/or medical leave under the Washington State Paid Family and Medical Leave 4 Insurance Program, Title 50A RCW. The employer may require verification 5 that the employee has been approved to receive benefits for paid family 6 and/or medical leave under Title 50A RCW before approving leave as a 7 8 supplemental benefit.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

05/30/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 1 of 2

1 ARTICLE 16

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SEVERE INCLEMENT WEATHER AND NATURAL DISASTER LEAVE

- If the Employer decides that a state office or work location is non-operational or inaccessible, due to severe inclement weather, conditions caused by severe inclement weather, a natural disaster or other emergency circumstances, the following will apply:
- 7 A. Non-emergency employees will be released with no loss of pay during the disruption of services, unless;
 - B. Non-emergency employees are eligible and assigned to telework or are able to be reassigned to similar positions at locations within a reasonable driving distance from the non-operational location during the disruption of services; or
 - C. At the discretion of the Employer, non-emergency employees may be subject to a temporary reduction of work hours or temporary layoff consistent with <u>Section 34.6</u> of <u>Article 34</u>, Layoff and Recall, of this Agreement.
- The Employer will notify employees of any non-operational or in-accessible state offices or work locations via hotlines, websites, and other methods in accordance with agency practice. When determining whether a work location is operational and/or whether it is reasonable to assign employees to another work location in accordance with Section B above, the Employer may take into consideration the recommendations of public safety and transportation officials.
- If a work location remains fully operational but an employee is unable to physically report to work, remain at work or telework due to, conditions caused by severe inclement weather or a natural disaster, the employee's leave will be charged in the following order:
- A. Any earned compensatory time or previously accumulated exchange time.
- B. Any accrued vacation leave.
- 29 C. Any accrued sick leave, up to a maximum of three (3) days in any calendar year.
- D. Leave without pay.
- Although the types of paid leave will be used in the order listed above and each type of paid leave will be exhausted before the next is used, employees will be permitted to use leave without pay or their personal holiday rather than vacation or sick leave at their request.
- Employees who report to work late because of conditions caused by severe inclement weather or a natural disaster will be allowed up to one (1) hour of paid

Page 2 of 2

- 1 time (up to two (2) hours for employees who work at the Special Commitment 2 Center [SCC] on McNeil Island). If the Employer suspects abuse, the Appointing 3 Authority may deny an employee up to one (1) hour (or two (2) hours for SCC 4 employees) of paid time.
- 5 16.3 If the Director or Secretary or designee of an agency determines a state office or work location is non-operational after the work shift has begun, employees will be 6 7 released for the balance of the day without loss of pay. An employee who was 8 unable to report to work due to conditions caused by severe inclement weather or a 9 natural disaster and is on leave in accordance with Section 16.2 of this Article, will 10 be compensated for the balance of their work shift remaining after the determination that the state office or work location is non-operational and will not 11 be charged leave for that time. An employee who is on approved leave for reasons 12 other than conditions caused by severe inclement weather or a natural disaster will 13 14 not have their leave restored.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

WFSE/AFSCME Council 28

Amy M. Spiegel 8/21/2024 Amy Spiegel, Director of Advocacy

1			ARTICLE 17
2			MISCELLANEOUS PAID LEAVES
3	17.1	Empl	loyees will be allowed paid leave, during scheduled work time:
4		A	For examinations or interviews for state employment, when approved in
5			advance;
6		B.	To receive assessment through the Employee Assistance Program, when
7			approved in advance;
8		C.	To serve as a member of a jury, as specifically provided below in <u>Section</u>
9			<u>17.4;</u>
10		D.	To appear in court or administrative hearing, as specifically provided below
11			in Section 17.5;
12		E.	For life-giving procedures, blood, platelet and fluid donations when
13			approved in advance;
14		F.	For bereavement leave, as specifically provided below in <u>Section 17.7</u> ;
15		G.	For military leave, as specifically provided below in <u>Section 17.8</u> ; or
16		H.	To serve as a member of the Union collective bargaining team as provided
17			in <u>Section 39.13</u> , <u>MasterCollective Bargaining</u> Agreement Negotiations.
18		<u>I.</u>	For Vaccine Leave, as specifically provided for below in Subsection 17.10
19		<u>J.</u>	For Wildfire Disaster Leave. As specifically provided for below in
20			Subsection 17.11
21	17.2	Exan	minations/Interviews
22		When	n approved, employees will receive paid leave for attendance at examinations
23		or int	terviews for state employment. Leave may include reasonable travel time.

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1/.3	EIIIDIO	vee Assistance	Frogram

When approved, employees will receive paid leave for up to three (3) visits for

3 assessment through the Employee Assistance Program. Leave may include

4 reasonable travel time.

5 17.4 Jury Duty

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Employees will receive paid leave and be allowed to retain any compensation paid to them for their jury duty service. Employees will promptly inform the Employer when notified of a jury duty summons and will cooperate in requesting a postponement of service if warranted by business demands. If selected to be on a jury, employee-requested schedule changes will be approved, if possible, to accommodate jury duty service. If employees are released from jury duty and there are more than two (2) hours remaining on their work shift, they may be required to return to work.

17.5 Witness/Subpoena

- Employees will promptly inform the Employer when they receive a subpoena. A subpoenaed employee will receive paid leave, during scheduled work time to appear as a witness in court or administrative hearing, except as provided in Section 36.6, Attendance at Meetings, provided:
- 19 A. The employee has been subpoenaed on the Employer's behalf; or
- 20 B. The subpoena is for a legal proceeding which is unrelated to the personal or financial matters of the employee.

22 17.6 Life-Giving Procedures, Blood, Platelet and Fluid Donations

A. When approved, employees will receive paid leave, not to exceed thirty (30)
working days in a two (2) year period, for participating in life-giving
procedures. Such leave shall not be charged against sick leave or annual
leave, and use of leave without pay is not required. The Employer may
approve additional days through the use of accrued paid leave. "Life-giving
procedure" is defined as a medically-supervised procedure involving the

testing, sampling, or donation of organs, tissues, and other human body components for the purposes of donation, without compensation, to a person or organization for medically necessary treatments. "Life giving procedure" does not include the donation of blood or plasma. Employees will provide reasonable advance notice and written proof from an accredited medical institution, physician or other medical professional that the employee participated in a life-giving procedure. Agencies may take into account program and staffing replacement requirements in the scheduling of leave for life-giving procedures.

B. When approved, employees will receive paid leave, not to exceed five (5) working days in a two (2) year period, for the donation of blood, platelets or fluids, without compensation, to a person or organization for medically necessary treatments. The Employer may approve additional days through the use of accrued paid leave. Employees will provide reasonable advance notice and the Employer may request written proof from an accredited medical institution, physician or other medical professional that the employee participated in the donation procedure. Agencies may take into account program and staffing replacement requirements in the scheduling of leave for these donations.

17.7 Bereavement Leave

- A. An employee is entitled to three five (35) days of paid bereavement leave if their family member or household member dies or for loss of pregnancy, as defined in subsection F. An employee may request less than three five (35) days of bereavement leave.
- B. The Employer may require verification of the family member's or household member's death.
- C. In addition to paid bereavement leave, the Employer may approve an employee's request to use compensatory time, sick leave, vacation leave,

1		excha	nge time, their personal holiday or leave without pay for purposes of
2		bereav	vement and in accordance with this Agreement.
3	D.	A fam	nily member is defined as:
4		1.	Family member means a child, grandchild, grandparent, parent,
5			sibling, or spouse, as defined in 17.7 D.4, of an employee, and also
6			includes any individual who regularly resides in the employee's
7			home or where the relationship creates an expectation that the
8			employee care for the person, and that individual depends on the
9			employee for care. "Family member" includes any individual who
10			regularly resides in the employee's home, except that it does not
11			include an individual who simply resides in the same home with no
12			expectation that the employee care for the individual.
13		2.	Child, means aineluding biological, adopted, or foster child,
14			stepchild, a child's spouse, as defined in 17.7 D.4, grandchild, or
15			child who the parent stands in loco parentis, is a legal guardian or is
16			de facto parent, regardless of age or dependency;
17		<u>23</u> .	Parent means a bBiological, adoptive, de facto, or foster parent,
18			stepparent, or legal guardian of an employee or the employee's
19			spouse, as defined in 17.7 D.4 or registered domestic partner, or
20			person who stood in loco parentis when the employee was a minor
21			child;
22		<u>34</u> .	Spouse; means an individual to whom the employee is married or
23			state registered domestic partner as defined by RCW26.60;
24		4.	Registered domestic partner as defined by RCW 26.60;
25		5.	Grandparent means a parent, as defined in 17.7 D.3, of the
26			employee's parent;

1			6. Grandchild means a child of the employee's child, as defined in 17.7
2			<u>D.2.</u> ; or
3			7. Sibling.
4		E.	A household member is defined as persons who reside in the same home
5			who have reciprocal duties to and do provide financial support for one
6			another. This term does not include persons sharing the same house when
7			the living style is primarily that of a dormitory or commune.
8		<u>F.</u>	For loss of pregnancy, a qualifying pregnancy is defined as the pregnancy
9			of the employee, including as a surrogate, or employee parent-to-be,
10			including through surrogacy or adoption, where the employee would have
11			been the parent.
12		<u>FG</u> .	In the event of the death of an aunt, uncle, niece, nephew, sibling-in-law,
13			first cousin, and corresponding relatives of the employee's spouse or
14			domestic partner, the Employer will approve the employee's accrued paid
15			leave for all deaths up to a total of five (5) days for each calendar year.
16			Additional days may be approved by the Employer. The Employer may
17			deny leave requested under this provision for the holidays specified in
18			Section 10.1, Holidays.
19	17.8	Milita	ary Leave
20		In acc	cordance with applicable federal and state law, Employees employees will be
21		entitle	ed to military leave with pay not to exceed twenty-one (21) working days
22		during	g each year, beginning October 1 and ending the following
23		Septe	mber 30, in order to report for required military duty, when called, or to take
24		part ir	n training or drills including those in the National Guard or state active status.
25	17.9	Perso	onal Leave
26 27 28		A.	An employee may choose one (1) workday as a personal leave day each fiscal year during the life of this Agreement if the employee has been continuously employed for more than four (4) months.

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1 2	В.	The Employer will release the employee from work on the day selected for personal leave if:
3 4 5		1. The employee has given at least fourteen (14) calendar days' written notice to their supervisor. However, the supervisor has the discretion to allow a shorter notice period.
6 7		2. The number of employees selecting a particular day off does not prevent the agency from providing continued public service.
8	C.	Personal leave may not be carried over from one fiscal year to the next.
9 10 11 12	D.	Part-time and on-call employees who are employed during the month in which the personal leave day is taken will be compensated for the personal leave day in an amount proportionate to the time in pay status during the month to that required for full-time employment.
13 14	Е.	Upon request, an employee will be approved to use part or all of their personal leave day for:
15 16		1. The care of family members as required by the Family Care Act, WAC 296-130.
17 18		2. Leave as required by the Military Family Leave Act, <u>RCW 49.77</u> and in accordance with <u>Section 18.14</u> , Military Family Leave; or
19 20		3. Leave as required by the Domestic Violence Leave Act, <u>RCW</u> 49.76.
21	17.10 Va	ccination Leave
22		An employee will be allowed to take a reasonable amount of leave with pay
23		for the employee to travel and receive the Centers for Disease Control
24		(CDC) recommended vaccine(s) during a declared state of emergency due
25		to a pandemic, if the vaccine is not offered at the workplace. An employer
26		may authorize leave in excess of one day in extraordinary circumstances,
27		such as accommodating travel where the CDC recommended vaccines are
28		unavailable locally. The employer may require that the request for leave be
29		supported by documentation, which may include proof of the vaccination.
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17.11 Wildfire Disaster Leave

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2 In the event the Governor declares that a state of emergency exists in any area of the state of Washington, Agencies may grant up to twenty-four (24) 3 hours of leave with pay per occurrence to employees who are experiencing 4 5 extraordinary or severe impacts, such as displacement from their homes 6 temporarily or permanently through evacuation or significant damage or 7 loss. 8 Agencies may require verification of the extraordinary or severe impacts 9 related to the use of leave with pay and may take into account emergency 10 operations requirements and/or program and staffing replacement 11 requirements in the approval and scheduling of leave under this subsection in order to allow for the provision of continued essential services to the 12 13 public. Leave under this subsection must be used within 3 months from the 14 date of the declaration. If hours of leave with pay are approved, an employee 15 is not required to use them consecutively, and the leave does not need to be 16 taken in full day increments.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations &

For the Union

Amy M. Spiegel 9/17/2024

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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Compensation Policy Section

1			ARTICLE 18
2			LEAVE WITHOUT PAY
3	18.1	Leav	we without pay will be granted for the following reasons:
4		A.	Family and medical leave (Article 15);
5		B.	Compensable work-related injury or illness leave (Article 19);
6		C.	Military leave;
7		D.	Volunteer firefighting leave-emergencies;
8		E.	Family military leave;
9		F.	Domestic violence leave; and
10		G.	Leave for a reason of faith or conscience (Section 18.16).
11	18.2	Leav	ve without pay may be granted for the following reasons:
12		A.	Educational leave;
13		B.	Sabbatical;
14		C.	Child and elder care emergencies;
15		D.	Governmental service leave;
16		E.	Citizen volunteer or community service leave;
17		F.	Conditions applicable for leave with pay;
18		G.	Seasonal career employment;
19		Н.	Formal collective bargaining leave;
20		I.	Volunteer firefighting leave-non-emergencies; and
21		J.	As otherwise provided for in this Agreement.
22	18.3	Lim	itations
23		Leav	we without pay will be limited to no more than twelve (12) months in any
24		cons	secutive five (5) year period, except for:
25		A.	Compensable work-related injury or illness;
26		B.	Educational leave;

1		C.	Governmental service;
2		D.	Military;
3		E.	Seasonal career employment leave;
4		F.	Leave for serious health condition taken under the provisions of <u>Article 15</u> ,
5			Family and Medical Leave – Pregnancy Disability Leave;
6		G.	Leave taken voluntarily to reduce the effect of a layoff;
7		Н.	Leave authorized in advance by an Appointing Authority as part of a plan
8			to reasonably accommodate a person of disability;
9		I.	Leave to participate in union activities;
10		J.	Volunteer firefighting leave; or
11		K.	Domestic violence leave.
12	18.4	Retui	rning Employee Rights
13		Empl	oyees returning from authorized leave without pay will be employed in the
14		same	position or in another position in the same job classification and the same
15		geogr	aphical area, as determined by the Employer, provided that such
16		reemp	ployment is not in conflict with other articles in this Agreement. The employee
17		and th	ne Employer may enter into a written agreement regarding return rights at the
18		comm	nencement of the leave.
19	18.5	Milita	ary Leave
20		In add	dition to twenty-one (21) days of paid leave granted to employees for required
21		milita	ry duty or to take part in training, or drills including those in the National
22		Guard	d or active status, unpaid military leave will be granted in accordance with
23		RCW	38.40.060 and applicable federal law. Employees on military leave will be
24		reinst	ated as provided in RCW 73 16 and applicable federal law

1	18.6	Educational Leave
2		Leave without pay may be granted for educational leave for the duration of actual
3		attendance in an educational program.
4	18.7	Sabbatical
5		Leave without pay may be granted for sabbatical for the purpose of professional
6		employee growth.
7	18.8	Child and Elder Care Emergencies
8		Leave without pay may be granted for child and elder care emergencies. In lieu of
9		leave without pay, compensatory time, exchange time or paid leave may also be
10		used for child and elder care emergencies.
11	18.9	Seasonal Career Employment
12		Leave without pay may be granted to seasonal career employees during their off-
13		season.
14	18.10	Governmental Service Leave
15		Leave without pay may be granted for governmental service in the public interest,
16		including, but not limited to the U.S. Public Health Service or Peace Corps leave.
17	18.11	Citizen Volunteer or Community Service Leave
18		Leave without pay may be granted for community volunteerism or service.
19	18.12	Formal Collective Bargaining Leave
20		Leave without pay may be granted to participate in formal collective bargaining
21		sessions authorized by <u>RCW 41.80</u> .
22	18.13	Volunteer Firefighting Leave
23		A. Leave without pay will be granted for emergencies. Emergencies include
24		when an employee who is a volunteer firefighter is called to duty to respond
2425		when an employee who is a volunteer firefighter is called to duty to respond to a fire, natural disaster or medical emergency. Vacation leave may be

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B. Leave without pay may be granted for non-emergencies. Non-emergencies may include training, inspections and public outreach activities.

18.14 Military Family Leave

Leave without pay will be granted to an employee whose spouse or state registered domestic partner as defined by RCW 26.60.020 and 26.60.030 is on leave from deployment or before and up to deployment, during a period of military conflict. Use of leave without pay, compensatory time, vacation leave, sick leave, and all or part of a personal holiday is limited to a combined maximum of fifteen (15) working days per deployment. Employees must provide the Employer with five (5) business days notice after receipt of official notice that the employee's spouse or state registered domestic partner will be on leave or of an impending call to active duty.

18.15 Domestic Violence Leave

Leave without pay, including intermittent leave, will be granted to an employee who is a victim of domestic violence, sexual assault or stalking. Family members of a victim of domestic violence, sexual assault or stalking will be granted leave without pay to help the victim obtain treatment or seek help. Family member for the purpose of domestic violence leave includes child, spouse, state registered domestic partner as defined by RCW 26.60.020 and 26.60.030, parent, parent-in-law, grandparent or a person the employee is dating. The Employer may require verification from the employee requesting leave in accordance with RCW 49.76.

18.16 Holidays for a Reason of Faith or Conscience

Leave without pay will be granted for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church or religious organization for up to two (2) workdays per calendar year in accordance with RCW 1.16.050 and as provided below:

A. Leave for holidays for a reason of faith or conscience may only be denied if the employee's absence would impose an undue hardship on the

1		Employer as defined by WAC 82-56 or the employee is necessary to
2		maintain public safety.
3	В.	The Employer will allow an employee to use compensatory time, exchange
4		time, a personal holiday or vacation leave in lieu of leave without pay. All
5		requests to use compensatory time, exchange time, a personal holiday or
6		vacation leave must indicate the leave is being used in lieu of leave without
7		pay for a reason of faith or conscience. An employee's personal holiday
8		must be used in full workday increments.
9	C.	An employee's seniority date, probationary period or trial service period
10		will not be affected by leave without pay taken for a reason of faith or
11		conscience.
12	D.	An employee must give at least fourteen (14) calendar days' written notice
13		to their supervisor. However, the employee and supervisor may agree upon
14		a shorter timeframe.
15	E.	Employees will only be required to identify that the request for leave
16		without pay is for a reason of faith or conscience or an organized activity
17		conducted under the auspices of a religious denomination, church or
18		religious organization.
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18.17 Requests – Approval and Denial

Requests for leave without pay will be submitted in writing. The Employer will respond to employee leave without pay requests as soon as possible, but no later than fourteen (14) calendar days. At the request of an employee, the reasons for the denial will be provided in writing.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy M. Spiegel 9/17/2024
Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1 ARTICLE 19

WORK-RELATED INJURY OR ILLNESS

19.1 Compensable Work-Related Injury or Illness Leave

An employee who sustains a work-related illness or injury that is compensable under the state workers' compensation law may select time-loss compensation exclusively or leave payments in addition to time-loss compensation. Employees who take vacation leave, sick leave, or compensatory time during a period in which they receive time-loss compensation will receive full vacation leave, sick leave or compensatory time pay in addition to any time-loss payments, unless the employee is receiving assault benefit compensation equal to full pay.

19.2 Assault Benefits

The Employer will follow the provisions of RCW 72.01.045 and agency policy with respect to employees of the Departments of Social and Health Services, Children, Youth, and Families, Natural Resources, and Veterans Affairs who are victims of assault by residents, patients, or juvenile offenders. The Employer will follow the provisions of RCW 72.09.240 and agency policy with respect to employees of the Departments of Corrections and Natural Resources who are victims of assault by offenders. The Employer will follow the provisions of RCW 47.04.250 and agency policy with respect to employees of the Department of Transportation who are the victims of assault by motorists. The Employer will follow the provisions of RCW 74.04.790 and agency policy with respect to child protective, child welfare and adult protective services employees of the Departments of Social and Health Services and Children, Youth, and Families who are victims of assault while in the course of discharging their assigned duties.

19.3 Return-to-Work

The Employer will follow the provisions of <u>WAC 357-19-525</u>, <u>530</u> and <u>535</u>, and agency policy related to a return-to-work program. The Employer will attempt to

find opportunities, if available, for modified duty that can be offered to employees

participating in an agency return-to-work program.

19.4 General Provisions

Employees suffering from a work-related injury or illness may be allowed to adjust their schedules to attend any needed therapy or follow-up medical appointments. Employees will not be required to use Family and Medical Leave for work-related illness or injuries covered by workers' compensation or assault benefits. Notwithstanding Section 18.1, of Article 18 Leave Without Pay, the Employer may separate an employee in accordance with Article 32, Reasonable Accommodation and Disability Separation.

19.5 Return to Work for Parks and Recreation Commission – Park Rangers

- A. A park ranger who becomes temporarily disabled due to a workplace injury or suffers an occupational disease may be eligible to return to work in a modified duty assignment. The assignment may permit the park ranger to work within the classification in a modified capacity at the current rate of salary.
- B. Opportunity for modified duty assignments are limited and are subject to approval and conditioning by the assistant director of operations or designee. Possible assignments will be based upon program needs and the park ranger's limitation(s). Assignments may be denied when a park ranger is deemed not capable of fulfilling all of the requirements of the modified duty assignment, or if the assistant director of operations or designee determines that there is insufficient need for an assignment. The assistant director of operations or designee's decision is final and is not subject to Article 29, Grievance Procedure.
- C. Modified duty assignments must be presented to the assistant director of operations or designee in writing and will only be considered when the request is accompanied by a medical release to work and description of

limitations as determined by a licensed physician. If an assignment is available, a written description of the assignment will be provided to the requesting park ranger and to their chain of command and will require a physician's approval that the park ranger is able to perform the modified duties.

- D. Modified duty assignments do not affect the essential job functions defined by the agency for the classifications covered by the Agreement. Park rangers in modified duty assignments may not exercise the authority of their commission, wear agency uniforms, or drive patrol vehicles unless authorized by the assistant director of operations or designee.
- E. Non-Work Related Injury or Illness

Park rangers who become temporarily disabled due to a non-work-related illness or injury may request a reasonable accommodation to return to work in a modified duty assignment. The cost of the medical evaluations and recommendations will be the park ranger's responsibility. The opportunity for modified duty assignments is limited and is subject to approval and conditioning by the assistant director of operations or designee. The assistant director of operations' decision is final and is not subject to Article 29, Grievance Procedure.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & **Compensation Policy Section**

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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1 ARTICLE 20

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2 SAFETY AND HEALTH 3 *The provisions of this Article do not apply to the Department of Corrections, see DOC 4 addendum. 5 20.1 The Employer, employee and Union have a significant responsibility for workplace 6 safety and health. 7 A. The Employer will provide a work environment in accordance with safety 8 standards established by the Washington Industrial Safety and Health Act 9 (WISHA). 10 B. It is the duty of every Employer to protect the health and safety of 11 employees by establishing and maintaining a healthy and safe work 12 environment and by requiring all employees to comply with health and 13 safety measures. Employees will comply with all safety and health practices 14 and standards established by the Employer. Employees will contribute to a 15 healthy workplace, including not knowingly exposing co-workers and the 16 public to conditions that would jeopardize their health or the health of 17 others. The Employer may direct employees to use leave in accordance with 18 Article 12, Sick Leave, when employees self-report a contagious health 19 condition. 20 C. COVID-19 21 COVID-19 remains a recognized hazard in the workplace. The Employer will continue to take all required measures to ensure a safe and sanitary 22 23 work environment for employees and the public they serve. These measures 24 are established by the Washington State Department of Labor and Industries 25 (L&I) and include, but are not limited to, providing hand washing facilities 26 and supplies, regular cleaning and sanitizing of surfaces in all offices and 27 facilities. Employer will provide adequate supplies of disposable masks,

hand sanitizer and gloves upon request and where appropriate.

1		1.	If the Employer requires an employee to get a COVID-19 test, it
2			shall be done on the Employer's time and expense.
3		2.	All information disclosed to the Employer during the vaccination
4			verification process will be stored in the employee's confidential
5			medical file only. This information will only be accessed by the
6			Employer on a need-to-know basis.
7		3.	If the employee's accrued sick leave is at risk of falling under forty
8			(40) hours, they may request shared leave from the shared leave
9			bank in accordance with RCW 41.04.665 if they are required to
10			isolate or quarantine and the Employer is unable to accommodate an
11			alternative work assignment.
12		<u>3</u> 4.	Any emergency contracting out due to short staffing as a result of
13			not requiring vaccination will supplement and not supplant
14			bargaining unit positions. This provision should not be construed as
15			a waiver of the union's right to receive notice and bargain over
16			contracting out of bargaining unit work in accordance with Articles
17			<u>38</u> and <u>45</u> .
18		<u>54</u> .	The Employer will educate employees about COVID-19 prevention
19			and adhere to CDC and L&I requirements regarding keeping
20			employees who have tested positive or who are symptomatic out of
21			the workplace.
22		6 <u>5</u> .	The Employer will encourage employees to physically distance and
23			maintain existing physical barriers where possible.
24	D.	The U	Union will work cooperatively with the Employer on safety and health-
25		relate	ed matters and encourage employees to work in a safe manner.

1		E. When an employee has concerns about access to communications when
2		working away from their duty station, the employee will bring the issue to
3		their supervisor for resolution.
4	20.2	The Employer will determine and provide the required safety devices, personal
5		protective equipment and apparel, including those used in the transporting of
6		offenders, patients and/or clients, which employees will wear and/or use. The
7		Employer will provide employees with orientation and/or training to perform their
8		jobs safely. If necessary, training will be provided to employees on the safe
9		operation of the equipment prior to use.
10	20.3	Each agency will form joint safety committees in accordance with Washington
11		Industrial Safety and Health Act (WISHA) requirements at each permanent work
12		location where there are eleven (11) or more employees.
13		20.4 Safety committees will consist of employees selected by the Union and
14		Employer-selected members. The number of employees selected by the Union must
15		equal or exceed the number of Employer-selected members. The number of union-
16		designated employee representatives on the committee(s) will be proportionate to
17		the number of employees represented by the Union at the permanent work location.
18		Meetings will be conducted in accordance with <u>WAC 296-800-13020</u> . Committee
19		recommendations will be forwarded to the appropriate Appointing Authority for
20		review and action, as necessary. The Appointing Authority or designee will report
21		follow-up action/information to the Safety Committee.
22		In those cases where the Union has attempted to provide union-designated
23		representatives for a safety committee and has been unable to do so, the Union may
24		contact the agency to request assistance in providing notice of safety committee
25		nominations. If the Union is still unable to provide representatives to the Employer,
26		then the Employer and the Union together will hold an election and will appoint
27		those elected representatives. If the Union is still unable to provide representatives
28		to the Employer, the Employer may appoint volunteers who have been elected and

are willing to serve until the Union designates safety committee representatives.

1 20.5 The Employer will follow its practices regarding blood-borne pathogens. 2 20.6 When an employee(s) worksite is impacted by a critical incident the Employer will 3 provide the employee(s) with an opportunity to receive a critical incident debriefing 4 from the Employee Assistance Program or other sources available to the agency. 5 If the Employer determines employees have been exposed to a serious 20.7 6 communicable disease in the course of their official duties, the employee may be 7 granted paid administrative leave to seek testing and treatment. 8 20.8 **Ergonomic Assessments** 9 At the request of the employee, the Employer will ensure that an ergonomic 10 assessment of the employee's work stationworkstation is completed. Solutions to 11 identified issues/concerns will be implemented within available resources. 12 20.9 **Air Quality Assessments** 13 Air quality concerns brought to the Safety Committee will be evaluated and processed in accordance with Section 20.4, above. 14 TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature. For the Employer For the Union 8/29/2024

WFSE/AFSCME Council 28

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

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1 ARTICLE 21

Uniforms, Tools And Equipment

- 3 *This Article has been modified by an MOU effective September 1, 2023
- 4 *The provisions of this Article do not apply to the Department of Corrections, see
- 5 addendum.

21.1 Uniforms

The Employer may require employees to wear uniforms. Where required, the Employer will determine and provide the uniform or an equivalent clothing allowance. When uniforms are required, the Employer will not reduce the uniform allowance or level of maintenance provided, during the term of this Agreement. The same will apply to required footwear. The Employer may require an employee to return all provided uniforms and/or footwear upon separation from employment. In those cases where an employee fails to return the provided uniforms and/or footwear, the Employer may deduct the depreciated value of the items from the employee's final pay.

21.2 Tools and Equipment

The Employer may determine and provide necessary tools, tool allowance, equipment and foul weather gear. The Employer will repair or replace Employer-provided tools and equipment if damaged or worn out beyond usefulness in the normal course of business. Employees are accountable for equipment and/or tools assigned to them and will maintain them in a clean and serviceable condition. Employees who misuse, vandalize, lose or damage state property may be subject to disciplinary action. Employees will be required to return all Employer provided tools, equipment (i.e., electronic equipment, badges, etc.) and foul weather gear upon separation from employment. In those cases where an employee fails to return the provided tools, equipment and/or foul weather gear, the Employer may deduct the value of the items from the employee's final pay.

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1		Employees required by the employer to provide their own tools to perform their
2		work will be eligible for reimbursement for the cost of new and replacement tools
3		up to a maximum of one thousand-two hundred dollars (\$1,200.00) per fiscal year.
4		Reimbursement shall be subject to prior supervisor approval and receipts shall be
5		required.
6	21.3	Torobility
	21.3	Taxability The Fig. 1 and 1 a
7		The Employer will comply with applicable Internal Revenue Service (IRS)
8		regulations regarding taxing of Employer provided items.
9	21.4	Department of Corrections - Firearms Training and Ammunition (See
10		Addendum A)
11	21. <u>4</u> 5	Safety Footwear
12		The Employer will determine the employees that are required to wear safety
13		footwear as essential Personal Protective Equipment (PPE).
14		A. Those employees in the following agencies will receive a biennial
15		allowance of two hundred twenty-five dollars (\$225.00) per pair to be used
16		for the purchase or repair of safety footwear in accordance with agency
17		policy ANSI/OSHA standards and shall include, but not be limited to laces,
18		toe-guards, insoles, and waterproofing.
19		• Ecology
20		Department of Agriculture
21		• Department of Children, Youth, and Families (Maintenance
22		Operations Division)
<i></i>		operations Division,
23		Department of Enterprise Services
24		Department of Fish and Wildlife

	Page
1	Department of Social and Health Services – Maintenance Operations
2	Division
3	Department of Social and Health Services – Eastern State Hospital
4	Department of Social and Health Services – Western State Hospital
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5	Department of Social and Health Services – Olympic Heritage
6	Behavioral Health Facility
7	Energy Facility Site Evaluation Council
8	Labor and Industries
9	Secretary of State
10	Utilities and Transportation Commission
11	• Department of Veteran Affairs (classes listed in Appendix W)
12	B. Those employees in the following agencies will receive a biennial
13	allowance of two hundred twenty-five dollars (\$225.00) per pair to be used
14	for the purchase or repair of safety footwear in accordance with
15	ANSI/OSHA standards and shall include, but not be limited to laces, toe-
16	guards, insoles, and waterproofing.
17	Department of Transportation
18	Agencies with policies or practices that allow a higher allowance are grandfathered
19	<u>legacied</u> for those allowance levels. The process for purchasing safety footwear will
20	follow agency policy or practice. The Appointing Authority or designee may
21	authorize additional safety footwear allowance should boots be damaged or worn
22	out before the next allowance is authorized.
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1 2]	ARTICLE 22 DRUGS, ALCOHOL AND CANNABIS FREE WORKPLACE
3	*The		ons of this Article do not apply to the Department of Corrections, see
<i>3</i>	adden	-	ons of this Afficie do not apply to the Department of Coffections, see
•	uaden	dum.	
5	22.1	All E	nployees (Except Department of Corrections)
6		A.	All employees must report to work in a condition fit to perform their
7			assigned duties unimpaired by alcohol, cannabis or drugs.
8		B.	Possession of Alcohol, Cannabis or Illegal Drugs
9			1. The use or possession of alcohol, cannabis or illegal drugs by an
10			employee is prohibited in state vehicles, on agency premises, or
11			other governmental or private worksites where employees are
12			assigned to conduct official state business, except when:
13			a. The Agency premises are considered residences, or
14			b. The premises or state vehicles are used for the transportation
15			of alcohol, cannabis or illegal drugs pursuant to state law.
16			2. The unlawful use, possession, delivery, dispensation, distribution,
17			manufacture or sale of alcohol or drugs, including cannabis, in state
18			vehicles, on agency premises or on official business is prohibited.
19		C.	Notification of Prescription, Medical Cannabis and Over-the-Counter
20			Medications
21			Employees taking physician-prescribed or over-the-counter medications,
22			including medical cannabis, must, if there is a substantial likelihood that
23			such medication will affect job safety, notify their supervisor or other
24			designated official of the fact that they are taking a medication and the side
25			effects of the medication.

D.	Drug and Alcohol T	Testing — Safety.	Sensitive :	Functions
υ.	Drug and Alconor i	csing – saicty-	-20112111100	runchons

- 1. Employees required to have a Commercial Driver's License (CDL) or to be licensed by the United States Coast Guard, are subject to pre-employment, post-accident, random and reasonable suspicion testing in accordance with the U.S. Department of Transportation rules, Coast Guard Regulations (46 CFR Part 16) or the Federal Omnibus Transportation Employee Testing Act of 1991. The testing shall be conducted in accordance with agency policy.
- 2. In addition, employees who perform other safety-sensitive functions are subject to pre-employment, post-accident, post-firearm shooting incidents, and reasonable suspicion testing, conducted according to agency policy. For purposes of this Article, employees who perform other safety-sensitive functions are those issued firearms and those licensed health care professionals who administer or dispense medications as a part of their job duties.
- 3. Post-accident drug and alcohol testing may be conducted when a work-related incident has occurred involving death, serious bodily injury or significant property/environmental damage, or the potential for death, serious injury, or significant property/environmental damage, and when the employee's action(s) or inaction(s) either contributed to the incident or cannot be completely discounted as a contributing factor.
- E. Reasonable Suspicion Testing All Employees Performing Safety-Sensitive Functions, and all Department of Transportation, and Washington State Patrol Employees
 - 1. Reasonable suspicion testing for alcohol, cannabis or controlled substances may be directed by the Employer for any employee performing safety-sensitive functions or any employee of the

1		Department of Transportation of Washington State Patrol when
2		there is reason to suspect that alcohol, cannabis or controlled
3		substance use may be adversely affecting the employee's job
4		performance or that the employee may present a danger to the
5		physical safety of the employee or another.
6	2.	Specific objective grounds must be stated in writing that support the
7		reasonable suspicion. Examples of specific objective grounds may
8		include, but are not limited to:
9		a. Physical symptoms consistent with controlled substance,
10		cannabis and/or alcohol use;
11		b. Evidence or observation of controlled substance, cannabis or
12		alcohol use, possession, sale, or delivery; or
13		c. The occurrence of an accident(s) where a trained manager,
14		supervisor or lead worker suspects controlled substance,
15		cannabis and/or alcohol use may have been a factor.
16	3.	Referral
17		Referral for testing will be made on the basis of specific objective
18		grounds documented by a manager, supervisor or lead worker who
19		has attended the training on detecting the signs/symptoms of being
20		affected by controlled substances, cannabis and/or alcohol and
21		verified in person or over the phone by another trained manager,
22		supervisor or lead worker.
23	4.	Testing
24		When reasonable suspicion exists, employees must submit to
25		alcohol, cannabis and/or controlled substance testing when required
26		by the Employer. A refusal to test is considered the same as a

1		positive test. When an employee is referred for testing, they will be
2		removed immediately from duty and transportation to the collection
3		site will be provided. The cost of reasonable suspicion testing,
4		including the employee's salary will be paid by the Employer.
5	F.	Drug and Alcohol Testing – General
6		For all employees tested in accordance with <u>Section 22.1</u> D and E above:
7		1. Testing will be conducted in such a way to ensure maximum
8		accuracy and reliability by using the techniques, chain of custody
9		procedures, equipment and laboratory facilities, which have been
10		approved by the U.S. Department of Health and Human Services.
11		Employees in the same agency as the employee being tested will not
12		do collection and processing of samples, excluding law enforcement
13		officers using a breath-testing device. An employee notified of a
14		positive controlled substance and/or cannabis test result may request
15		an independent test of their split sample at the employee's expense.
16		If the test result is negative, the Employer will reimburse the
17		employee for the cost of the split sample test.
18		2. An employee who has a positive test for alcohol, cannabis, and/or a
19		positive controlled substance may be subject to disciplinary action,
20		up to and including dismissal, based on the incident that prompted
21		the testing, including a violation of agency drug and alcohol free
22		workplace policies.
23	G.	Training
24		Training will be made available to managers, supervisors, shop stewards,
25		and lead workers. The training will include:
26		1. The elements of the Employer's Drug and Alcohol Free Workplace
27		Program;

1			2. The effects of drugs and alcohol in the workplace;
2			3. Behavioral symptoms of being affected by controlled substances,
3			cannabis and/or alcohol; and
4			4. Rehabilitation services available.
5	22.2	Depa	rtment of Corrections Employees (See Addendum A)
6	22. <u>2</u> 3	All E	mployees – Voluntary Request for Assistance
7		A.	An employee who requests assistance for a drug or alcohol problem will be
8			afforded an opportunity during the thirty (30) days following such request
9			to seek assistance from the Employee Assistance Program or other agency-
10			recognized assistance program. If the assistance is requested prior to the
11			employee providing a sample pursuant to testing, the employee will not be
12			subject to discharge, unless other circumstances warrant such action.
13		B.	Assessment and Treatment
14			The employee will be relieved from duty and placed on sick leave, vacation
15			leave, or leave without pay pending completion of any initial chemical
16			dependency assessment and successful completion of any in-patient
17			chemical dependency rehabilitation certified by the Department of Health,
18			Health Services Quality Assurance Division. If the assessment results in a
19			recommendation for an out-patient treatment program, the employee will
20			enter into a return to work agreement before being allowed to return to
21			work. An employee will be discharged if they refuse to participate in or
22			successfully complete any state certified program.
23		C.	Return to Work
24			Upon returning to work after entering an out-patient program or

successfully completing an in-patient rehabilitation program, the employee

1		will be subject to random testing for a period of one (1) year. If the employee
2		tests positive for drugs/alcohol during this period they will be discharged.
3	D.	Release of Information
4		Employees participating in such treatment will agree to provide the
5		Employer with a release of medical information sufficient to ensure the
6		employee's compliance with the requirements of the rehabilitation program.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

06/21/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy M. Spiegel 6/19/2024
Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 1 of 2

ARTICLE 23 1 2 **TRAVEL** 3 *The provisions of this Article do not apply to the Department of Corrections, see 4 addendum. 5 23.1 Employees required to travel in order to perform their duties will be reimbursed 6 for any authorized travel expenses (e.g., mileage and/or per diem), in accordance 7 with the regulations established by the Office of Financial Management (OFM) 8 and agency policy. 9 23.2 During the course of conducting official state business, if an employee believes use 10 of their personal vehicle may present a potential threat to the employee's safety, 11 they will discuss appropriate alternatives with their supervisor. 12 23.3 An employee will not be reimbursed for mileage if they choose to use their personal 13 vehicle when a state vehicle is available unless approved in advance by their 14 Appointing Authority or designee. 15 23.4 Employees will be provided an opportunity to request a travel advance in 16 accordance with agency policy if assigned to travel for work purposes. 17 23.5 Unless emergent or mutually agreed to otherwise, employees who are not assigned 18 travel as an essential function will be provided no less than seven (7) calendar days' 19 notice for any travel that requires an overnight stay. TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature.

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section

For the Employer

For the Union

Anny Spiegel, Director of Advocacy WFSE/AFSCME Council 28

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/9/24 Page 2 of 2

1 2		ARTICLE 24 MEALS
3	*The	provisions of this Article do not apply to the Department of Corrections, see DOC dum.
5		
6	Depar	tment of Social and Health Services - Institutions Bargaining Unit; Department of
7		ren, Youth, and Families - Juvenile Rehabilitation Bargaining Units; School for the
8		; Center for Deaf and Hard of Hearing Youth; Department of Transportation; Utilities
9		Transportation Commission; Department of Veterans Affairs - Homes only;
10	•	tment of Corrections Work Release Facilities; Military Department and the
11	Wash	ington State Patrol
12	24.1	Except as provided in Section 24.2, meals will be provided in accordance with
13		agency or institution practices.
14	24.2	Employees purchasing meals in an Employer operated dining hall who are required
15		to return to duty without benefit of finishing the meal will be reimbursed the
16		purchase price of the meal or provided a replacement meal, if available.
17	24.3	Department of Corrections - Work Release Facilities
18		Any work release employee working involuntary overtime in excess of two (2)
19		hours will be provided meals during the overtime shift.
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24.3	Washington State Patrol – Crime Scene Response Team

Any crime scene response team member in travel status as a result of being called
to scene is eligible for reimbursement according to Subsection 10.90.10 of the State

Administrative and Accounting Manual regardless of meeting the 11-hour rule laid
out in section 10.40.50.b.1"

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/17/2024 Amy M. Spiegel 9/17/2024
Scott Lyders, Senior Labor Negotiator Amy Spiegel, Director of Advocacy

OFM/SHR Labor Relations & WFSE/AFSCME Council 28 Compensation Policy Section

1 2		ARTICLE 25 COMMUTE TRIP REDUCTION AND PARKING
3	25.1	The Employer will continue to encourage but not require employees covered by
4		this Agreement to use alternate means of transportation to commute to and from
5		work in order to reduce traffic congestion, improve air quality and reduce the need
6		for parking.
7	25.2	Agencies will provide commute trip reduction incentives consistent with agency
8		policies and within available resources.
9	25.3	During the term of this Agreement, agency-administered parking rates charged to
10		employees who work at facilities located off the Capitol Campus will not be
11		increased from the facility parking rates in existence as of July 31, 2010.
12	25.4	The Department of Enterprise Services will manage parking on the Capitol Campus
13		in accordance with <u>RCW 46.08.172</u> .
14	25.5	All Employees with King, Pierce or Snohomish County Duty Stations
15		A. All benefit eligible bargaining unit employees assigned to an official duty
16		station in King, Pierce or Snohomish Counties will receive a card for travel
17		on public transportation known as a "One Regional Card for All", otherwise
18		known as an ORCA card.
19		Specifically, travel for the 2023-252025-27 contract will be fare-free access
20		to the following services:
21		1. Unlimited rides on bus services provided by Community Transit,
22		Everett Transit, King County Metro Transit, Kitsap Transit, Pierce
23		Transit and Sound Transit;
24		2. Unlimited rail service on Sound Transit, Link light rail and Sounder
25		commuter rail;

2025-2027 Negotiations 9/9/24 Page 2 of 3
chard-Bremerton erton-Seattle and
County Metro
e transit vanpool
provider. Lack of
n pool benefit. If
e that exceeds its

Unlimited Seattle Streetcar trips; 2 4. Unlimited King County Water Taxi trips; 3 5 Unlimited trips with Kitsap Transit foot (Port Orc 4 and Annapolis-Bremerton routes) and fast (Breme 5 Kingston-Seattle route) ferry services; and 6 6. Paratransit services from Kitsap Transit and King C 7 8 25.6 Van Pool Subsidy 9 A van pool subsidy will be available in the state where a public 10 provider offers a van pool service. Some rural areas may lack a p 11 provider in a region does not disqualify a rider from claiming a var 12 a rider identifies a van pool that meets a transit agency's ridersh the transit agency has discretion for providing a van pool service 13

TENTATIVE AGREEMENT REACHED

All full-time, part-time, temporary, or non-permanent employees who are benefit

eligible and work for an agency that has completed an agreement with WSDOT

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

will be eligible to receive the full subsidy van pool benefit.

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

traditional service area.

Compensation Policy Section

Any Spiegel, Director of Advocacy WFSE/AFSCME Council 28

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Tentative Agreement WFSE GG/2025-2027 Negotiations 9/9/24 Page 3 of 3

1 2			ARTIC Hous			
3	26.1	The E	mployer will continue to follo	w agency policies and practices regarding		
4		Emplo	yer-provided housing.			
5	26.2	2 Parks and Recreation Commission				
6		A.	Employees housed on-site will	be allowed to live in a residence in another		
7			park in accordance with agency	y policy.		
8		B. Employees will have the option to accept Employer provided housing or				
9			maintain a personal residence.			
10						
			TENTATIVE AGR	EEMENT REACHED		
	An electronic signature to this Agreement shall be given effect as if it were an original signature.					
	For the Employer For the Union					
	m	5	05/30/2024	Amy M. Spiegel 5/30/2024 Amy Spiegel, Director of Advocacy		
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &			Anny Spiegel, Director of Advocacy WFSE/AFSCME Council 28		

Compensation Policy Section

Page 1 of 4

1 ARTICLE 27
2 DISCIPLINE

- 3 *The provisions of this Article do not apply to the Department of Corrections, see DOC
- 4 addendum.

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- 5 27.1 The Employer will not discipline any permanent employee without just cause.
- Discipline includes oral and written reprimands, reductions in <u>base</u> pay, suspensions, demotions, and discharges. Oral reprimands will be identified as such.
- When disciplining an employee, the Employer will make a reasonable effort to protect the privacy of the employee.
 - 27.4 The Employer has the authority to determine the method of conducting investigations. The Employer will- notify an employee that they are a subject or witness in an investigation prior to being interviewed. The Employer will make reasonable efforts to complete investigations conducted by the Employer in a timely manner. Upon request by the employee, if an investigation lasts longer than ninety sixty (9060) days from the date the employee was notified of the investigation, and every thirty (30) days thereafter, the Employer will provide a written explanation to the employee and the designated Union representative of the current status of the investigation (for example: interviews still being conducted, drafting of investigative report, waiting for analysis of data), next steps and approximate timeframe for completion. At the conclusion of any investigation where the Employer elects not to take disciplinary action, the employee will be provided with a written notification that the investigation is completed and that no discipline will be imposed. A traditional element of just cause requires discipline to be imposed in a timely manner in light of the need for thorough investigations.

27.5 Investigatory Interviews

A. Upon request, an employee has the right to a union representative at an investigatory interview called by the Employer, if the employee reasonably

Page 2 of 4

believes discipline could result. An employee may also have a union representative at a pre-disciplinary meeting. If the requested representative is not reasonably available, the employee will select another representative who is available. Employees seeking representation are responsible for contacting their representative.

B. Department of Social and Health Services

An employee who is being interviewed as part of an administrative investigation will be notified in writing prior to the interview if the investigator would like to audio record the interview. The written notification will contain a consent form that the employee will bring to the interview. If an employee does not consent to the recording, the investigator will not discuss the issue of audio recording with the employee. Interviews will be conducted in a professional manner and investigative methods will be consistent with law. No threats or promises will be made to induce an answer.

- C. The role of the union representative in regard to Employer-initiated investigations is to provide assistance and counsel to the employee and not interfere with the Employer's right to conduct the investigation. Every effort will be made to cooperate in the investigation. The Union representative may call for a recess during the interview to consult with the employee for representational purposes.
- D. Employees who are the subject of an investigatory interview will be informed of the general nature of the allegation(s) before the employee is asked to respond to questions concerning the allegation(s).
- E. If an investigator requests that an employee sign a statement, the employee may review the statement and submit corrections, if any. The employee will sign the statement to acknowledge its accuracy when no corrections are

Page 3 of 4

1	necessary or when the investigator revises the statement to accept the
2	employee's corrections.

F. In accordance with <u>Subsection 31.6</u> A, adverse material or information related to alleged misconduct that is determined to be false and all such information in situations where the employee has been fully exonerated of wrongdoing will be removed from the employee's personnel file.

27.6 Alternateive Assignments

An employee placed on an alternate assignment during an investigation will be informed of the general reason(s) for the alternateive assignment, unless it would compromise the integrity of the investigation, and will not be prohibited from contacting their union steward unless there is a conflict of interest, in which case the employee may contact another union steward. This does not preclude the Employer from restricting an employee's access to agency premises. Upon completion of the investigation process(es), the employee will be notified in writing.

27.7 Pre-Disciplinary Meetings

Prior to imposing discipline, except oral or written reprimands, the Employer will inform the employee and the Union staff representative in writing of the reasons for the contemplated discipline, an explanation of the evidence, copies of written documents relied upon to take the action and the opportunity to view other evidence, if any. This information will be sent to the Union on the same day it is provided to the employee. The employee will be provided an opportunity to respond either at a meeting scheduled by the Employer, or in writing if the employee prefers. A pre-disciplinary meeting with the Employer will be considered time worked. Excluding oral and written reprimands, the Union will be provided copies of disciplinary actions.

Page 4 of 4

1	27.8	The Employer will provide an employee with fifteen (15) calendar days' written
2		notice prior to the effective date of a demotion or reduction in pay. If the Employer
3		fails to provide the required notice, the demotion will stand and the employee will
4		be entitled to payment of the difference in the salary for up to fifteen (15) calendar
5		days, which the employee would have worked at the higher level if notice had been
6		given.
7	27.9	The Employer has the authority to impose discipline, which is then subject to the
8		grievance procedure set forth in Article 29, Grievance Procedure. Oral reprimands,
9		however, may be processed only through the agency head step of the grievance
10		procedure.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

Scott Lyders, Senior Labor Negotiator

Amy Spiegel, Director of Advocacy

OFM/SHR Labor Relations & WFSE/AFSCME Council 28
Compensation Policy Section

ARTICLE 28 1 2 PRIVACY AND OFF-DUTY CONDUCT 3 28.1 Employees have the right to confidentiality related to individual performance, 4 personal information and personnel issues to the extent provided/allowed by law. 5 The Employer and the Union will take appropriate steps to maintain such 6 confidentiality. 7 28.2 When documents or information in an employee's personnel, payroll, supervisor or 8 training file are the subject of a public disclosure request, the Employer will provide 9 the employee with a copy of the request at least seven (7) calendar days in advance 10 of the intended release date. The Employer will redact the employee's social 11 security number on any document subject to a public disclosure request prior to its 12 release. 13 28.3 The off-duty activities of an employee will not be grounds for disciplinary action 14 unless said activities are a conflict of interest as set forth in RCW 42.52, or are 15 detrimental to the employee's work performance or the program of the agency. 16 28.4 **Reporting of Off-Duty Conduct** 17 Employees will report any court-imposed sanctions or conditions that affect their 18 ability to perform assigned duties to their Appointing Authority within twenty-four 19 (24) hours or prior to their next scheduled work shift, whichever occurs first. 20 Employees, excluding those in the Washington State Patrol (WSP), will report any 21 arrests that affect their ability to perform assigned duties to their Appointing 22 Authority within forty-eight (48) hours or prior to returning to work, whichever 23 occurs first. Employees in WSP will continue to abide by WSP regulations relating 24 to off-duty conduct. 25

- 1 **28.5** Employees will notify the Employer prior to engaging in any off-duty employment.
- 2 Employees may engage in off-duty employment that will not interfere with the
- 3 performance of their duties or result in a conflict of interest.

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TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

05/30/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

ARTICLE 29 GRIEVANCE PROCEDURE

- *The provisions of this Article do not apply to the Department of Corrections, see DOC
 addendum.
- The Union and the Employer agree that it is in the best interest of all parties to resolve disputes at the earliest opportunity and at the lowest level. The Union and the Employer encourage problem resolution between employees and management and are committed to assisting in resolution of disputes as soon as possible. In the event a dispute is not resolved in an informal manner, this Article provides a formal process for problem resolution.

29.2 Terms and Requirements

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A. Grievance Definition

A grievance is an allegation by an employee or a group of employees that there has been a violation, misapplication, or misinterpretation of this Agreement, which occurred during the term of this Agreement. The term "grievant" as used in this Article includes the term "grievants."

B. Filing a Grievance

Grievances may be filed in accordance with <u>Section 29.3</u> by the Union on behalf of an employee or on behalf of a group of employees. If the Union does so, it will set forth the name of the employee or the names of the group of employees. The Union may add an employee to a group grievance who was not included in the original filing if it does so prior to the Step 3 meeting and if the employee is similarly situated to the other grievants. If the Union makes an information request in order to identify additional employees to include in a group grievance and the Employer is unable to respond before the Step 3 meeting, the meeting will be postponed.

C. Computation of Time

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The time limits in this Article must be strictly adhered to unless mutually modified in writing. Days are calendar days, and will be counted by excluding the first day and including the last day of timelines. When the last day falls on a Saturday, Sunday or holiday, the last day will be the next day which is not a Saturday, Sunday or holiday. Transmittal of grievances, appeals and responses will be in writing, and timelines will apply to the date of receipt, not the date of postmarking.

D. Failure to Meet Timelines

Failure by the Union to comply with the timelines will result in the automatic withdrawal of the grievance. Failure by the Employer to comply with the timelines will entitle the Union to move the grievance to the next step of the procedure.

E. Contents

The written grievance must include the following information:

- 1. A statement of the pertinent facts surrounding the nature of the grievance;
- 2. The date upon which the incident occurred;
- 3. The specific article and section of the Agreement violated;
- 4. The steps taken to informally resolve the grievance and the individuals involved in the attempted resolution;
- 5. The specific remedy requested;
- 23 6. The name of the grievant; and

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1		7. The name and signature of the Union representative.
2		Failure by the Union to provide a copy of a grievance or the request for the
3		next step with the Human Resources Office or to describe the steps taken to
4		informally resolve the grievance at the time of filing will not be the basis
5		for invalidating the grievance.
6	F.	Modifications
7		No newly alleged violations and/or remedies may be made after the initial
8		written grievance is filed, except by written mutual agreement.
9	G.	Resolution
10		If the Employer provides the requested remedy or a mutually agreed-upon
11		alternative, the grievance will be considered resolved and may not be moved
12		to the next step.
13	H.	<u>Withdrawal</u>
14		A grievance may be withdrawn at any time.
15	I.	Resubmission
16		If terminated, resolved or withdrawn, a grievance cannot be resubmitted.
17	J.	<u>Pay</u>
18		Release time will be provided to grievants and union stewards in accordance
19		with Article 36, Employee Rights and Article 39, Union Activities.
20	K.	Group Grievances
21		No more than five (5) grievants and two (2) union steward and/or staff
22		representative, unless agreed otherwise, will be permitted to attend a single
23		grievance meeting.

1	L.	Consolidation
2		The Employer may consolidate grievances arising out of the same set of
3		facts.
4	M.	Bypass
5		Any of the steps in this procedure may be bypassed with mutual written
6		consent of the parties involved at the time the bypass is sought.
7	N.	<u>Discipline</u>
8		Disciplinary grievances will be initiated at the level at which the disputed
9		action was taken.
10	O.	Grievance Files
11		Written grievances and responses will be maintained separately from the
12		personnel files of the employees.
13	P.	Alternative Resolution Methods
14		Any time during the grievance process, by mutual consent, the parties may
15		use alternative methods to resolve a non-disciplinary grievance. If the
16		parties agree to use alternative methods, the time frames in this Article are
17		suspended. If the selected alternative method does not result in a resolution,
18		the Union may return to the grievance process and the time frames resume.
19		Any expenses and fees of alternative methods will be shared equally by the
20		parties.
21	Q.	Steward Mentoring
22		With the agreement of the Employer, additional Union stewards will be
23		allowed to observe a management scheduled grievance meeting for the
24		nurnose of mentoring and training. The Employer will approve

CCL

Page 5 of 10

1 compensatory time, exchange time, vacation leave or leave without pay for 2 the union steward to attend the meeting. 3 Filing and Processing 29.3 4 A. **Filing** 5 1. A non-disciplinary grievance (excluding a non-disciplinary 6 separation grievance or a grievance related to an oral or written 7 reprimand must be filed within twenty-eight (28) days of the 8 occurrence giving rise to the grievance or the date the grievant knew 9 or could reasonably have known of the occurrence. All other 10 disciplinary grievances, non-disciplinary separation grievances, 11 disability separation grievances or grievances related to layoff must 12 be filed within twenty-eight (28) days of the effective date of the 13 discipline, non-disciplinary separation, disability separation or 14 layoff. This twenty-eight (28) day period will be used to attempt to 15 informally resolve the dispute. 16 2. The preferred method of filing a written grievance is by email. The 17 parties acknowledge in some instances access to email is an issue, 18 therefore, grievances may be filed via hard copy. 19 B. **Processing** 20 Step 1 – is no longer used 21 **Step 2 – Appointing Authority or Designee:** 22 If the issue is not resolved informally, the Union may present a written 23 grievance to the Appointing Authority or designee with a copy to the 24 Human Resources Office within the twenty-eight (28) day period described

above. The Appointing Authority or designee will meet or confer by

telephone with a union steward and/or staff representative and the grievant

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CCL Page 6 of 10

within fifteen (15) days of receipt of the grievance, and will respond in writing to the Union within fifteen (15) days after the meeting.

Step 3 – Agency Head or Designee:

Except for the Department of Social and Health Services (DSHS), the Department of Children, Youth, and Families (DCYF), Department of Transportation (DOT), and Office of the Attorney General (AGO), if the grievance is not resolved at Step 2, the Union may move it to Step 3 by filing it with the agency head, with a copy to the Human Resources Office, within fifteen (15) days of the Union's receipt of the Step 2 decision. For the DSHS, DCYF, DOT and AGO, if the grievance is not resolved at Step 2 the Union may move it to Step 3 by filing it with the agency's Labor Relations Office in Olympia, with a copy to the Human Resources Office, within fifteen (15) days of the Union's receipt of the Step 2 decision. The agency head or designee will meet or confer by telephone with a union steward and/or staff representative and the grievant within fifteen (15) days of receipt of the appeal, and will respond in writing to the Union within fifteen (15) days after the meeting.

[Note: If the agency head is the only Appointing Authority for the agency,

Step 3 will be bypassed.]

Step 4 – Mediation or Pre-Arbitration Review Meetings:

Disciplinary, Non-disciplinary Separation and Disability Separation
 Grievances

If the grievance is not resolved at Step 3, the Union may choose to file a request for mediation with the Public Employment Relations Commission (PERC) in accordance with WAC 391-55-020, with a

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1		copy to the OFM State Human Resources Labor Relations Section
2		(LRS) at <u>labor.relations@ofm.wa.gov</u> and the agency's Human
3		Resources Office within thirty (30) days of receipt of the Step 3
4		decision.
5	2.	Disciplinary, Non-disciplinary Separation and Disability Separation
6		Grievances Not Moved to Mediation and Non-Disciplinary
7		Grievances (Including Written Reprimands)
8		If the grievance is not resolved at Step 3, the Union may request a
9		pre-arbitration review meeting by filing the written grievance
10		including a copy of all previous responses and supporting
11		documentation with the LRS at <u>labor.relations@ofm.wa.gov</u> with a
12		copy to the agency's Human Resource Office within thirty (30) days
13		of the Union's receipt of the Step 3 decision. Within fifteen (15)
14		days of the receipt of all the required information, the LRS will
15		discuss with the Union:
16		a. If a pre-arbitration review meeting will be scheduled with
17		the LRS, an agency representative, and the Union's staff
18		representative to review and attempt to settle the dispute.
19		b. If the parties are unable to reach agreement to conduct a
20		meeting, the LRS will notify the Union in writing that no
21		pre-arbitration review meeting will be scheduled.
22		Within thirty (30) days of receipt of the request, a pre-arbitration
23		review meeting will be scheduled. The meeting will be conducted at
24		a mutually agreeable time.
25		The proceedings of any mediation or pre-arbitration review meeting
26		will not be reported or recorded in any manner, except for
27		agreements that may be reached by the parties during the course of

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		Page 8
1		the mediation or meeting. Statements made by or to the mediator, or
2		by or to any party or other participant in the mediation or meeting,
3		may not later be introduced as evidence, may not be made known to
4		an arbitrator or hearings examiner at a hearing, or may not be
5		construed for any purpose as an admission against interest, unless
6		they are independently admissible.
7		Step 5 – Arbitration:
8		If the grievance is not resolved at Step 4, or the LRS notifies the Union in
9		writing that no pre-arbitration review meeting will be scheduled, the Union
10		may file a request for arbitration. The demand to arbitrate the dispute must
11		be filed with the American Arbitration Association (AAA) within thirty (30)
12		days of the mediation session, pre-arbitration review meeting or receipt of
13		the notice no pre-arbitration review meeting will be scheduled.
14	C.	Selecting an Arbitrator
15		The parties will select an arbitrator by mutual agreement or by alternately
16		striking names supplied by the AAA, and will follow the Labor Arbitration
17		Rules of the AAA unless they agree otherwise in writing.
18	D.	Authority of the Arbitrator
19		1. The arbitrator will:
20		a. Have no authority to rule contrary to, add to, subtract from,
21		or modify any of the provisions of this Agreement;
22		b. Be limited in their decision to the grievance issue(s) set forth

modify it;

in the original written grievance unless the parties agree to

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Page	9	of	10
		-	

1			c. Not make any award that provides an employee with
2			compensation greater than would have resulted had there
3			been no violation of this Agreement;
4			d. Not have the authority to order the Employer to modify their
5			staffing levels or to direct staff to work overtime.
6		2.	The arbitrator will hear arguments on and decide issues of
7			arbitrability before the first day of arbitration at a time convenient
8			for the parties, through written briefs, immediately prior to hearing
9			the case on its merits, or as part of the entire hearing and decision-
10			making process. If the issue of arbitrability is argued prior to the first
11			day of arbitration, it may be argued in writing or by telephone, at the
12			discretion of the arbitrator. Although the decision may be made
13			orally, it will be put in writing and provided to the parties.
14		3.	The decision of the arbitrator will be final and binding upon the
15			Union, the Employer and the grievant.
16	E.	<u>Arbitr</u>	ration Costs
17		1.	The expenses and fees of the arbitrator, and the cost (if any) of the
18			hearing room, will be shared equally by the parties.
19		2.	If the arbitration hearing is postponed or cancelled because of one
20			party, that party will bear the cost of the postponement or
21			cancellation. The costs of any mutually agreed upon postponements
22			or cancellations will be shared equally by the parties.
23		3.	If either party desires a record of the arbitration, a court reporter may
24			be used. If that party purchases a transcript, a copy will be provided
25			to the arbitrator free of charge. If the other party desires a copy of

1			the transcript, it will pa	y for half of the costs of the fee for the court
2			reporter, the original tr	anscript and a copy.
3		4.	Each party is responsi	ble for the costs of its staff representatives,
4			attorneys, and all oth	ner costs related to the development and
5			presentation of their ca	ase. Every effort will be made to avoid the
6			presentation of repetiti	ve witnesses. The Union is responsible for
7			paying any travel or per	diem expenses for its witnesses, the grievant
8			and the union steward.	
9		5.	If, after the arbitrator is	ssues their award, either party files a motion
10			with the arbitrator for	reconsideration, the moving party will bear
11			the expenses and fees of	of the arbitrator.
12	29.4	Successor C	lause	
13		Grievances fi	iled during the term of thi	s Agreement will be processed to completion
14		in accordance	e with the provisions duri	ing the same term of this Agreement.
			TENTATIVE AGR	EEMENT REACHED
		electronic signo ature.	ature to this Agreement s	hall be given effect as if it were an original
	For t	he Employer		For the Union
	m		8/29/2024	Amy M. Spiegel 8/28/2024 Amy Spiegel, Director of Advocacy
	Scot	t Lyders, Senio	or Labor Negotiator	Amy Spiegel, Director of Advocacy

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Compensation Policy Section

1 2			ARTICI Employee Assist		
3	30.1	30.1 The Employee Assistance Program within the Department of Enterprise Services			
4		resp	onsible for the Employee Assistan	ace Program established in accordance with	
5		RCV	<u>V 41.04.700</u> through 730. Individu	al employees' participation in the Employee	
6		Assi	stance Program and all individua	lly identifiable information gathered in the	
7		proc	ess of conducting the program wil	be held in strict confidence; except that the	
8		Emp	ployer may be provided with the	e following information about employees	
9		refer	rred by the Employer due to poor j	ob performance:	
10		A.	Whether or not the referred em	ployee made an appointment;	
11		B.	The date and time the employed	e arrived and departed;	
12		C. Whether the employee agreed to follow the advice of counselors; and			
13		D.	Whether further appointments	were scheduled.	
14	30.2	Parti	icipation or non-participation by	any employee in the Employee Assistance	
15		Prog	gram will not be a factor in any de	cision affecting an employee's job security,	
16		pron	notional opportunities, disciplina	ary action, or other employment rights.	
17		How	vever, nothing relieves employees	from the responsibility of performing their	
18		jobs	in an acceptable manner.		
			TENTATIVE AGRI	EEMENT REACHED	
		electro ature.	0	all be given effect as if it were an original	
	For t	he Em	nployer	For the Union	
	m	2	05/30/2024	Amy M. Spiegel 5/30/2024 Amy Spiegel, Director of Advocacy	
			ers, Senior Labor Negotiator		
			Labor Relations &	WFSE/AFSCME Council 28	
	Compensation Policy Section				

1 ARTICLE 31
2 PERSONNEL FILES

2		PERSONNEL FILES
3	31.1	There will be one (1) official personnel file maintained by the Employer for each
4		employee. The location of personnel files will be determined by the employing
5		agency. All references to "supervisory file" in this Agreement refer to the file kept
6		by the employee's first-line supervisor. Additional employee files may include
7		attendance files, payroll files and medical files.
8	31.2	An employee may examine their own personnel file, supervisory file, attendance
9		file, payroll file, and medical file(s). The Employer will provide access to the file
10		as soon as possible but not more than fourteen (14) calendar days from the date of
11		a request. Review of these files will be in the presence of an Employer
12		representative during business hours, unless otherwise arranged. An employee will
13		not be required to take leave to review these files. Written authorization from the
14		employee is required before any representative of the employee will be granted
15		access to these files. The employee and/or representative may not remove any
16		contents; however, an employee may provide a written rebuttal to any information
17		in the files that they consider objectionable. The Employer may charge a reasonable
18		fee for copying any materials beyond the first copy requested by the employee or
19		their representative.
20	31.3	A copy of any material to be placed in an employee's personnel file that might lead
21		to disciplinary action will be provided to the employee. An employee may have
22		documents relevant to their work performance placed in their personnel file.
23	31.4	Medical files will be kept separate and confidential in accordance with state and
24		federal law.
25	31.5	Supervisory Files
26		Supervisory files will be purged of the previous year's job performance information
27		following completion of the annual performance evaluation, unless circumstances
28		warrant otherwise. Upon request by the employee, the supervisor will share why

1 the materials were not purged. The confidentiality and security of supervisory files 2 will be maintained to the extent allowed or required by law.

31.6 **Removal of Documents**

24

1.

3 4 A. Adverse material or information related to alleged misconduct that is 5 determined to be false and all such information in situations where the 6 employee has been fully exonerated of wrongdoing will be removed from 7 employee files. However, the Employer may retain this information in a 8 legal defense file and it will only be used or released when required by a 9 regulatory agency (acting in their regulatory capacity), in the defense of an 10 appeal or legal action, or as otherwise required by law. 11 B. Written reprimands will be removed from an employee's personnel file after 12 three (3) years if: 1. 13 Circumstances do not warrant a longer retention period; and 14 2. There has been no subsequent discipline; and 15 3. The employee submits a written request for its removal. 16 C. Records of disciplinary actions involving reductions-in-pay, suspensions or 17 demotions, and written reprimands not removed after three (3) years will be 18 removed after five (5) years if: 19 1. Circumstances do not warrant a longer retention period; and 20 2. There has been no subsequent discipline; and 3. 21 The employee submits a written request for its removal. 22 D. Performance evaluations will be removed from an employee's personnel 23 file after five (5) years if:

Circumstances do not warrant a longer retention period; and/or

	2. There have been no documented performance deficiencies in a
	subsequent performance evaluation; and
	3. The employee submits a written request for its removal.
Е.	Other material or information of an adverse nature will be removed from an
	employee's personnel file after three (3) years if:
	1. Circumstances do not warrant a longer retention period; and/or
	2. There have been no documented performance deficiencies in a
	subsequent performance evaluation; and
	3. The employee submits a written request for its removal.
F.	Nothing in this Section will prevent the Employer from agreeing to an
	earlier removal date, unless to do so would violate <u>RCW 41.06.450</u> .
G.	Once a discipline, performance evaluation or other document has been
	removed, or is eligible to be removed from the personnel file as outlined in
	Subsections 31.6 B, C, D or E above, the information removed will not be
	used in subsequent disciplinary actions, unless mutually agreed otherwise.
	TENTATIVE AGREEMENT REACHED
An electroni signature.	ic signature to this Agreement shall be given effect as if it were an original
For the Emp	loyer For the Union
My	May M. Spiegel 6/19/2024 Any Spiegel, Director of Advocacy
Scott Lyders	, Senior Labor Negotiator Any Spiegel, Director of Advocacy
	F. G. An electronic signature. For the Emp

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1 ARTICLE 32 2 REASONABLE ACCOMMODATION AND DISABILITY SEPARATION

*The provisions of this Article do not apply to the Department of Corrections, see addendum.

32.1 Reasonable Accommodation

- A. The Employer and the Union will comply with all relevant federal and state laws, regulations and executive orders providing reasonable accommodations to qualified individuals with disabilities.
 - B. An employee who believes that they <u>suffer have</u> a disability and require a reasonable accommodation to perform the essential functions of their position may request such an accommodation by submitting a request to the Employer. The Employer will acknowledge receipt of the request for reasonable accommodation or disability separation. The Employer will begin processing a reasonable accommodation request within thirty (30) calendar days.
 - C. Employees requesting accommodation must cooperate with the Employer in discussing the need for and possible form of any accommodation. The Employer may require supporting medical documentation and may require the employee to obtain a second medical opinion from a physician or licensed mental health professional of the agency's choice and at Employer expense. Evidence may be requested from the physician or licensed mental health professional regarding the employee's limitations. The Employer will conduct a diligent review and search for possible accommodations within the agency. Medical information disclosed to the Employer will be kept confidential. Upon request, an employee will be provided a copy of their reasonable accommodation information that is maintained by the Employer.

Page 2 of 3

D. The Employer will determine whether an employee is eligible for a reasonable accommodation and the final form of any accommodation to be provided. The Employer will attempt to accommodate the employee in their current position prior to looking at accommodations in alternative vacant positions.

32.2 Disability Separation

- A. An employee with permanent status may be separated from service when the agency determines that the employee is unable to perform the essential functions of the employee's position due to a mental, sensory or physical disability, which cannot be reasonably accommodated. Determinations of disability may be made by the agency based on an employee's written request for disability separation or after obtaining a written statement from a physician or licensed mental health professional.
- B. The agency may separate an employee after providing at least fourteen (14) calendar days' written notice when the agency has medical documentation of the employee's disability and has determined that the employee cannot be reasonably accommodated in any available position. The agency may immediately separate an employee that requests separation due to disability.
- C. An employee separated due to disability will be placed in the General Government Transition Pool Program if they submit a written request to the agency's Human Resources Office for reemployment in accordance with WAC 357-46-090 through -105 and have met the reemployment requirements of WAC 357-19-475.

D. Disability separation is not a disciplinary action. An employee who has been separated because of a disability may grieve their disability separation in accordance with Article 29, Grievance Procedure, unless the separation was at the employee's request.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

Compensation Policy Section

9/17/2024 Amy M. Spisgel 9/17/202

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations & WFSE/AFSCME Council 28

1	ARTICLE 33				
2				SENIORITY	
3	*The	provisi	ons of	this Article do not apply to the Department of Corrections, see DOC	
4	adden	dum.			
5	33.1	Defin	nition		
6		A.	Seni	ority for full-time employees will be defined as the employee's length	
7			of u	abroken state service. Seniority for part-time or on-call employees will	
8			be b	ased on actual hours worked but shall not exceed that of a full time	
9			(2,08	88 hours annually) employee. Actual hours worked includes all	
10			over	time hours and all paid holiday and leave hours, excluding	
11			com	pensatory time. For purposes of calculating actual hours worked for	
12			part-	time and on-call employees, forty (40) hours will equal seven (7) days	
13			of se	eniority. Leave without pay of fifteen (15) consecutive calendar days or	
14			less	will not affect an employee's seniority. When an employee is on leave	
15			with	out pay for more than fifteen (15) consecutive calendar days, the	
16			emp	loyee's seniority will not be affected when the leave without pay is	
17			take	n for:	
18			1.	Military leave or United States Public Health Service;	
19			2.	Compensable work-related injury or illness leave;	
20			3.	Governmental service leave and leave to enter the Peace Corps, not	
21				to exceed two (2) years and three (3) months;	
22			4.	Educational leave, contingent upon successful completion of the	
23				coursework;	
24			5.	Leave for service as a volunteer with humanitarian and disaster	
25				relief organizations;	

1	6.	Reducing the effects of layoff, and/or
2	7.	Leave for Union employment in accordance with <u>Sections 39.8</u> and
3		39.10, of Article 39, Union Activities.
4	8.	Leave authorized by a governor's proclamation directly related to
5		health and safety.
6	Wh	en an employee is on leave without pay for more than fifteen (15)
7	con	secutive calendar days and the absence is not due to one of the reasons
8	liste	ed above, the employee's seniority date will be moved forward in an
9	ame	ount equal to the duration of the leave without pay. Time spent on a
10	tem	aporary layoff or when an employee's work hours are reduced in
11	acc	ordance with Section 34.6, of Article 34, Layoff and Recall, will not be
12	ded	ucted from the calculation of seniority. Employees who are separated
13	froi	m state service due to layoff and are reemployed within three (3) years
14	of t	heir separation date will not be considered to have a break in service.
15	B. For	employees whose positions are assigned to an academic and/or
16	voc	ational education program or facility that follows the customary public
17	sch	ool practice of a less than twelve (12) month school year, the Employer
18	wil	l place the employee on leave without pay for all or part of the time the
19	pro	gram or facility is closed for customary school vacations and will not
20	adj	ust the employee's seniority date.
21	C. For	the purposes of layoffs and recall, a maximum of five (5) years' credit
22	wil	l be added to the seniority of permanent employees who are veterans or
23	to t	heir surviving spouse or surviving state registered domestic partner as
24	def	ined by <u>RCWs 26.60.020</u> and <u>26.60.030</u> , as provided in <u>RCW 41.06.133</u> .

1	33.2	Ties			
2		If two (2) or more employees have the same unbroken state service date, ties will			
3		be broken in the following order:			
4		A. Longest continuous time within their current job classification,			
5		1. For positions impacted by the implementation of the IT Professional			
6		Structure on July 1, 2019, total continuous time spent in a previously			
7		abolished IT classification will be counted if the position number			
8		was the same on June 30, 2019 and July 1, 2019.			
9		B. Longest continuous time with the agency, and			
10		C. By lot.			
11	33.3	Seniority List			
12		The Employer will prepare and post a seniority list. The list will be updated			
13		annually and will contain each permanent and non-permanent employee's name,			
14		job classification and seniority date. Employees will have fourteen (14) calendar			
15		days in which to appeal their seniority date to their Human Resources Office, after			
16		which time the date will be presumed correct. A copy of the seniority list will be			
17		provided to the Union at the time of posting.			
		TENTATIVE AGREEMENT REACHED			
		electronic signature to this Agreement shall be given effect as if it were an original ature.			
	For t	he Employer For the Union			
	m	65/30/2024 Amy M. Spiegel 5/30/2024			

WFSE/AFSCME Council 28

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

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1 2			ARTICLE 34 LAYOFF AND RECALL	
3 4	*The adden	-	sions of this Article do not apply to the Department of Corrections, see	
5	34.1	Definition		
6		•	off is an Employer-initiated action, taken in accordance with Section 34.3	
7		belo	w, that results in:	
8		A.	Separation from service with the Employer,	
9		B.	Employment in a class with a lower salary range,	
10		C.	Reduction in the work year, or	
11		D.	Reduction in the number of work hours.	
12	34.2	The	Employer will determine the basis for, extent, effective date and the length of	
13		layo	ffs in accordance with the provisions of this Article.	
14	34.3	Basis for Layoff		
15		Layo	offs may occur for any of the following reasons:	
16		A.	Lack of funds;	
17		B.	Lack of work;	
18		C.	Good faith reorganization;	
19		D.	Ineligibility to continue in a position that was reallocated, or the employee's	
20			choice not to continue in a position that was reallocated to a classification	
21			with a lower salary range maximum;	
22		E.	Termination of a project; or	
23		F.	Fewer positions available than the number of employees entitled to such	
24			positions either by statute or other provision.	

34.4 Voluntary Layoff, Leave without Pay or Reduction in Hours

- A. Appointing authorities may allow an employee to volunteer to be laid off, take leave without pay or reduce their hours of work in order to reduce layoffs. If it is necessary to limit the number of employees in an agency on unpaid leave at the same time, the Appointing Authority will determine who will be granted a leave without pay and/or reduction in hours based upon staffing needs.
 - B. Appointing authorities will allow an employee in the same job classification and location where layoffs will occur to volunteer to be laid off provided that the employee is in a position requiring the same skills and abilities, as defined in Section 34.8, as a position subject to layoff. Any volunteer for layoff shall have no formal or informal options. In those situations where an employee has volunteered to be laid off, the Employer will designate the separation of employment as a layoff for lack of work and/or lack of funds.
 - C. If the Appointing Authority accepts the employee's voluntary request for layoff, the employee will submit a non-revocable letter stating they are accepting a voluntary layoff from state service.
 - D. Employees who volunteer to be laid off may request to participate in the General Government Transition Pool Program and/or have their names placed on the layoff lists for the job classifications in which they held permanent status, regardless of a break in service.

34.5 Non-Permanent and Probationary Employees

Employees with permanent status will not be separated from state service through a layoff action without first being offered positions for which they have the skills and abilities to perform within their current job classification within the layoff unit currently held by non-permanent and probationary employees. Non-permanent employees will be separated from employment before probationary employees.

34.6 Temporary Reduction of Work Hours or Layoff – Employer Option

- A. The Employer may temporarily reduce the work hours of an employee to no less than twenty (20) per week due to an unanticipated loss of funding, revenue shortfall, lack of work, shortage of material or equipment, or other unexpected or unusual reasons. Employees will normally receive notice of seven (7) calendar days of a temporary reduction of work hours. The notice will specify the nature and anticipated duration of the temporary reduction.
 - B. The Employer may temporarily layoff an employee for up to thirty (30) calendar days due to an unanticipated loss of funding, revenue shortfall, lack of work, shortage of material or equipment, or other unexpected or unusual reasons. Employees will normally receive notice of seven (7) calendar days of a temporary layoff. The notice will specify the nature and anticipated duration of the temporary layoff.
 - C. An employee whose work hours are temporarily reduced or who is temporarily laid off will not be entitled to:
 - 1. Be paid any leave balance if the layoff was due to the lack of funds.
 - 2. Bump to any other position, or
 - 3. Be placed on the layoff list.
 - D. A temporary reduction of work hours or layoff being implemented as a result of lack of work, shortage of material or equipment, or other unexpected or unusual reason will be in accordance with seniority, as defined in Article 33, Seniority, among the group of employees with the required skills and abilities as defined in Section 34.8, in the job classification at the location where the temporary reduction in hours or layoff will occur.
 - E. A temporary reduction of work hours or layoff will not affect an employee's holiday compensation, periodic increment date or length of review period,

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1 and the employee will continue to accrue vacation and sick leave credit at 2 their normal rate. 3 **Layoff Units** 34.7 4 A. A layoff unit is defined as the geographical entity or administrative/ organizational unit in each agency used for determining available options 5 for employees who are being laid off. 6 7 B. The layoff unit(s) for each agency covered by this Agreement are described 8 in Appendix C, Layoff Units. 9 34.8 **Skills and Abilities** 10 Skills and abilities are documented criteria found in license/certification 11 requirements, federal and state requirements, position descriptions or, bona fide 12 occupational qualifications approved by the Human Rights Commission that have 13 been identified at least three (3) months prior to the layoff. In no case will the skills 14 and abilities required in layoff be more restrictive than those required when filling 15 positions. For employees who held permanent status in IT classes that were 16 abolished, an employee's work history and completed IT Assessment Form will 17 also be considered in determining skills and abilities. 18 34.9 **Formal Options** 19 Employees will be laid off in accordance with seniority, as defined in A. 20 Article 33, Seniority, among the group of employees with the required skills 21 and abilities, as defined in Section 34.8, above. 22 Employees being laid off will be provided the following options to comparable 23 positions within the layoff unit, in descending order, as follows: 24 1. A funded vacant position for which the employee has the skills and 25 abilities, within their current job classification.

1 2. A funded filled position held by the least senior employee for which 2 the employee has the skills and abilities, within their current 3 permanent job classification. 3. A funded vacant or filled position held by the least senior employee 4 5 for which the employee has the skills and abilities, at the same or lower salary range as their current permanent position, within a job 6 7 classification in which the employee has held permanent status or, at the employee's written request, to a lower classification within 8 9 their current job classification series even if the employee has not 10 held permanent status in the lower job classification. 11 Options will be provided in descending order of salary range and 12 one (1) progressively lower level at a time. Vacant positions will be offered prior to filled positions. Part-time employees only have 13 14 formal options to part-time positions. Full-time employees only 15 have formal options to full-time positions. 16 В. For multi-employee layoffs, more than one (1) employee may be offered the same funded, vacant or filled position. In this case, the most senior 17 18 employee with the skills and abilities who accepts the position will be 19 appointed. Appointments will be made in descending order of seniority of 20 employees with the skills and abilities of the position(s). 21 C. If a job classification in which an employee has previously held status has 22 been abolished or revised, a crosswalk to the class series will be used to 23 identify any layoff option(s). The employee must have the skills and 24 abilities of any identified position. For employees who held permanent 25 status in IT classes that were abolished a completed IT Assessment form 26 will be used to identify available layoff options within the IT professional

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structure.

1	D.	Empl	oyees v	who are laid off may request to have their name placed on the
2		layof	f lists f	for the job classifications in which they have held permanent
3		status	s, regard	dless of a break in service.
4	E.	If the	Emplo	over elects to implement all the stages of a layoff on a single
5		effec	tive dat	te, and an employee accepts their formal option and then
6		subse	quently	declines the option prior to the effective date of the layoff, the
7		Empl	oyer wi	ill amend the formal option of any employee who is affected by
8		this d	leclinati	on.
9	F.	For e	mploye	es in the IT Professional Structure, layoff options within the
10		layof	f unit w	rill be determined as follows:
11		1.	a.	A funded vacant position within their current permanent job
12				family and level for which the employee has the skills and
13				abilities.
14			b.	A funded vacant position within another job family and level
15				at the same salary range for which the employee has the
16				skills and abilities.
17		2.	a.	A funded filled position held by the least senior employee
18				within their current permanent job family and level for
19				which the employee has the skills and abilities.
20			b.	A funded filled position held by the least senior employee
21				within another job family and level within the same salary
22				range as their current permanent job family and level for
23				which the employee has the skills and abilities.
24		3.	A fur	nded vacant or filled position held by the least senior employee
25			for w	which the employee has the skills and abilities, at the same or
26			lower	r salary range as their current permanent position, within a job
27			classi	ification or job family and level in which the employee has held
28			perm	anent status or, at the employee's written request, to a lower

classification or level within a job classification series or job family that the employee has held permanent status, even if the employee has not held permanent status in the lower job classification or level in a job family.

Options will be provided in descending order of salary range and one (1) progressively lower level at a time. Vacant positions will be offered prior to filled positions. Part-time employees only have formal options to part-time positions. Full-time employees only have formal options to full-time positions. For employees impacted by the IT Professional Structure implemented July 1, 2019, an employee's completed IT Assessment Form will be one of the tools used to identify layoff options within the IT Professional Structure.

34.10 Informal Options

- A. An employee being laid off may be offered a funded vacant position to job classifications or job family and level they have not held permanent status within their layoff unit, provided the employee meets the skills and abilities required of the position and it is at the same or lower salary range as the position in which the employee currently holds permanent status.
- B. An employee being laid off who has no formal option or their formal option would cause a bump or an unreasonable commute, as defined in Section 36.3, Duty Station, may be offered a funded vacant position to job classifications or the job family and level they have held permanent status, provided the employee meets the skills and abilities required of the position and it is at the same or lower salary range as the position in which the employee currently holds permanent status.
- C. For employees impacted by the IT Professional Structure implemented on July 1, 2019, an employee's completed IT Assessment Form will be one of the tools used to identify available layoff options within the IT Professional Structure.

- D. An employee may request an informal option to job classifications through the agency's Human Resources Office within five (5) calendar days of receipt of a written notice of a permanent layoff.
 - E. Part-time employees may be provided informal options to both part-time and full-time positions and full-time employees may be provided informal option to both part-time and full-time positions. The award or denial of an informal option is not subject to the grievance procedure.

34.11 Notification for the Union

The Employer will notify the Union before implementing a layoff or a temporary reduction of work hours. Upon request, the Employer will discuss impacts to the bargaining unit with the Union. The discussion will not serve to delay the onset of a layoff or a temporary reduction of work hours unless the Employer elects to do so. The parties will continue to communicate through all phases of the layoff or the temporary reduction of work hours to ensure continued compliance with the Agreement.

34.12 Notification to Employees With Permanent Status

- A. Except for temporary reduction in work hours and temporary layoffs as provided in <u>Section 34.6</u>, employees with permanent status will receive written notice at least fifteen (15) calendar days before the effective layoff date. The notice will include the basis for the layoff and any options available to the employee. The Union will be provided with a copy of the notice on the same day it is provided to the employee.
- B. Except for temporary reduction in work hours and temporary layoffs as provided in Section 34.6, if the Employer chooses to implement a layoff action without providing fifteen (15) calendar days' notice, the employee will be paid their salary for the days they would have worked had full notice been given.

		_
1	C.	Employees will be provided seven (7) calendar days to accept or decline, in
2		writing, any formal option provided to them. Except for cyclical or seasonal
3		employees, if the seventh (7) calendar day does not fall on a regularly
4		scheduled work day for the employee, the next regularly scheduled work
5		day is considered the seventh (7) day for purposes of accepting or declining
6		any option provided to them. This time period will run concurrent with the
7		fifteen (15) calendar days' notice provided by the Employer to the
8		employee.
9	D.	The day that notification is given constitutes the first day of notice.

34.13 Salary

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Employees appointed to a position as a result of a layoff action will have their salary 12 determined as follows:

A. Transfer or Bump

An employee who accepts a transfer or bumps to another position within their current job classification will retain their current salary.

B. Voluntary Demotion in Lieu of Layoff and Bump to a Lower Position

An employee who bumps to another position with a lower salary range will be paid an amount equal to their current salary, provided it is within the salary range of the new position. In those cases where the employee's current salary exceeds the maximum amount of the salary range for the new position, the employee will be compensated at the maximum salary of the new salary range.

C. Appointment from a Layoff List

1. Employees who are appointed from a layoff list to a position with the same salary range as that of the position from which they were laid off will be paid an amount equal to the salary they were

1 receiving at the time they were laid off, plus any across the board 2 adjustments, including salary survey adjustments and job 3 classification range adjustments, that occurred during the time they were laid off. 4 5 2. Employees who are appointed from a layoff list to a position with a lower salary range than the position from which they were laid off 6 will be paid an amount equal to the salary they were receiving at the 7 8 time they were laid off, provided it is within the salary range of the 9 new position. In those cases where the employee's prior salary 10 exceeds the maximum amount of the salary range for the new 11 position, the employee will be compensated at the maximum salary 12 of the new salary range. 13 34.14 Transition Review Period 14 The Employer may require an employee to complete a six (6) month A. 15 transition review period when the employee accepts a layoff option to a job classification or future-equivalent job classification in which they have: 16 17 1. Not held permanent status; 2. 18 Been appointed from the General Government Transition Pool 19 Program; or 20 3. Been appointed from a layoff list. 21 The Employer may extend a transition review period for an individual as 22 long as the total period does not exceed twelve (12) months. 23 В. When the Employer requires an employee to complete a transition review 24 period, the employee will be provided with written notice. C. 25 Employees will receive a permanent appointment to the position upon 26 successful completion of the transition review period.

- D. The Employer may separate an employee or an employee may voluntarily separate at any time during the transition review period. The Employer will provide the employee seven (7) days written notice prior to the effective date of the separation. However, if the Employer fails to provide seven (7) days notice, the separation will stand and the employee will be entitled to payment of salary for up to five (5) working days, which the employee would have worked had notice been given. Under no circumstances will notice deficiencies result in an employee gaining permanent status in the position.
- E. Upon separation, and at the employee's request, the employee's name will be placed on or returned to the layoff list. The employee will remain on the list until such time as their eligibility expires or they have been rehired to a different position for which they have the skills and abilities.
 - F. An employee who is separated during their transition review period may request a review of the separation by the Director or Secretary of the agency or designee within twenty-one (21) calendar days from the effective date of the separation. Separation during the transition review period will not be subject to the grievance procedure in Article 29, Grievance Procedure.
- 19 G. An employee may voluntarily separate a maximum of two (2) times as a 20 result of a single layoff action.

34.15 Recall

A. The Employer will maintain layoff lists for each job classification, which will include geographic availability. Employees who are laid off or have been notified that they are scheduled for layoff, may have their name placed on the lists for the job classification from which they were laid off and will indicate the geographic areas in which they are willing to accept employment. Additionally, employees may request to have their name placed on layoff lists for other job classifications in which they have held permanent status regardless of a break in service. An employee will remain

1 on the layoff lists for three (3) years from the effective date of the qualifying 2 action and may request to be placed on the layoff lists for which they qualify 3 at any time within the three (3) year period. 4 B. When a vacancy occurs within an agency and when there are names on the 5 layoff list for that job classification, the Employer will fill the position in 6 accordance with Article 4, Hiring and Appointments. An employee will be 7 removed from the layoff list if they are certified from the list and waives the 8 appointment to a position for that job classification two three (32) times. In 9 addition, an employee's name will be removed from all layoff lists upon 10 retirement, resignation or dismissal. 11 C. Employees who have taken a demotion in lieu of layoff may also request to 12 have their name placed on the agency's internal layoff list for the job 13 classification they held permanent status in prior to the demotion. 14 34.16 General Government Transition Pool Program 15 Employees who are notified that they are at risk of being laid off or have been laid 16 off may request their names be placed into the General Government Transition Pool 17 Program. When a vacancy occurs within an agency, the Employer will consider 18 employees in the General Government Transition Pool Program in accordance with 19 Article 4, Hiring and Appointments. 20 34.17 Project Employment 21 Less Than Five Years of Continuous Project Employment A. 22 Project employees who have been in project status for less than five (5) 23 consecutive years have layoff rights within their project. 24 B. Five Years or Greater of Continuous Project Employment 1. 25 Project employees who were hired into a project position prior to 26 July 1, 2013 and who have been in project status for five (5)

1 consecutive years or greater will have layoff rights within the 2 agency as outlined in Sections 34.9, 34.10 and Appendix C if they 3 have no layoff options in their project. 4 2. Project employees who were hired into a project position through 5 the competitive process on or after July 1, 2013 and who have been in project status for five (5) consecutive years or greater will have 6 7 layoff rights within the agency as outlined in Sections 34.9, 34.10 8 and Appendix C if they have no layoff options in their project. 9 3. Project employees who were not hired into a project position 10 through the competitive process on or after July 1, 2013 will have layoff rights in accordance with Subsection D below. 11 12 C. Permanent status employees who left regular classified positions to accept 13 project employment without a break in service have layoff rights within the 14 agency in which they held permanent status. The employees' return rights 15 are to the job classification they last held permanent status in prior to accepting project employment using the procedure outlined in Section 34.9. 16 17 D. Project employees who are separated from state service due to layoff may 18 request their names be placed into the General Government Transition Pool 19 Program. Upon layoff from the project, project employees who entered the 20 project through the competitive process and remain in project status for two 21 (2) consecutive years will be eligible to have their names placed on the 22 internal layoff list for the classes in which permanent project status was 23 attained. Bumping options will be limited to the project boundaries. 24 34.18 Seasonal Career Employment 25 Seasonal career employees have layoff rights within their agency to other A. 26 seasonal career positions within their layoff unit as provided below, in 27 Subsection 34.18 C. Employees will be given no less than two (2) working 28 days' notice of a layoff.

1	B.	Formal options to other seasonal career positions will be determined using
2		the procedure outlined in Section 34.9. Employees separated due to layoffs
3		will be placed on separate seasonal layoff lists for the season in which they
4		were laid off. Employees who have the skills and abilities to perform the
5		duties of the position to be filled will be recalled based on seniority for other
6		seasonal career positions within their layoff unit for the current or following
7		season.
8	C.	The layoff units for seasonal employees are as follows for each agency:
9		1. Department of Fish and Wildlife – See Appendix C, Layoff Units.
10		2. Department of Natural Resources – See Appendix C, Layoff Units.
11		3. Department of Transportation – The county in which the seasonal
12		employee's official duty station is located.
13		4. Employment Security Department – The office first and then the
14		county in which the seasonal employee's official duty station is
15		located.
16		5. Horse Racing Commission – A single statewide layoff unit.
17		6. Parks Commission – The region in which the seasonal employee's
18		official duty station is located.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1 2		ARTICLE 35 MANAGEMENT RIGHTS
3	Except as me	odified by this Agreement, the Employer retains all rights of management,
4	which, in add	dition to all powers, duties and rights established by constitutional provision
5	or statute, wi	ll include but not be limited to, the right to:
6 7	A.	Determine the Employer's functions, programs, organizational structure and use of technology;
8	В.	Determine the Employer's budget and size of the agency's workforce and the financial basis for layoffs;
10	C.	Direct and supervise employees;
11 12	D.	Take all necessary actions to carry out the mission of the state and its agencies during emergencies;
13	E.	Determine the Employer's mission and strategic plans;
14	F.	Develop, enforce, modify or terminate any policy, procedure, manual or
15		work method associated with the operations of the Employer;
16	G.	Determine or consolidate the location of operations, offices, work sites,
17		including permanently or temporarily moving operations in whole or part
18		to other locations;
19	Н.	Establish or modify the workweek, daily work shift, hours of work and days
20		off;
21	I.	Establish work performance standards, which include, but are not limited
22		to, the priority, quality and quantity of work;
23	J.	Establish, allocate, reallocate or abolish positions, and determine the skills
24		and abilities necessary to perform the duties of such positions;

1	K.	Select, hire, assign, reassign, evaluate, retain, promote, demote, transfer,
2		and temporarily or permanently lay off employees;
3	L.	Determine, prioritize and assign work to be performed;
4	M.	Determine the need for and the method of scheduling, assigning,
5		authorizing and approving overtime;
6	N.	Determine training needs, methods of training and employees to be trained;
7	O.	Determine the reasons for and methods by which employees will be laid-
8		off; and
9	P.	Suspend, demote, reduce pay, discharge, and/or take other disciplinary
10		actions.
11		

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

Amy M. Spiegel 5/30/2024
Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

2		ARTICLE 36 EMPLOYEE RIGHTS
3	*The	provisions of this Article do not apply to the Department of Corrections, see DOC
4	adden	<u>dum.</u>
5	36.1	Employee Liability
6		A. In the event an employee becomes a defendant in a civil liability suit arising
7		out of actions taken or not taken in the course of their employment for the
8		State, they have the right to request representation and indemnification
9		through their agency in accordance with <u>RCW 4.92.060</u> and <u>070</u> .
10		B. Within the Department of Corrections, employees are entitled to protection
11		from liability for civil damages resulting from any act or omission in the
12		rendering of community placement activities, as provided in RCW
13		72.09.320 .
14	36.2	Personal Property Reimbursement
15		Employees have the right to seek reimbursement for personal property items
16		damaged in the proper performance of their duties, and the Employer will process
17		the requests in accordance with RCW 4.92.100 and applicable agency policies.
18		Employees have the responsibility for taking precautions to protect both personal
19		and state property/equipment.
20	36.3	Duty Station
21		A. Each bargaining unit employee will be assigned an official duty station. The
22		term "official duty station" or "duty station" as used throughout this
23		Agreement shall not mean "Official Station" for determining travel
24		entitlements in accordance with the SAAM.
25		

1		<u>B.</u>	The Employer will not change an employee's duty station for the sole
2			purpose of eliminating their eligibility to receive premium pay in
3			accordance with Section 42.21.
4		<u>C</u> B.	If the official duty station is changed, the employee will be given a fifteen
5			(15) calendar day notice, or a shorter notification period may be agreed to.
6		DC.	If reassignment of an official duty station results in a commute in excess of
7			thirty (30) miles in addition to the current commute, the employee may
8			exercise their rights under Article 34, Layoff and Recall. The notice will
9			contain the employee's rights below.
10			1. Upon request, the Human Resource office will discuss possible
11			layoff scenarios and process with the employee.
12	36.4	Use o	f Volunteers and Student Workers
13		The I	Employer will use volunteers and student workers only to the extent they
14		supple	ement and do not supplant bargaining unit employees. Volunteers, student
15		worke	ers and other non-civil service personnel will not supervise bargaining unit
16		emplo	byees.
17	36.5	Right	to Representation
18		Upon	request, employees will have the right to representation at all levels on any
19		matte	r adversely affecting their conditions of employment. The exercise of this
20		right	will not unreasonably delay or postpone a meeting. Except as otherwise
21		specif	fied in this Agreement, representation will not apply to discussions with an
22		emplo	byee in the normal course of duty, such as giving instructions, assigning work,
23		inforn	nal discussions, delivery of paperwork, staff or work unit meetings, or other

routine communications with an employee.

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36.6 Attendance at Meetings

- A. An employee will be granted time during their normal working hours to attend the following meetings scheduled by management:
 - 1. Investigatory interviews and pre-disciplinary meetings, in accordance with Article 27, Discipline, and
 - 2. Informal grievance resolution meetings, grievance meetings, mediation sessions, alternative dispute resolution meetings and arbitration hearings scheduled in accordance with Article 29, Grievance Procedure. When an employee is subpoenaed as a witness on behalf of the Union in an arbitration case, the employee may appear without loss of pay if they appear during their work time, providing the testimony given is related to their job function or involves matters they have witnessed and is relevant to the arbitration case.
 - B. An employee will be allowed reasonable time, as determined by the Employer, to travel to and from management scheduled investigatory interviews, pre-disciplinary meetings, informal grievance resolution meetings, grievance meetings, mediation sessions, and alternative dispute resolution meetings conducted during their normal work hours. Time spent traveling during the employee's non-work hours in order to attend the meetings will not be considered work time. An employee may be authorized by their supervisor to adjust their work schedule, take leave without pay, compensatory time, exchange time or vacation leave to prepare for and travel to and from an arbitration hearing. Release during normal working hours to prepare for and travel to union management communication committee meetings is outlined in Sections 37.3.A, and 37.3.B.

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C. An employee must notify their supervisor prior to being released from duty in accordance with this Article to attend a meeting, hearing or mediation session. Notification must include the approximate amount of time the employee expects the meeting or hearing to take. As determined by the supervisor, any agency business requiring the employee's immediate attention must be completed prior to attending the meeting or hearing. An employee cannot use a state vehicle to travel to and from a work site in order to attend a meeting unless authorized by the agency.

36.7 Workload (Department of Corrections Only)

The Employer may adjust the caseload and/or work assignments of Community Corrections Officers and Community Corrections Specialists, if needed, when assigned offender groups or conducting training.

36.78 Workload

- 1. If an employee believes their workload is not achievable within the worktime authorized by the Employer, the employee may seek the assistance of their supervisor. The supervisor is responsible for providing the employee with direction and guidance that may include the setting of priorities, adjustment of work, or other actions that will assist the employee in the accomplishment of their work assignments.
- 2. If the employee still has workload concerns after discussion with their supervisor, the employee may raise these concerns to their manager. If the workload concerns are similar across the work unit, the Union may raise these issues at the appropriate Union-Management Communications Committee under Article 37 of the parties' collective bargaining agreement. If the work unit still has workload concerns across the work unit, the Union may raise these issues with the Appointing Authority.

1		3. This Workload Subsection is not subject to the grievance procedure,
2		however the employee may file a complaint with their Appointing
3		Authority or designee if the employee's supervisor or manager fails
4		to discuss the employee's workload concerns with the employee.
5	36.9	Statewide Exit Survey
6		The Employer will offer the Statewide Exit Survey to all employees who
7		voluntarily leave their agency. Employees are encouraged but not required to take
8		the survey.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations & WFSE/AFSCME Council 28
Compensation Policy Section

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1 ARTICLE 37
2 UNION-MANAGEMENT COMMUNICATION COMMITTEES

*The provisions of this Article do not apply to the Department of Corrections, see DOC addendum.

37.1 Purpose

- The Employer and the Union endorse the goal of a constructive and cooperative relationship. To promote and foster such a relationship the parties agree to establish a structure of joint union-management communication committees, for the sharing of information and concerns and discussing possible resolution(s) in a collaborative manner.
- 11 A. A Statewide <u>Master Collective Bargaining</u> Agreement Committee will be established to discuss the administration of this Agreement.
 - B. Agency level statewide Union-Management Communication Committees will be established to discuss and exchange agency-specific information of a group nature and general interest to both parties.
 - C. In the Departments of Corrections, Children, Youth, and Families, Fish and Wildlife, Labor and Industries, Social and Health Services, Transportation, Veterans Affairs, Employment Security Department, and Parks and Recreation Commission local level Union-Management Communication Committees will be established within each agency, as described in Appendix D, to discuss and exchange information of a group nature and general interest to the parties.
 - D. The discussion and exchange of information pertaining to a local or subagency matter will be addressed to the lowest level committee. In the event there is not a committee below the agency level, such matters will be addressed at the agency level. Ad-hoc committees may be established by mutual agreement at an agency level statewide committee or a local level committee described above, in Subsections 37.1 B and C. Local and subagency committees may only be established by mutual agreement at an

		1 456 2
1		agency level statewide committee described in <u>Subsection 37.1</u> B. Either
2		party may subsequently determine that the local or sub-agency committee
3		should cease to meet.
1	F	For committees established in accordance with Subsection 37.1 B and C

E. For committees established in accordance with Subsection 37.1 B and C, either team may suggest steps to improve the effectiveness of the meetings. Suggestions for doing so may be raised at committee meetings and implemented upon mutual agreement. The agency Labor Relations Office, Human Resources Office, Office of Financial Management's Labor Relations Section, the Union's Staff Representative and/or Union's Headquarters office will be available to provide assistance and coordination. The parties will mutually bear the costs associated with implementation efforts.

37.2 Committees

A. Statewide Master Collective Bargaining Agreement Committee

The Statewide Master Collective Bargaining Agreement Committee will be composed of up to ten (10) employee representatives selected by the Union and up to ten (10) Employer representatives. Additional staff of the Union and the OFM Labor Relations Office may also attend. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted at least every six (6) months, unless agreed otherwise.

- B. Agency-wide, Administration/Division Level (Parks and Recreation Commission, Department of Social and Health Services and Department of Children, Youth, and Families only), Regional and Headquarters Level (Department of Ecology only) and/or Local Level Union-Management Communication Committees
 - 1. Agency-wide committees will consist of up to seven (7) Employer representatives and up to seven (7) employee representatives, except for the Department of Social and Health Services, which will consist

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of two (2) employee representatives for each administration and an equivalent number of Employer representatives. The employee representatives will be granted reasonable time during their normal working hours, as determined by the Employer, to travel to and from agency-wide communication committee meetings. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to two (2) times per year, unless agreed otherwise. At the Department of Corrections, committee meetings will be conducted at least four (4) times per year, unless agreed otherwise. In addition, DOC will conduct at least two (2) committee meetings with the Work Release Program at locations mutually agreeable between the parties.

- 2. Within the Parks and Recreation Commission, a Law Enforcement subcommittee will be established. The subcommittee will consist of up to four (4) employee representatives selected by the Union and up to four (4) Employer representatives. Additional paid staff of the Union and the Employer may also attend. The Law Enforcement subcommittee facilitator will be the Washington State Parks Chief of Visitor Protection and Law Enforcement. This subcommittee will meet two (2) times per year, once in the spring and once in the fall.
- 3. Administration/Division level committees within the Department of Social and Health Services will be established within Community Services, Child Support, Disability Determination Services, Vocational Rehabilitation, Developmental Disabilities Administration, and the Behavioral Health Administration, and will consist of up to six (6) Employer representatives and up to six (6) employee representatives. At the Department of Children, Youth, and Families, division wide committees will be established within the Office of the Chief of Staff, Juvenile Rehabilitation, Child

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Welfare Field Opertations, Prevention and Client Services, Licensing, and Early Learning. and will consist of up to six (6) Employer representatives and up to six (6) employee representatives. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to two (2) times per year, unless agreed otherwise.

- 43. Regional and headquarters level committees within the Department of Ecology will consist of up to five (5) Employer representatives and up to five (5) employee representatives. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to two (2) times per year, unless agreed otherwise, except for the Northwest Region who will conduct meetings up to four (4) times per year.
- 54. Local level committees will consist of up to five (5) Employer representatives and up to five (5) employee representatives, except for specific local level committees within the Department of Social and Health Services as outlined in Subsection 37.2 (B)(5). Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to four (4) times per year, unless agreed otherwise.
- 65. In the Department of Social and Health Services, local level committees in the Division of Developmental Disabilities regional offices, Community Services Division and Home and Community Services Division will consist of up to ten (10) Employer

representatives and up to ten (10) employee representatives. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to four (4) times per year, unless agreed otherwise.

Agency-wide committees for Office of Superintendent of Public Instruction (OSPI) will consist of up to three (3) Employer representatives and up to three (3) employee representatives.

Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to three (3) times per year, unless agreed otherwise.

37.3 Participation and Process

- A. The Union will provide the Employer with the names of its committee members at least ten (10) calendar days in advance of the date of the meeting in order to facilitate the release of employees. The Employer will release employee representatives to attend committee meetings if their absences do not cause a disruption of work. Employees will be granted reasonable time during their normal working hours, as determined by the Employer, to prepare for union management communication committee meetings. For the Department of Corrections, the parties will exchange the names of their respective team members at least ten (10) days prior to each meeting.
- B. Employees attending committee meetings during their work time will have no loss in pay. Attendance at pre-meetings, meetings and travel to and from agency-wide communication committee meetings during employees' non-work time will not be compensated for or considered as time worked. The

Amy Spiegel, Director of Advocacy

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1			Union is responsible for paying any travel or per diem expenses of
2			employee representatives. Employee representatives may not use state
3			vehicles to travel to and from a union management communication
4			committee meeting, unless authorized by the agency for business reasons.
5		C.	All committee meetings will be scheduled on mutually acceptable dates and
6			times.
7		D.	Each party will provide the other with any topics for discussion seven (7)
8			calendar days prior to the meeting. Suggested topics may include, but are
9			not limited to, administration of the Agreement, changes to law, legislative
10			updates and/or organizational change.
11		E.	If topics discussed result in follow-up by either party, communication will
12			be provided by the responsible party.
13	37.4	Scope	e of Authority
14		All o	f the committee meetings established under this Article will be used for
15		discus	ssions only, and the committees will have no authority to conduct any
16		negoti	iations, bargain collectively or modify any provision of this Agreement. The
17		partie	s are authorized, but not required, to document mutual understandings. The
18		comm	nittees' activities and discussions will not be subject to the grievance
19		procee	dure in Article 29, Grievance Procedure.
			TENTATIVE AGREEMENT REACHED
		electron ature.	ic signature to this Agreement shall be given effect as if it were an original
	C	he Emp	ployer For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

1			ARTICLE 38
2			MANDATORY SUBJECTS
3	38.1	The 1	Employer will satisfy its collective bargaining obligation before making a
4		chang	ge with respect to a matter that is a mandatory subject.
5 6 7		A.	The Employer will notify the Executive Director of the Union of these changes in writing to mandatorynotice@wfse.org , citing this Article. The written notice must include:
8			1. A description of the intended change, including information relevant
9			to the impacts of the change on employees and a list of the job
10			classifications and names of affected employees if known;
11			2. Where the change will occur; and
12			3. The date the Employer intends to implement the change.
13		В.	Within twenty-one (21) calendar days of receipt of the written notice the
14			Union may request negotiations over the changes. The timeframe for filing
15			a demand to bargain will begin after the Employer has provided written
16			notice to the Executive Director of the Union. The twenty-one (21) calendar
17			day period may be used to informally discuss the matter with the Employer
18			and to gather information related to the proposed change. The written notice
19			requesting bargaining must be filed with the OFM State Human Resources
20			Labor Relations Section (LRS) at <u>labor.relations@ofm.wa.gov</u> . The notice
21			will include a list of at least five (5) dates the Union team is available.
22		C.	In the event the Union does not request negotiations within twenty-one (21)
23			calendar days of receipt of the notice, the Employer may implement the

changes without further negotiations.

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Page 2 of 2

- D. There may be emergency or mandated conditions that are outside of the Employer's control requiring immediate implementation, in which case the Employer will notify the Union as soon as possible.
- Prior to making any change in written agency policy that is a mandatory subject of bargaining, the Employer will notify the Union and satisfy its collective bargaining obligations per Section 38.1.
- 7 The parties will agree to the location and time for the discussions and/or 38.3 8 negotiations. Each party is responsible for choosing its own representatives for 9 these activities. The Employer and the Union recognize the importance of 10 scheduling these discussions and/or negotiations in an expeditious manner. Unless agreed otherwise, the parties agree to schedule the bargaining to occur within thirty 11 12 (30) calendar days of receipt of the request to bargain. If the Union has made an 13 information request prior to the meeting being scheduled, the parties will schedule 14 bargaining to occur within thirty (30) calendar days of the Employer fulfilling the 15 information request.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

8/29/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

M. Spiegel 8/28/2

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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2				Union Activities			
3	*The	*The provisions of this Article do not apply to the Department of Corrections, see DOC					
4	adden	<u>idum.</u>					
5	39.1	Staff	Repre	sentatives			
6		A.	Notif	fication and Recognition			
7			1.	The Union will provide the Employer with a written list of staff			
8				representatives, their geographic jurisdictions and the appropriate			
9				contacts for each agency.			
10			2.	The Employer will recognize any staff representative on the list.			
11			3.	The Union will provide written notice to the Employer of any			
12				changes within thirty (30) calendar days of the changes.			
13		В.	Acce	ess (excluding Department of Corrections Community Corrections			
14			barge	aining unit and Department of Social and Health Services – Special			
15			Com	mitment Center)			
16			1.	Staff representatives may have access to the Employer's offices or			
17				facilities in accordance with agency policy to carry out			
18				representational activities.			
19			2.	The representatives will notify local management prior to their			
20				arrival and will not interrupt the normal operations of the agency.			
21			3.	In accordance with <u>Section 39.3</u> below, staff representatives and			
22				bargaining unit employees may also meet in non-work areas during			
23				the employee's meal periods, rest periods, and before and after their			
24				shifts.			

					Page 2 of 17
1		C.			Department of Corrections Community Corrections
2			<u>bargai</u>	ning u	unit and Department of Social and Health Services – Special
3			Comn	<u>nitmen</u>	t Center only
4			1.	Staff	representatives may have access to the Employer's offices or
5				facili	ties in accordance with agency policy to carry out
6				repre	sentational activities provided:
7				a.	The representative notifies local management prior to their
8					arrival,
9				b.	It does not interrupt the normal operations of the office or
10					facility, and
11				c.	National Crime Information Center (NCIC) checks have
12					been completed and the representative is cleared for access
13					into the office or facility.
14			2.	In ac	ecordance with <u>Section 39.3</u> below, staff representatives and
15				barga	nining unit employees may also meet in non-work areas during
16				the e	mployee's meal periods, rest periods, and before and after their
17				shifts	S.
18	39.2	Unio	n Stewa	rds	
19		A.	The U	Jnion v	will provide the Employer with a written list of current union
20			stewa	rds and	I the office, facility or geographic jurisdiction for which they
21			are res	sponsił	ble. The Union will maintain the list. A steward may represent
22			any er	nploye	ee who works in the same agency in the same office, facility or
23			geogra	aphic j	urisdiction as the steward and is in a bargaining unit represented
24			by WI	FSE. T	he Employer will not recognize an employee as a union steward
25			if their	r name	e does not appear on the list.

1	В.	Union stewards will be granted reasonable time during their normal
2		working hours, as determined by the Employer, to prepare for and attend
3		meetings scheduled by Management within the steward's office, facility or
4		geographic jurisdiction in bargaining units represented by WFSE for the
5		following representational activities:
6		1. Investigatory interviews and pre-disciplinary meetings, in
7		accordance with Article 27, Discipline;
8		2. Union Management Communication Committees and other
9		committee meetings if such committees have been established by
10		this Agreement; and/or
11		3. Informal grievance resolution meetings, grievance meetings,
12		alternative dispute resolution sessions, mediation sessions and
13		arbitration hearings held during their work time.
14		4. Group New Employee Orientations and meetings in accordance
15		with Section 39.11.
16		In addition, union stewards will be provided a reasonable amount of time
17		during their normal working hours, as determined by the Employer, to
18		investigate and process grievances through the agency head level within the
19		steward's office, facility or geographic jurisdiction in bargaining units
20		represented by the WFSE.
21	C.	Union stewards will be allowed reasonable time, as determined by the
22		Employer, to travel to and from management scheduled investigatory
23		interviews, pre-disciplinary meetings, informal grievance resolution
24		meetings, grievance meetings, mediation sessions, and alternative dispute
25		resolution meetings conducted during their normal work hours. Time spent
26		traveling during the employee's non-work hours in order to attend the

meetings will not be considered time worked. A steward may be authorized

1			by their supervisor to adjust their work schedule, take leave without pay,
2			compensatory time, exchange time or vacation leave to travel to and from
3			an arbitration hearing and/or union management communication committee
4			meeting.
5		D.	In both <u>Subsections 39.2</u> B and C above, the union steward must obtain
6			prior approval from their supervisor to prepare for and/or attend any
7			meeting during their work hours. All requests must include the approximate
8			amount of time the steward expects the activity to take. Any agency
9			business requiring the steward's immediate attention will be completed
10			prior to attending the meeting. With prior notification to the Employer, off-
11			duty stewards will have access to the worksite to perform representational
12			duties as long as the worksite is open and/or operational and there are no
13			other reasons to preclude such access. Time spent preparing for and
14			attending meetings during the union steward's non-work hours will not be
15			considered as time worked. Union stewards may not use state vehicles to
16			travel to and from a work site in order to perform representational activities,
17			unless authorized by the agency.
18		E.	If the amount of time a union steward spends performing representational
19			activities is unduly affecting their ability to accomplish assigned duties, the
20			Employer will not continue to release the employee and the Union will be
21			notified.
22	39.3	Use o	f State Facilities, Resources and Equipment
23		A.	Meeting Space and Facilities
24			The Employer's equipment, offices and facilities may be used by the Union
25			to hold meetings, which may include virtual meetings subject to the
26			provisions of this Agreement, agency policy, availability of the space and
27			with prior authorization of the Employer.

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B. Supplies and Equipment

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The Union and employees covered by this Agreement will not use statepurchased supplies or equipment to conduct union business or representational activities. This does not preclude the use of the telephone, or similar devices that may be used for persons with disabilities, for representational activities if there is no cost to the Employer, the call is brief in duration and it does not disrupt or distract from agency business.

C. <u>E-mail, Fax Machines, the Internet, and Intranets</u>

The Union and employees covered by this Agreement will not use state-owned or operated e-mail, fax machines, the internet, or intranets to communicate with one another, except as provided in this agreement. Employees may use state operated e-mail to request union representation. Union representatives and stewards may use state owned/operated equipment to communicate with the affected employees and/or the Employer for the exclusive purpose of administration of this Agreement to include electronic transmittal of grievances and responses in accordance with Article 29, Grievance Procedure. It is the responsibility of the sending party to ensure the material is received. Such use will:

- 1. Result in little or no cost to the Employer;
- 2. Be brief in duration and frequency;
 - 3. Not interfere with the performance of their official duties;
- 4. Not distract from the conduct of state business;
 - 5. Not disrupt other state employees and will not obligate other employees to make a personal use of state resources;
 - 6. Not compromise the security or integrity of state information or software; and

		3 / I
1		Page 6 c 7. Not include general communication and/or solicitation with
2		employees.
3		The Union and its stewards will not use the above referenced state
4		equipment for union organizing, internal union business, advocating for or
5		against the Union in an election or any other purpose prohibited by the
6		Executive Ethics Board. Communication that occurs over state-owned
7		equipment is the property of the Employer and may be subject to public
8		disclosure.
9	39.4	Information Requests
10		A. The Employer agrees to provide the Union, upon written request, access to

- The Employer agrees to provide the Union, upon written request, access to A. materials and information necessary for the Union to fulfill its statutory responsibility to administer this Agreement.
- B. The Employer will acknowledge receipt of the information request and will provide the union with a date by which the information is anticipated to be provided.
 - C. When the Union submits a request for information that the Employer believes is unclear or unreasonable, or which requires the creation or compilation of a report, the Employer will contact the Union staff representative and the parties will discuss the relevance, necessity and costs associated with the request and the amount the Union will pay for receipt of the information.

39.5 **Agency Policies**

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Agencies will provide to the Union any new human resources related policies affecting represented employees or updates to existing human resource related policies affecting represented employees during the term of the Agreement.

39.6 Bulletin Boards, Newsstands and Websites

- A. The Employer will maintain bulletin board(s) or space on existing bulletin boards currently provided to the Union for union communication. In bargaining units where no bulletin board or space on existing bulletin boards has been provided, the Employer will supply the Union with adequate bulletin board space in convenient places. Material posted on the bulletin board will be appropriate to the workplace, politically non-partisan, in compliance with state ethic laws, and identified as union literature. Union communications will not be posted in any other location in the agency. If requested by the Union, the Employer will identify areas where Union provided newsstands can be located in their offices/facilities.
 - B. In the State Operated Living Alternatives (SOLA) program residences within the Department of Social and Health Services, the Employer will make available a three-ring binder that is designated for union materials. Materials in the binder will be appropriate to the workplace, politically non-partisan, in compliance with state ethic laws, and identified as union literature. Union materials may be distributed to the SOLA binders in accordance with Section 39.7 of this Article.
 - C. Upon mutual agreement between an agency and the Union, the agency will display a link to a Union webpage on the agency's intranet. The webpage content shall be consistent with the provisions of 39.6(A) and must comply with the executive ethics act, Chapter 42.52 RCW and WAC 292-110-010. Use of state equipment to view the website will comply with the executive ethics act and shall be allowed only during an employee's authorized break times.

39.7 Distribution of Material

An employee will have access to their work site for the purpose of distributing information to other bargaining unit employees provided:

1		<u>1</u> A. The employee is off-duty and;
2		2B. The distribution does not disrupt the Employer's operation and;
3		<u>3</u> €. The distribution will normally occur via desk drops or mailboxes, as
4		determined by the Employer. In those cases where circumstances do not
5		permit distribution by those methods, alternative areas such as newsstands,
6		lunchrooms, break rooms and/or other areas mutually agreed upon will be
7		utilized and;
8		4D. The employee must notify the Employer in advance of their intent
9		to distribute information and;
10		5E. Distribution will not occur more than twice per month, unless agreed
11		to in advance by the Employer.
12	<u>B.</u>	The union may submit informational fliers twice per month in PDF format
13		to the agency HR department's designated point of contact (POC) for
14		distribution by the agency to bargaining unit employees via the state email
15		system. Content will be appropriate to the workplace, politically non-
16		partisan, in compliance with state ethics laws, and identified as union
17		literature. Content that does not meet these standards will not be distributed
18		by the agency. The union will provide the HR POC with a minimum of three
19		(3) business days' notice to distribute the flyer and every effort will be made
20		for distribution to be completed no later than the day following the notice
21		period. This does not extend use of the state's email system to the union for
22		general communication purposes beyond the provisions of this CBA. The
23		agency will include the following statement with each informational flyer:
24		"This information is from the Washington Federation of State
25		Employees, not your employer. You are receiving this email in accordance
26		with the collective bargaining agreement. During meal breaks and on
27		nersonal time you may use your state issued commuters and internet access

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for the purpose of receiving and reviewing, distributed information and forwarding it to a personal email address. WFSE CBA Article 39 specifies the types of meetings which can be attended using your state issued computer and internet access. The use of the state's electronic email system must remain de minimis. Communication that occurs over state-owned equipment is the property of the Employer and may be subject to agency review and/or public disclosure. Therefore, please use your personal email and personal device for communications and meetings related to union business. If you have any questions, please contact the WFSE Member Connection Center (MCC) at 833-MCC-WFSE or email MCC@wfse.org from your personal email."

39.8 WFSE Council President and Vice-President

A. Leave of Absence

Upon request of the Union, the Employer will grant leave with pay for the WFSE Council President and Vice-President for the term of their office. The Union will reimburse the Employer for the "fully burdened costs of the positions" the Employer incurs as a result of placing the Council President and Vice-President on leave with pay during the period of absence. The Union will reimburse the agency(ies) by the 20th of each month for the previous month.

B. Leave Balances

The President and Vice-President will accrue sick leave in the amount of one (1) hour for every forty (40) hours worked but will not accrue vacation leave during the period of absence. When the President and Vice-President return to state service their sick leave balances will not exceed their leave balances as of the date the period of absence commenced. If the President or Vice-President retire or separate from state service rather than return to state service their leave balances will not exceed their leave balances on the

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date the period of absence commenced. If the sick leave balance was under forty (40) hours as of the date the period of absence commenced, they will retain accrued sick leave up to forty (40) hours total upon return to state service..

C. Indemnification

The Union will defend, indemnify and hold harmless the Employer for any and all costs including attorney's fees, damages, settlements, or judgments, or other costs, obligations, or liabilities the Employer incurs as a result of any demands, claims, or lawsuits filed against the Employer arising out of or in relation to actions taken by the President or Vice-President, or their status as President or Vice-President, during the period of absence.

D. Return Rights

The President and Vice-President will have the right to return to the same position or in another position in the same job classification and the same geographic area as determined by the Employer, provided such reemployment is not in conflict with other Articles in this agreement. If the job classification of the position in which the President and/or Vice-President has return rights to has been abolished or revised, a crosswalk to the class series will be used to identify their return rights. The Employer will assess any training needs, including those requested by the employee, and provide the necessary training for the returning employee. Any layoff as a result of the return will be processed in accordance with Article 34, Layoff and Recall. The Union and the Employer may enter into a written agreement regarding return rights at anytime during the leave. The period of leave will not impact the employee's seniority date.

39.9 Time Off for Union Activities

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2 A. Union designated employees may be allowed time off without pay to attend 3 union-sponsored meetings, training sessions, conferences, and conventions. 4 The employee's time off will not interfere with the operating needs of the 5 agency as determined by management. If the absence is approved, the 6 employees may use accumulated compensatory time, vacation leave, 7 exchange time, or personal holiday in accordance with Article 10, Holidays, 8 instead of leave without pay. However, employees must use compensatory 9 time prior to their use of vacation leave, unless the use would result in the 10 loss of their vacation. The Union will give the Employer a written list of the names of the 11 B. 12 employees it is requesting attend the above listed activities at least fourteen 13 (14) calendar days prior to the activity. 14 C. Thirty (30) Minute Paid Union Leave 15 The parties agree communication, education and direct feedback between bargaining unit members and Union representatives are essential to 16 17 productive labor relations. Therefore, one meeting up to thirty (30) minutes 18 will be allowed during the term of the Collective Bargaining Agreement as 19 paid release time during regular working hours and may be in person or by 20 phone. For tracking purposes, this thirty (30) minutes will be considered 21 paid union leave and allowed under the following conditions: 22 1. Union leave shall not disturb the services of the Employer, clients 23 and its customers and shall be accomplished without causing the

Employer to incur additional costs.

2. Union leave will require approval through the bargaining unit member's supervisor, scheduler or manager.

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- 3. Positions requiring relief will be excluded from this Subsection unless a Memorandum of Understanding is agreed upon that identifies a process that allows this union leave without impacting Employer services.
 - 4, If a shop steward and/or another Employer paid staff is the Union representative who meets with bargaining unit members during this union leave, the provisions of Subsection 39.9 A will apply.
 - 5. Bargaining unit members will not be required to meet with the Union and will not suffer discrimination or retaliation because of their choice to meet or not meet.

39.10 Temporary Employment with the Union

With thirty (30) calendar days' notice, unless agreed otherwise, employees may be granted leave without pay to accept temporary employment with the Union of a specified duration, not to exceed twelve (12) months, provided the employee's time off will not interfere with the operating needs of the agency. The returning employee will be employed in a position in the same job classification and the same geographical area, as determined by the Employer.

39.11 Access To New Employees Orientation

Within ninety (90) days of a new employee's start date in a Union bargaining unit position, the Employer will provide access to the employee during the employee's regular work hours to present information about the Union. This access will be provided at the employee's regular worksite, through an electronic virtual platform or at a location mutually agreed to by the Employer and the Union and will be for no less than thirty (30) minutes. For all new employee orientations, the agency will provide a minimum of seven (7) calendar days' scheduling notice to the union in an email to NEO@wfse.org that will include the new employees' name, department/division/program, appointment date, mailing address, and if available

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at the time of the notice, work location, work phone numbers and work email address. Union meetings with new employees will include only the new bargaining unit employees and union representatives unless mutually agreed otherwise. Management employees will remain strictly neutral regarding attendance at the meetings and their content. The Union may make use of the state-operated calendar scheduling system to schedule group or individual meetings with new employees in accordance with and for the purposes identified in this <u>Section 39.11</u>. No employee will be required to attend the meetings or presentations given by the Union.

A. Group New Employee Orientations and Meetings

When an agency provides an in person New Employee Orientation in a group setting, the Union will be given an opportunity to have a union steward and/or staff representative speak to the class for no less than thirty (30) minutes to provide information about the Union and the Master Collective Bargaining Agreement. The Union may also arrange for in person thirty-minute new employee meetings in a group setting. If a union steward or other Employer-paid staff is the union representative who meets with bargaining unit employees during a group orientation or meeting, they will be permitted to do so during their normal working hours in accordance with the provisions of Section 39.2.

B. Other New Employee Orientations

Agencies may provide New Employee Orientations in a one on one setting and/or via electronic platforms and will schedule time on the employee's calendar that will include a courtesy copy to the <u>U</u>union. If an employee's work assignment precludes the Union from meeting with the new employee(s) in person, then the Union will provide the agencies with a secure link to place on employee's calendars as the electronic platform for the Union's orientation. The agency will work with the Union to identify a time slot for this purpose, schedule this time on the employee's calendar

1		and will cc the calendar invite to the Union (<u>NEO@wfse.org</u>) so the Union
2		will know who has been invited. The agency will ensure that no other
3		onboarding or work meetings are scheduled for the new employee during
4		the time that is scheduled for the Union's presentation. Agencies will only
5		include the following statement on the scheduling invitation:
6		In accordance with the collective bargaining agreement, <u>Article 39</u> , <u>Section</u>
7		39.11 you are being provided this opportunity for access during your regular
8		work hours to a thirty (30) minute Union orientation webinar to receive
9		information about the Union and your Union contract via this secure link.
10		You may use your state issued computer during work time for the purpose
11		of to attending this orientation. For more information about this opportunity
12		please contact the WFSE Member Connection Center (MCC) at 833-MCC-
13		WFSE or email MCC@wfse.org. All communication that occurs over state-
14		owned equipment is the property of the Employer and may be subject to
15		agency review and/or public disclosure.
16		When an agency does not provide a New Employee Orientation as outlined
17		above, the Union will be given the opportunity to:
18		1. Make an appointment with the new_employee for no less than thirty
19		(30) minutes; and
20		2. Have a <u>uU</u> nion steward and/or staff representative speak to the new
21		employee to provide information about the Union and the Master
22		Collective bargaining Agreement.
23		For Stewards or other Employer-paid staff conducting an individual
24		meeting with a new employee under this Subsection 39.11 B, the
25		provisions of <u>Subsection 39.9</u> A will apply.
26	C.	New Bargaining Unit Members

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1 The Union will be given the opportunity to have a union representative 2 speak with newly represented employees for no less than thirty (30) minutes 3 to provide information about the Union and the Master Agreement in 4 accordance with Subsections 39.11 A and B above. 5 39.12 Demand to Bargain – Release Time and Travel 6 A. The Employer will approve paid release time for up to three (3) employee 7 representatives who are scheduled to work during the time negotiations are 8 being conducted. The Employer will approve compensatory time, vacation 9 leave, exchange time or leave without pay for additional employee 10 representatives provided the absence of the employee does not create 11 significant and unusual coverage issues. The Union will provide the 12 Employer with the names of its employee representatives at least ten (10) 13 calendar days in advance of the date of the meeting. 14 B. The Employer will approve compensatory time, vacation leave, exchange 15 time or leave without pay for employee representatives to prepare for and 16 to travel to and from negotiations. 17 C. No overtime, compensatory time or exchange time will be incurred as a 18 result of negotiations, preparation for and/or travel to and from negotiations. 19 D. The Union is responsible for paying any travel or per diem expenses of 20 employee representatives. Employee representatives may not use state 21 vehicles to travel to and from a bargaining session, unless authorized by the 22 agency for business purposes. 23 39.13 MasterCollective Bargaining Agreement Negotiations 24 Release Time A.

The Union will provide OFM with one bargaining team release request for

all pre-planned formal negotiation dates. The Employer will approve paid

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release time in aggregate of two hundred-fifty (250) days for all union bargaining team members for formal negotiations. Upon exhaustion of this bank, the Union may request the parties meet and discuss additional paid release time for Union team members. The Union will provide a list of their bargaining team member attendees after each formal bargaining session to allow tracking for compensation and leave purposes. If employees are unable to attend a bargaining session for which they have been released, they will provide a leave slip to their supervisor in accordance with the appropriate CBA article pertaining to the requested leave. The Employer will approve miscellaneous paid leave for all remaining formal negotiation sessions and for all travel to and from the sessions for Union team members provided the absence of the employee for negotiations does not create significant and unusual coverage issues. The Union will reimburse the Employer for the "fully burdened costs" of this miscellaneous paid leave for all team members not on paid release time per this Article. The Union will reimburse the agency(ies) by the 20th of each month for the previous month. Per diem and travel expenses will be paid by the WFSE for Union team members. No overtime, compensatory time or exchange time will be incurred as a result of negotiations and/or travel to and from negotiations.

B. Confidentiality/Media Communication

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- 1. Bargaining sessions will be closed to the press and the public unless agreed otherwise by the chief spokespersons.
- 2. No proposals will be placed on the parties' web sites.
- 3. The parties are not precluded from generally communicating with their respective constituencies about the status of negotiations while they are taking place.

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1	4.	There will be no public disclosure or public discussion of the issues
2		being negotiated until resolution or impasse is reached on all issues
3		submitted for negotiations.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

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9/17/2024 Amy M. Spiegel 9/17/2024
Scott Lyders, Senior Labor Negotiator Amy Spiegel, Director of Advocacy

OFM/SHR Labor Relations & WFSE/AFSCME Council 28 Compensation Policy Section

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ARTICLE 40 Union Dues Deduction And Status Reports

40.1 Notification to Employees

The Employer will inform new, transferred, promoted, or demoted employees in writing prior to appointment into positions included in the bargaining unit(s) of the Union's exclusive representation status. Upon appointment to a bargaining unit position, the Employer will furnish the employees with membership materials provided by the Union. The Employer will inform employees in writing if they are subsequently appointed to a position that is not in a bargaining unit.

40.2 Union Deduction

- A. Within thirty (30) days from when the Union provides written notice of employee's authorization for deduction in accordance with the terms and conditions of their signed membership card, the Employer will deduct from the employee's salary an amount equal to the dues required to be a member of the Union. The Employer will provide payments for the deductions to the Union at the Union's official headquarters each pay period.
- B. Forty-five (45) calendar days prior to any change in dues, the Union will provide the Office of Financial Management/State Human Resources, Labor Relations Section the percentage and maximum dues to be deducted from the employee's salary.

40.3 Voluntary Deductions

A. <u>PEOPLE</u>

1. The Employer agrees to deduct from the wages of any employee who is a member of the Union deduction for the PEOPLE program. Written authorizations must be requested in writing by the employee and may be revoked by the employee at any time by giving written notice to both the Employer and the Union. The Employer agrees to

1		remit electronically, on each state payday, any deductions made to
2		the Union together with an electronic report showing:
3		a. Employee name;
4		b. Personnel number;
5		c. Amount deducted; and
6		d. Deduction code-; and
7		e. Social Security Number
8		2. The parties agree this Section satisfies the Employer's obligations
9		and provides for the deduction authorized under <u>RCW 41.04.230</u> .
10	B.	Public Safety Protection Program (PSPP)
11		The Employer agrees to deduct from the wages of any employee who is a
12		member of the Union deductions for the WFSE/AFSCME PSPP. Written
13		authorizations must be on the WFSE/AFSCME Council 28 PSPP Voluntary
14		Payroll Deduction Authorization form. Deductions will include a one-time
15		initial deduction amount and ongoing monthly deduction amount.
16		Authorizations may be revoked by the employee at any time by giving
17		written notice to both the Employer and the Union. The Employer agrees to
18		remit electronically, on each state payday, any deductions made to the
19		Union together with an electronic report showing:
20		1. Employee name;
21		2. Personnel number;
22		3. Amount deducted; and
23		4. Deduction code-; and
24		5. Social Security Number
25	C.	Trustmark Universal Life Insurance with Long Term Care
26		The Employer agrees to deduct from the wages of an employee who is a
27		member of the Union deductions for the Trustmark Universal Life

1			Insurance with Long Term Care. Written authorizations must be provided.
2			Authorizations may be revoked by the employee at any time by giving
3			written notice to the Employer. The Employer agrees to remit electronically,
4			on each state payday, any deductions made to Trustmark together with an
5			electronic report showing:
6			1. Employee name;
7			 Personnel number;
8			3. Amount deducted; and
9			4. Deduction code-: and
10			5. Social Security Number
11	40.4	Status	Reports
12		A.	No later than the tenth (10) and twenty-fifth (25) of each month, the
13			Employer will provide the Union with a report in an electronic format of
14			the following data, if maintained by the Employer, for employees in the
15			bargaining unit:
16			1. Personnel number;
17			2. Employee name;
18			3. Mailing address;
19			4. Personnel area code and title;
20			5. Organization unit code, abbreviation and title;
21			6. Work county code and title;
22			7. Work location street (if available);
23			8. Work location city (if available);
24			9. Work phone number;

1	10.	Work e-mail address (if available);
2	11.	Employee group;
3	12.	Job class code and title;
4	13.	Appointment date;
5	14.	Bargaining unit code and title;
6	15.	Position number;
7	16.	Pay scale group;
8	17.	Pay scale level;
9	18.	Employment percent;
10	19.	Seniority date;
11	20.	Separation date;
12	21.	Special pay code;
13	22.	Total salary from which union dues is calculated;
14	23.	Deduction wage type;
15	24.	Deduction amount;
16	25.	Overtime eligibility designation;
17	26.	Retirement benefit plan; and
18	27.	Action reason, title, and effective date (including entering or leaving
19		the bargaining unit and starting or stopping dues).
20	28.	Permanent or non-Permanent status.

1		=	29. Social Security Number	oer
2		В.	Information provided pursua	ant to this Section will be maintained by the
3			Union in confidence according	ng to the law.
4		C.	The Union will indemnify t	he Employer for any violations of employee
5		1	privacy committed by the Ur	nion pursuant to this Section.
6	40.5	Revoca	ıtion	
7		An emp	ployee may revoke their author	orization for payroll deduction of payments to
8		the Uni	ion by written request to the	ne Union in accordance with the terms and
9		conditio	ons of their signed members	ship card. Upon receipt by the Employer of
10		confirm	nation from the Union that t	he terms of the employee's authorization for
11		payroll deduction revocation have been met, every effort will be made to end the		
12		deduction	on effective on the first payro	oll, and not later than the second payroll.
13	40.6	Indem	nification	
14		The Un	nion agrees to indemnify and	hold the Employer harmless from all claims,
15		demand	ls, suits or other forms of liab	pility that arise against the Employer for or on
16		account	t of compliance with this A	article and any and all issues related to the
17		deduction	on of dues or fees.	
			TENTATIVE AG	REEMENT REACHED
		electronic ature.	signature to this Agreement	shall be given effect as if it were an original
	For t	the Emplo	oyer	For the Union
	_	M	9/17/2024	Amy M. Spisgel 9/17/2024
	Scott Lyders, Senior Labor		Senior Labor Negotiator	Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

OFM/SHR Labor Relations &

Compensation Policy Section

1 ARTICLE 41 2 CLASSIFICATION

41.1 Classification Plan Revisions

- A. The Employer will provide to the Union, in writing, any proposed changes to the classification plan, including descriptions for newly created classifications. Upon request of the Union, the Employer will bargain the salary effect(s) of a change to an existing class or newly proposed classification. Any changes bargained during successor negotiations are identified in Section 42.6, Recruitment or Retention Compression or Inversion Higher Level Duties and Responsibilities Inequities.
- B. When reallocation is necessary because the director of State Human Resources creates, abolishes, or revises a class, and an employee's duties have not changed, an employee's base salary is determined as follows:
 - 1. An employee occupying a position reallocated to a class with the same or lower salary range of the same assigned salary schedule must be paid an amount equal to their previous base salary.
 - 2. An employee occupying a position reallocated to a class with a higher salary range of the same assigned salary schedule must have their base salary adjusted to the same step in the new range as held in the previous range. In unique circumstances, (e.g., minimum wage adjustments) the employer may determine a different salary placement other than step for step. Upon request of the Union, the Employer will bargain the salary effect(s).
 - 3. Upon request of the Union, the Employer will bargain the salary effect(s) of the newly proposed classification when an employee occupying a position is reallocated to a new class that is assigned to a range in a different salary schedule as the previous job class.

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C. The Employer will allocate or reallocate positions, including newly created positions, to the appropriate classification within the classification plan based upon the duties assigned and performed. Salary placement for new employees will be established per Section 42.8 - Establishing Salaries for new employees and new classifications. Salary placement for classification reallocations of employees in existing positions, that reflect a change in duties when an employer changes the position's duties or when an employee submits a Position Review Request (PRR), will be determined per Section 41.5 - Salary Impact of Reallocation.

41.2 Position Description Updates

- 11 A. Position descriptions will be reviewed during the annual performance 12 review period in accordance with <u>Subsection 5.2</u> (B)(3).
 - B. In accordance with <u>WAC 357-13-065</u>, at the request of the employee and with employee input, the Employer will review and update, if necessary, the employee's position description every six (6) months.

41.3 Position Review

- An individual employee who believes that their position is improperly classified may request a review according to the following procedure:
- A. The employee and/or the employee's immediate supervisor will complete and sign the appropriate form(s). Nothing precludes an employee who is requesting a reallocation from submitting a copy of the request to the designated Human Resources Office to be date stamped. If the employee initiates the request and the supervisor disagrees with the employee's description of the current job duties, the supervisor will note that on the form(s).

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B. The supervisor will then send the completed form(s) to the local Human Resources Office. The Human Resources Office will review the completed form(s) and make a decision regarding appropriate classification. The Human Resources Office will respond to the employee and/or the employee's immediate supervisor in writing within sixty (60) calendar days of receipt of the properly completed form(s). If an allocation determination is not made within the sixty (60) calendar days the employee will be provided with a status report. Upon request, the Human Resources Office will explain the decision to the employee.

- C. In the event the employee disagrees with the reallocation decision of the agency, they may appeal the agency's decision to the OFM/State Human Resources within thirty (30) calendar days of being provided the results of a position review or the notice of reallocation. The OFM/State Human Resources will then make a written determination that will be provided to the employee.
 - D. The Employer or employee may appeal the determination of the OFM/State Human Resources to the Washington Personnel Resources Board within thirty (30) calendar days of being provided the written decision of the OFM/State Human Resources. The Board will render a decision, which will be final and binding.
 - E. The effective date of a reallocation resulting from an employee request for a position review is the date the request was filed with the local Human Resources Office.
 - F. Decisions regarding appropriate classification will be reviewed in accordance with this Section and will not be subject to the grievance procedure specified in Article 29, Grievance Procedure

41.4 Effect of Reallocation

2	A.	Reallocation to a Class with a Higher Salary Range Maximum
3		1. If the employee has performed the higher-level duties for at least six
4		(6) months and has the skills and abilities required of the position,
5		the employee will remain in the position and retain their existing
6		appointment status.
7		2. If the reallocation is the result of a change in the duties of the
8		position and the employee has not performed the higher-level duties
9		for at least six (6) months, the Employer must give the employee the
10		opportunity to compete for the position if they possess the required
11		skills and abilities. The Employer may choose to promote the
12		employee without competition as long as the employee possesses
13		the required skills and abilities. If the employee is not selected for
14		the position, or does not have the required skills and abilities, the
15		layoff procedure specified in Article 34, Layoff and Recall, will
16		apply. If the employee is appointed to the position, they must serve
17		a trial service period.
18	B.	Reallocation to a Class with an Equal Salary Range Maximum
19		1. If the employee has the skills and abilities required of the position,
20		the employee will remain in the position and retain their existing
21		appointment status.
22		2. If the employee does not have the skills and abilities required of the
23		position, the layoff procedure specified in Article 34, Layoff and
24		Recall, will apply.
25	C.	Reallocation to a Class with a Lower Salary Range Maximum

			rage
1			1. If the employee has the skills and abilities required of the position
2			and chooses to remain in the reallocated position, the employee will
3			retain their existing appointment status and has the right to be placed
4			on the agency's internal layoff list for the classification the
5			employee held permanent status in prior to the reallocation and in
6			the General Government Transition Pool Program.
7			2. If the employee chooses to vacate the position or does not have the
8			skills and abilities required of the position, the layoff procedure
9			specified in Article 34, Layoff and Recall, will apply.
10	41.5	Salar	y Impact of Reallocation
11		An ei	mployee whose position is reallocated will have their salary determined as
12		follov	vs:
13		A.	Reallocation to a Class with a Higher Salary Range Maximum
14			Upon appointment to the higher class, the employee's base salary will be
15			increased to a step of the range for the new class that is nearest to five
16			percent (5%) higher than the amount of the pre-promotional step. At the
17			time of the reallocation, the agency head or designee may authorize an
18			increase of the base salary up to a total of ten percent (10%). The base salary
19			will not exceed the top of the range.
20		B.	Reallocation to a Class with an Equal Salary Range Maximum
21			The employee retains their previous base salary.
22		C.	Reallocation to a Class with a Lower Salary Range Maximum
23			The employee will be paid an amount equal to their current salary, provided
24			it is within the salary range of the new position. In those cases where the
25			employee's current salary exceeds the maximum amount of the salary range

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1		for the new position, the employee will continue to be compensated at the
2		salary they were receiving prior to the reallocation downward, until such
3		time as the employee vacates the position or their salary falls within the new
4		salary range.
5	41.6	The Employer will notify the Union when a position is being reallocated to a job
6		classification that is excluded from a bargaining unit covered by this agreement.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

/20/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy M. Spiegel 8/28/20.

Army Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1 2			ARTICLE 42 COMPENSATION
3	*The	provis	ions of this Article do not apply to the Department of Corrections, see
4	adden	dum.	
5	42.1	Gene	eral Service Pay Range Assignments
6		A.	Effective July 1, 20232025, each classification represented by the Union
7			will continue to be assigned to the same salary range of the General Service
8			Salary Schedule it was assigned on June 30, 2023 <u>2025</u> .
9		B.	Effective July 1, 2023 <u>2025</u> , each employee will continue to be assigned to
10			the same range and step of the General Service Salary Schedule they were
11			assigned on June 30, 2023 <u>2025</u> .
12		C.	Effective July 1, 20232025, Appendix S identifies classification specific
13			salary adjustments and the salary range the classification is assigned. Salary
14			will be determined in accordance with <u>Article 41.1</u> B
15		D.	Effective July 1, 20232025, all ranges and steps of the General Service
16			Salary Schedule will be increased by fourthree percent (43%) as shown in
17			Appendix E. The salary increase is based on the General Service Salary
18			Schedule in effect on June 30, 2023 <u>2025.</u>
19		E.	Effective July 1, 20242026, all ranges and steps of the General Service
20			Salary Schedule will be increased by twothree percent (32%), as shown in
21			Appendix F. This salary increase is based on the General Service Salary
22			Schedule in effect on June 30, 20242026.
23		F.	Minimum Wages Determined by Local Ordinances
24			Any employee who has a permanent assigned duty station within a local
25			jurisdiction which has passed an ordinance establishing a minimum wage
26			higher than the minimum starting wage established in this collective

I		bargaining agreement, will be paid no less than the minimum wage directed
2		by the local ordinance. The Employer will first consider the hourly wage of
3		the employee's base salary plus the King County Premium pay (if
4		applicable). If, after this consideration, the employee's salary is still below
5		the local ordinance minimum wage the employee will be placed on a step
6		in the assigned salary range that is equal to or higher than the wage
7		requirement of the local ordinance.
8	G.	Employees who are paid above the maximum for their range on the effective
9		date of the increases described in Subsection D, above will not receive the
10		specified increase to their current pay unless the new range encompasses
11		their current rate of pay.
12	Н.	Longevity Increase
13		All employees will progress to step M six (6) years after being assigned to
14		step L in their permanent salary range.
15	I.	All employees earning a salary that is less than or equal to the state
16		minimum wage will have their salaries adjusted in accordance with the state
17		minimum wage act.
18	<u>J.</u>	Eighteen Dollars per Hour Starting Wage
19		After D. above, effective July 1, 2025, salary ranges thirty (30) through
20		thirty-four (34) of the General Service Salary Schedule will be eliminated
21		and step A of the salary range 34 will be increased to eighteen dollars
22		(\$18.00) per hour. Employees at salary ranges 33 and below will be
23		assigned to a step in the new range 34 that is nearest to their new salary as
24		of July 1, 2025, as shown in Appendix XX.
25	<u>K.</u>	Compression and Inversion Adjustments for Eighteen Dollars per Hour
26		Starting Wage

1			After D. above, effective July 1, 2025, impacted job classifications will be
2			increased to a higher salary range due to compression or inversion.
3			Appendix XXX identifies the impacted job classifications and the salary
4			range for which they will be assigned. Employees will be assigned to a step
5			in their new range that is nearest to their new salary as of July 1, 2025.
6	42.2	"GS1	1" Pay Range Assignments Recruitment or Retention – Compression or
7		Inve	rsion – Inequities
8		A.	Effective July 1, 20232025, each classification represented by the Union
9			and listed in Appendix P will continue to be assigned to the same salary
10			range of the "GS1" Salary Schedule it was assigned on June 30, 20232025.
11		B.	Effective July 1, 2023 <u>2025</u> , each employee will continue to be assigned to
12			the same range and step of the "GS1" Salary Schedule they were assigned
13			on June 30, 2023 <u>2025</u> .
14		C.	Effective July 1, 20232025, Appendix S identifies classification specific
15			salary adjustments and the salary range the classification is assigned. Salary
16			will be determined in accordance with <u>Article 41.1</u> .B.
17		D.	Effective July 1, 20232025, all ranges and steps of the "GS1" Salary
18			Schedule will be increased by fourthree percent (43%), as shown in
19			Appendix J. This salary increase is based on the "GS1" Salary Schedule in
20			effect on June 30, 2023 <u>2025.</u>
21		Ε.	Effective July 1, 20242026, all ranges and steps of the "GS1" Salary
22			Schedule will be increased by twothree percent $(\frac{32\%}{})$, as shown in
23			Appendix J. This salary increase is based on the "GS1" Salary Schedule in
24			effect on June 30, 2024 <u>2026</u> .
25		F.	Employees who are paid above the maximum for their range on the effective
26			date of the increases described in Subsection D above will not receive the

1			specified increase to their current pay unless the new range encompasses
2			their current rate of pay.
3		G.	Longevity Increase
4			All employees will progress to Step M six (6) years after being assigned to
5			Step L in their permanent salary range.
6	42.3	"N1"	Pay Range Assignments Recruitment or Retention – Compression or
7		Inver	rsion – Inequities
8		A.	Effective July 1, 20232025, each classification represented by the Union
9			will continue to be assigned to the same step of the "N1" Range Salary
10			Schedule that they were assigned on June 30, 2023 2025.
11		B.	Effective July 1, 2023 2025, each employee will continue to be assigned to
12			the same range and step of the "N1" salary schedule they were assigned on
13			June 30, 2023 <u>2025</u> .
14		C.	Effective July 1, 2023 2025, Appendix S identifies classification specific
15			salary adjustments and the salary range the classification is assigned. Salary
16			will be determined in accordance with <u>Article 41.1</u> B.
17		D.	Effective July 1, 20232025, all salary ranges and steps of the "N1" Salary
18			Schedule will be increased by fourthree percent (43%), as shown in
19			Appendix L. This salary increase isn based on the "N1" Salary Schedule in
20			effect on June 30, 2023 <u>2025.</u>
21		E.	Effective July 1, 20242026, all salary ranges and steps of the "N1" Salary
22			Schedule will be increased by three two percent (32%), as shown in
23			Appendix L. This salary increase in based on the "N1" Salary Schedule in
24			effect on June 30, 202 <u>5</u> 4.
25		F.	Employees who are paid above the maximum for their range on the effective
26			date of the increases described in Subsection D above, will not receive the

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1			specified increase to their current pay unless the new range encompasses
2			their current rate of pay.
3		G.	Step U
4			Step U will be designated as twenty-six (26) years of experience and
5			employees will advance to Step U in accordance with Section 42.8, Periodic
6			Increases.
7			Effective July 1, 2025, the following adjustments will be made to the N1
8 9			salary schedule reflected in Appendix B and C: Step X (14 years); Step XX (17 years and Step XXX (23 years).
10			
11	42.4	" CC"	Pay Range Assignments
12		For all	CC pay range assignments, see DOC Addendum A
12		1 01 411	r ce pay range assignments, see Dee readendam ri
13	42. <u>54</u>		Professional Structure Pay Range Assignments
	42. <u>54</u>		
13	42. <u>54</u>	"IT"]	Professional Structure Pay Range Assignments
13 14	42. <u>54</u>	"IT"]	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and
13 14 15	42. <u>54</u>	"IT"]	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and elassification assignment. Effective July 1, 2025, each classification
13 14 15 16	42. <u>54</u>	"IT"]	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and elassification assignment. Effective July 1, 2025, each classification represented by the Union will continue to be assigned to the same salary
13 14 15 16 17	42. <u>54</u>	"IT"] A.	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and elassification assignment. Effective July 1, 2025, each classification represented by the Union will continue to be assigned to the same salary range of the "IT" Salary Schedule it was assigned on June 30, 2025.
13 14 15 16 17	42. <u>54</u>	"IT"] A.	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and classification assignment. Effective July 1, 2025, each classification represented by the Union will continue to be assigned to the same salary range of the "IT" Salary Schedule it was assigned on June 30, 2025. Effective July 1, 2025, each employee will continue to be assigned to the
13 14 15 16 17 18	42. <u>54</u>	"IT"] A.	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and classification assignment. Effective July 1, 2025, each classification represented by the Union will continue to be assigned to the same salary range of the "IT" Salary Schedule it was assigned on June 30, 2025. Effective July 1, 2025, each employee will continue to be assigned to the same range and step of the "IT" Salary Schedule they were assigned on June
13 14 15 16 17 18 19 20	42. <u>54</u>	"IT"] A. B.	Professional Structure Pay Range Assignments Effective July 1, 2023, Appendix T identifies the salary range and elassification assignment. Effective July 1, 2025, each classification represented by the Union will continue to be assigned to the same salary range of the "IT" Salary Schedule it was assigned on June 30, 2025. Effective July 1, 2025, each employee will continue to be assigned to the same range and step of the "IT" Salary Schedule they were assigned on June 30, 2025.

1		<u>D</u> C.	Effective July 1, 20242026, all salary ranges and steps of the "IT" Range
2			Salary Schedule will be increased by twothree percent (32%), as shown in
3			Appendix V.
4		<u>E</u> Đ.	Employees who are paid above the maximum for their range on the effective
5			date of the increases described in Subsection C above will not receive the
6			specified increase to their current pay unless the new range encompasses
7			their current rate of pay.
8		<u>F.</u>	Employees within the information technology professional structure who
9			are in the entry, journey and senior/specialist levels designated as and
10			performing all the duties of a supervisor, in accordance with WAC 357-01-
11			317, must receive a five percent (5%) supervisory pay differential in
12			addition to their base salary.
13		G.	Longevity Increase
14			All employees will progress to Step M six (6) years after being assigned to
15			Step L in their permanent salary range.
16			
17	42. <u>65</u>	Recru	itment or Retention – Compression or Inversion – Higher Level Duties
18		and R	esponsibilities – Inequities
19		Effecti	ive July 1, 20232025, targeted job classifications were will be assigned to a
20		higher	salary range due to documented recruitment or retention difficulties,
21		compr	ession or inversion, higher level duties and responsibilities or inequities.
22		Appen	dix S identifies the impacted job classifications, the effective dates and the
23		salary	range for which they were will be assigned.
24	42. <u>6</u> 7	Pay fo	or Performing the Duties of a Higher Classification
25		A.	Employees who are temporarily assigned the full scope of duties and
26			responsibilities for more than thirty (30) calendar days to a higher-level

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classification whose salary range maximum is less than fifteen percent (15%) higher than the salary range maximum of the former class will be notified in writing and will be advanced to a step of the range for the new class that is nearest to five percent (5%) higher than the amount of the prepromotional step. The increase will become effective on the first day the employee was performing the higher-level duties.

- B. Employees who are temporarily assigned the full scope of duties and responsibilities for more than thirty (30) calendar days to a higher-level classification whose salary range maximum is fifteen percent (15%) or more higher than the salary range maximum of the former class will be notified in writing and will be advanced to a step of the range for the new class that is nearest to ten percent (10%) higher than the amount of the prepromotional step. The increase will become effective on the first day the employee was performing the higher-level duties.
- C. In an emergent situation in the absence of an Attendant Counselor 2 or Attendant Counselor 3, when an Attendant Counselor 1 performs the duties of a shift charge, they will be compensated as an Attendant Counselor 2 relief shift charge for that shift.
- D. An Attendant Counselor 2 will be paid at the Attendant Counselor 3 rate for filling behind an Attendant Counselor 3 in the event of absences, exclusive of annual leave, for fifteen ten (1510) workdays in a calendar month. Payment at the Attendant Counselor 3 rate will begin on the 16th 11th day of the Attendant Counselor 3 absence.
- E. A Mental Health Technician (MHT) 1 or MHT 2 will be paid at the Psychiatric Security Attendant Forensic Care Associate(PSAFCA) rate of pay when working in a PSA-FCA post, unless it was the result of a shift exchange in accordance with Article 6.17. Employees compensated in accordance with this Section will be paid at the same step in the PSA-FCA salary that they are currently assigned to at the MHT salary range.

1		<u>F.</u>	A Security Guard (SG) 2 will be paid at the Residential Rehabilitation
2			Counselor (RRC) 2 rate of pay when filling in for an RRC2. Employees
3			compensated in accordance with this Section will be paid at the same step
4			in the RRC2 salary that they are currently assigned to at the SG2 salary
5			range.
6		<u>G</u> ₽.	<u>Department of Transportation - Maintenance Bargaining Unit - Winter</u>
7			Shift Upgrades
8			The Employer will calculate all previous non-permanent appointment time
9			to adjust the salary step, to include a two (2) step increase for every
10			accumulated twelve (12) months, until they reach the top of the pay range.
11			During the temporary upgrade the Periodic Increment Date (PID) increases
12			may be temporarily deferred until the employee returns to their permanent
13			position.
14	42. <mark>8<u>7</u></mark>	Estab	olishing Salaries for New Employees and New Classifications
14 15	42. <mark>87</mark>		chishing Salaries for New Employees and New Classifications Employer will assign newly hired employees to the appropriate range and step
	42. <u>87</u>	The E	
15	42. 8 7	The E	Employer will assign newly hired employees to the appropriate range and step
15 16	42. 8 <u>7</u>	The E	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in <u>Sections 42.1</u> , <u>42.2</u> , <u>42.3</u>
15 16 17	42. 8 <u>7</u>	The E of the and 4	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above.
15 16 17	42. 8 7	The E of the and 4	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above. The salary of employees in classes requiring licensure, as a registered nurse
15 16 17 18 19	42. 8 <u>7</u>	The E of the and 4	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above. The salary of employees in classes requiring licensure, as a registered nurse or physicians assistant, certified (PA-C) will be governed by the "N1"
15 16 17 18 19 20	42. 8 <u>7</u>	The E of the and 4.	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above. The salary of employees in classes requiring licensure, as a registered nurse or physicians assistant, certified (PA-C) will be governed by the "N1" Range Salary Schedule.
15 16 17 18 19 20 21	42. 8 <u>7</u>	The E of the and 4.	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above. The salary of employees in classes requiring licensure, as a registered nurse or physicians assistant, certified (PA-C) will be governed by the "N1" Range Salary Schedule. An employee's experience as a Registered Nurse (RN), Physicians
15 16 17 18 19 20 21 22	42. <u>87</u>	The E of the and 4.	Employer will assign newly hired employees to the appropriate range and step appropriate State Salary Schedules as described in Sections 42.1, 42.2, 42.3 2.4, above. The salary of employees in classes requiring licensure, as a registered nurse or physicians assistant, certified (PA-C) will be governed by the "N1" Range Salary Schedule. An employee's experience as a Registered Nurse (RN), Physicians Assistant, certified (PA-C) and/or Licensed Practical Nurse (LPN),

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1			2.	Page 9 Up to ten (10) years LPN experience will be credited at the rate of
2				two (2) years LPN experience equals one (1) year of RN or PA
3				experience, for a maximum credit of five (5) years.
4	42. <u>8</u> 9	Perio	dic Incr	eases
5		An er	nployee'	s periodic increment date (PID) will be set and remain the same for
6		any p	eriod of	continuous service in accordance with the following:
7		A.	Emplo	yees will receive a two (2) step increase to base salary annually, on
8			their pe	eriodic increment date, until they reach the top step of the pay range.
9		B.	Emplo	yees who are hired at the minimum step of their pay range will
10			receive	e a two (2) step increase to base salary following completion of six
11			(6) mo	nths of continuous service and the date they receive that increase will
12			be the	employee's periodic increment date. Thereafter, employees will
13			receive	e a two (2) step increase annually, on their periodic increment date,
14			until th	ney reach the top of the pay range.
15		C.	Emplo	yees who are hired above the minimum step of the pay range but
16			below	Step L will receive a two (2) step increase to base salary following
17			comple	etion of twelve (12) months of continuous service and the date they
18			receive	e that increase will be the employee's periodic increment date.
19			Therea	fter, employees will receive a two (2) step increase annually, on their
20			periodi	ic increment date, until they reach the top of the pay range.
21		D.	Emplo	yees governed by the "N1" range salary schedule that have reached
22			Step K	, will receive a one (1) step increase based on years of experience up
23			to the r	maximum of the range.
24		E.	Emplo	yees who are appointed to another position with a different salary
25			range 1	maximum will retain their periodic increment date and will receive

step increases in accordance with **Subsections 42.89** A through C.

1	F.	Employees appointed to a bargaining unit position without previously
2		having a periodic increment date set, will have their date set according to
3		the following:
4		1. The date of appointment to the bargaining unit position if coming
5		from a Washington Management Service (WMS) or EMS position,
6		or
7		2. Their original hire date into state service if hired at Step L of the
8		range and there is no break in state service.
9		
10	G.	Seasonal career/cyclic employees periodic increment dates will be adjusted
11		for time not worked.
12	Н.	Department of Transportation - Maintenance Bargaining Unit - Winter
13		Shift Upgrades
14		The Employer will calculate all previous non-permanent appointment time
15		to adjust the salary step, to include a two (2) step increase for every
16		accumulated twelve (12) months, until they reach the top of the pay range.
17		During the temporary upgrade the PID increases may be temporarily
18		deferred until the employee returns to their permanent position.
19	42. 10 <u>9</u> Salary	y Assignment Upon Promotion
20	A.	Employees promoted to a position in a class whose salary range maximum
21		is less than fifteen percent (15%) higher than the salary range maximum of
22		the former class will be advanced to a step of the range for the new class
23		that is nearest to five percent (5%) higher than the amount of the pre-
24		promotional step. The Appointing Authority may approve an increase
25		beyond this minimum requirement, not to exceed the maximum of the salary

26

range.

1	В.	Employees promoted to a position in a class whose salary range maximum
2		is fifteen percent (15%) or more higher than the salary range maximum of
3		the former class will be advanced to a step of the range for the new class
4		that is nearest to ten percent (10%) higher than the amount of the pre-
5		promotional step. The Appointing Authority may approve an increase
6		beyond this minimum requirement, not to exceed the maximum of the salary
7		range.
8	C.	Geographic Adjustments
9		The Appointing Authority may authorize more than the step increases
10		specified in Subsections 42.89 A and B, when an employee's promotion
11		requires a change of residence to another geographic area to be within a
12		reasonable commuting distance of the new place of work. Such an increase
13		may not result in a salary greater than the range maximum.
14	D.	Promotions for Registered Nurses or Physicians Assistants
15		1. Promotional increases for classes requiring licensure as a Registered
16		Nurse (RN) or Physician's Assistant, certified (PA-C) ("N" ranges)
17		are calculated in the manner described below.
18		2. An employee who is promoted into or between classes which have
19		pay range "N" will advance to the step in the new range, as shown
20		in the "N1" Range Salary Schedule, as described in Section 42.3,
21		which represents the greater of (a), (b) or (c) below.
22		a. Placement on the step which coincides with the employee's
23		total length of experience as a Registered Nurse (RN),
24		Physicians Assistant, certified (PA-C) and/or Licensed
25		Practical Nurse (LPN). Experience will be credited as

follows:

1 2		i. RN and PA-C experience will be credited year for year.
3		ii. Up to ten (10) years LPN experience will be credited
4		at the rate of two (2) years LPN experience equals
5		one (1) year of RN or PA-C experience, for a
6		maximum credit of five (5) years.
7		Or
8	b.	Placement on the step of the new range that is nearest to a
9		minimum of five percent (5%) higher than the amount of the
10		pre-promotional step. The Appointing Authority may
11		authorize more than a five percent (5%) increase, but the
12		amount must be on a step within the salary range for the
13		class.
14		Or
15	c.	The Appointing Authority will advance an employee who is
16		promoted under any one or more of the following conditions
17		to the step of the range for the new class that is nearest to a
18		minimum of ten percent (10%) higher than the amount of the
19		pre-promotional step. The Appointing Authority may
20		authorize more than a ten percent (10%) increase, but the
21		amount must be on a step within the salary range for the
22		class:
23		i. When the employee is promoted to a class whose
24		base range is six (6) or more ranges higher than the
25		base range of the employee's former class;
26		ii. When the employee is promoted over an intervening
27		class in the same class series;

	9/12/24
1	Page 13 of 30 iii. When the employee is promoted from one (1) class
2	series to a higher class in a different series and over
	C
3	an intervening class in the new series, which would
4	have represented a promotion; or
5	iv. When an employee's promotion requires a change of
6	residence to another geographic area to be within a
7	reasonable commuting distance of the new place of
8	work.
0	40.101 C. L. A. P. 4 . 4
9	42.1 <mark>01</mark> Salary Adjustments
10	The Employer may increase an employee's step within the salary range to address
11	issues related to recruitment, retention or other business needs. Such an increase
12	may not result in a salary greater than Step M of the range.
13	Within resources available for these purposes, the employer, at its sole discretion,
14	may authorize additional pay to support the recruitment or retention of the
15	incumbent or candidate for a specific position. At the employer's discretion, up to
16	a fifteen percent premium may be added to the employee's base salary. An
17	employee may not receive more than fifteen percent of his/her annual base salary
18	over a twelve-month period under the provisions of this section.
19	In advance of authorizing a lump sum recruitment or retention payment, employers
20	must establish express conditions in writing for the payment. The conditions must
21	include a specified period of employment or continued employment. Any lump sum
22	payment under this section must only be made after services have been rendered in
23	accordance with conditions established by the employer and become part of the
24	employee's annual compensation for work performed prior to receipt of any funds.
25	Any additional pay granted under this section is a premium that is not part of base
26	salary. The premium is to be used only as long as the circumstances it is based on
27	are in effect.
<i>L I</i>	are in circu.

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42.112 Demotion

An employee who, voluntarily, demotes to another position with a lower salary range will be placed in the new range at a salary equal to their previous base salary. If the previous base salary exceeds the new range, the employee's base salary will be set equal to the new range maximum.

42.123 Transfer

A transfer is defined as an employee-initiated move of an employee from a position to another position within or between agencies in the same class (regardless of assigned range), or a different class with the same salary range. Transferred employees will retain their current base salary. If the previous base salary exceeds the new range, the employee's base salary will be set to the new range maximum.

42.134 Reassignment

Reassignment is defined as an agency-initiated move of an employee within the agency from one position to another in the same class or a different class with the same salary range maximum. Upon reassignment, an employee retains their current base salary.

42.145 Reversion

Reversion is defined as voluntary or involuntary movement of an employee during the trial service period to the class the employee most recently held permanent status in, to a class in the same or lower salary range, or separation placement onto the Employer's internal layoff list. Upon reversion, the base salary the employee was receiving prior to promotion will be reinstated.

42.156 Elevation

Elevation is defined as restoring an employee to the higher classification, with permanent status, which was held prior to being granted a demotion or to a class that is between the current class and the class from which the employee was

2		er that is provided for promotion in Section 42.910.
3	42.1 <u>6</u> 7 Part-T	Γime Employment
4	Month	aly compensation for part-time employment will be pro-rated based on the
5	ratio o	f hours worked to hours required for full-time employment. In the alternative,
6	part-ti	me employees may be paid the appropriate hourly rate for all hours worked.
7	42.1 <mark>78</mark> Callba	ack
8	A.	Work Preceding or Following a Scheduled Work Shift
9		Overtime-eligible employees will be notified prior to their scheduled
10		quitting time either to return to work after departing the worksite or to
11		change the starting time of their next scheduled work shift.
12		1. Lack of notice for such work will be considered callback and will
13		result in a penalty of three (3) hours of pay at the basic salary in
14		addition to all other compensation due. This penalty will apply to
15		each call.
16		2. The Employer may cancel a callback notification to work extra
17		hours at any time, but cancellation will not waive the penalty cited
18		in this Section.
19		These provisions will not apply to the mid-shift interval in a split shift and
20		an employee called back while in standby status.
21	В.	Work on Scheduled Days Off or Holidays
22		The Employer may assign employees to work on a day off or holiday.
23		Overtime-eligible employees will be notified of such assignments at least
24		prior to the employees' normal quitting times on their second workday

1		preceding the day off or holiday (except Sunday, when it is within the
2		assigned work shift).
3		1. If the Employer does not give such notice, affected employees will
4		receive a penalty payment of three (3) hours pay at the basic salary
5		in addition to all other compensation due them.
6		2. The Employer may cancel work assigned on a day off or holiday.
7		However, if the Employer does not notify affected employees of
8		such cancellation at least prior to their normal quitting times on their
9		second workday preceding the day off or holiday work assignment,
10		affected employees will receive a penalty payment of three (3) hours
11		pay at the basic salary.
12		These provisions will apply to employees on paid leave status.
13	C.	When an overtime-eligible employee volunteers to work on a scheduled day
14		off, the employee is not entitled to callback under <u>Subsection 42.178</u> B.
15	D.	An employee who is receiving standby pay is not entitled to callback pay if
16		required to return to work after departing the worksite or is directed to report
17		to duty prior to the starting time of their next scheduled work shift.
18	E.	Emergency Schedule Changes – Departments of Agriculture and
19		<u>Transportation</u>
		
20		If the Employer makes an emergency schedule change as defined in Article
21		6, Hours of Work, the affected employee will receive a penalty payment of
22		three (3) hours pay at the basic salary, per occurrence, in addition to all other
23		compensation due.
24	42.1 <u>8</u> 9 Shift	Premium
25	A.	For purposes of this Section, the following definitions apply:

1		1. "Evening shift" is a work shift of eight (8) or more hours which ends
2		at or after 10:00 p.m.
		•
3		2. "Night shift" is a work shift of eight (8) or more hours which begins
4		by 3:00 a.m.
5	В.	A basic shift premium of two dollars and fifty cents (\$2.50) per hour will
6		be paid to full-time employees under the following circumstances:
7		1. Regularly scheduled evening and night shift employees are entitled
8		to shift premium for all hours worked.
9		2. Regularly scheduled day shift employees are entitled to shift
10		premium when the employee's regular or temporary scheduled work
11		includes hours after 6:00 p.m. and before 6:00 a.m. where no
12		overtime, schedule change pay, or callback compensation is
13		received. Shift premium for day shift employees is paid only for
14		hours worked after 6:00 p.m. and before 6:00 a.m.
15		3. Employees regularly scheduled to work at least one (1), but not all,
16		evening and/or night shifts are entitled to shift premium for those
17		shifts. Additionally, these employees are entitled to shift premium
18		for all hours adjoining that evening or night shift which are worked.
19	C.	Don't time and an call ampleyees will be antitled to begin shift manying
	C.	Part-time and on-call employees will be entitled to basic shift premium
20		under the following circumstances:
21		1. For all assigned hours of work after 6:00 p.m. and before 6:00 a.m.
22		2. For assigned full evening or night shifts, as defined above in
23		Subsection 42.189 A.
23		Subsection 42.107 A.
24	D.	In cases where shift premium hours are regularly scheduled over a year,
25		agencies may pay shift premium at a monthly rate that is equal for all
26		months of the year. Monthly rates will be calculated by dividing twelve (12)

1		into the amount of shift premium an employee would earn in a year if the			
2		hourly rules in <u>Subsection 42.189</u> (B)(1) were applied.			
3	Ε.	When an employee is compensated for working overtime during hours for			
4		which shift premium is authorized in this Section, the overtime rate will be			
5		calculated using the "regular rate."			
6	F.	Employees eligible for shift premium for their regularly scheduled shifts			
7		will receive the same proportion of shift premium for respective periods of			
8		authorized paid leave and for holidays not worked which fall within their			
9		regularly scheduled shift.			
10	G.	Employees that voluntarily request, and are approved, to work a flexible			
11		schedule that includes hours worked between 6:00 p.m and 6:00 a.m will			
12		not be eligible for the payment of shift premiums contained in this Section			
13		<u>42.189</u> .			
14	42.20 Shift	Premium for Registered Nurses and Related Classes			
15	Regis	tered Nurses 1 through 4 and related job classes requiring licensure as a			
16	registered nurse, Licensed Practical Nurses 1, 2 and 4, and Psychiatric Security				
17	Nurses will receive two dollars and fifty cents (\$2.50) per hour shift differential for				
18	evenii	ng shift and night shift work.			
19	42. 2 1 <u>9</u> King	County Premium Pay			
20	Emplo	byees assigned to a permanent duty station in King County will receive five			
21	(5%) percent Premium Pay calculated from their base salary. When an employee is				
22	no longer permanently assigned to a King County duty station they will not be				
23	eligible for this premium pay.				

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42.202 Supplemental Shift Premium for Nurses

- For the classes of Registered Nurse 1 through 4, supplemental shift premium will be paid in the amounts and under the conditions described below. Employees may
- 4 qualify for one (1) or both of these supplemental shift premiums.
- A. One dollar and fifty cents (\$1.50) per hour during any hours assigned to work or while on paid leave from 11:00 p.m. until 7:00 a.m.
- B. Four dollars (\$4.00) per hour during any hours worked or while on paid leave from Friday midnight to Sunday midnight.
- 9 C. Supplemental shift premiums are payable regardless of employment status and/or whether the work was prescheduled.
- D. Supplemental shift premiums are not payable during hours other than those specified.

42.2<u>1</u>3 Split Shift

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14 When an employee's assigned work shift is split with a minimum of four (4) 15 intervening hours not worked, the employee, except for registered nurses and related classes, will receive the shift premium rate designated in Subsection 42.189 16 17 B for all hours worked. Registered nurses and related classes will receive the premium rate set forth in Section 42.20 for all hours worked. The provisions of 18 19 Subsections 42.189 D, E and F will apply to employees working split shifts. 20 Employees that voluntarily request, and are approved, to work a flexible schedule 21 that includes a split shift will not be eligible for the payment of premiums contained 22 in <u>Article 42</u>, Section <u>42.213</u>.

42.224 Standby

A. An employee is in standby status while waiting to be engaged to work by the Employer and both of the following conditions exist:

1		1. The employee is required to be present at a specified location or is
2		immediately available to be contacted. The location may be the
3		employee's home or other specific location, but not a work site away
4		from home. When the standby location is the employee's home, and
5		the home is on the same state property where the employee works,
6		the home is not considered a work site.
7		2. The agency requires the employee to be prepared to report
8		immediately for work if the need arises, although the need might not
9		arise.
10	В.	Standby status will not be concurrent with work time.
11	C.	When the nature of a work assignment confines an employee during off-
12		duty hours and that confinement is a normal condition of work in the
13		employee's position, standby compensation is not required merely because
14		the employee is confined.
15	D.	Overtime-eligible employees on standby status will be compensated at a
16		rate of seven percent (7%) of their hourly base salary for time spent in
17		standby status.
18	E.	Overtime-exempt employees will be compensated twenty-five dollars
19		(\$25.00) for each day or portion thereof spent in standby status. A day is
20		defined as a twenty-four (24) hour period beginning on the first hour an
21		employee is assigned standby status.
22	F.	Employees dispatched to emergency fire duty as defined by RCW
23		38.52.010 are not eligible for standby pay.
24	G.	This Section will be administered in accordance with the Fair Labor
25		Standards Act (FLSA).

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42.235 Relocation Compensation

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2	A.	The Employer may authorize lump sum relocation compensation, within
3		existing budgetary resources, under the following conditions:

- 1. When it is reasonably necessary that a person make a domiciliary move in accepting a reassignment or appointment, or
- 2. When it is necessary to successfully recruit or retain a qualified candidate or employee who will have to make a domiciliary move in order to accept the position.
- B. If the employee receiving the relocation payment terminates or causes termination of their employment with the state within one (1) year of the date of employment, the state will be entitled to reimbursement for the moving costs which have been paid and may withhold such sum as necessary from any amounts due to the employee. Termination as a result of layoff or disability separation will not require the employee to repay the relocation compensation.

42.246 Labor & Industries Risk Class 7200/7201

Employees assigned to Labor & Industries Risk Class 7200 or 7201 on July 1 of each year will receive a payment of <u>five seven</u> hundred <u>fifty</u> dollars (\$500750.00). This payment will be treated as wages.

42.257 Salary Overpayment Recovery

- A. When an agency has determined that an employee has been overpaid wages, the agency will provide written notice to the employee which will include the following items:
- 24 1. The amount of the overpayment,
- 25 2. The basis for the claim, and
- 26 3. The rights of the employee under the terms of this Agreement.

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1	В.	Method of Payback			
2		1.	The e	mployee must choose one of the following options for paying	
3			back 1	the overpayment:	
4			a.	Voluntary wage deduction	
5			b.	Cash	
6			c.	Check	
7		2.	The e	mployee will have the option to repay the overpayment over a	
8			period of time equal to the number of pay periods during which the		
9		overpayment was made, unless a longer period is agreed to by the			
10		employee and the agency. The payroll deduction to repay the			
11			overp	ayment shall not exceed five percent (5%) of the employee's	

3. If the employee fails to choose one of the three options described above, within the timeframe specified in the agency's written notice of overpayment, the agency will deduct the overpayment owed from the employee's wages. This overpayment recovery will take place over a period of time equal to the number of pay periods during which the overpayment was made.

disposable earnings in a pay period. However, the agency and

employee can agree to an amount that is more than the five percent

4. Any overpayment amount still outstanding at separation of employment will be deducted from their final pay.

C. Appeal Rights

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Any dispute concerning the occurrence or amount of the overpayment will be resolved through the grievance procedure in <u>Article 29</u>, Grievance Procedure, of this Agreement.

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42.268 Assignment Pay/Special Pay Provisions

Assignment pay is a premium added to the base salary and is intended to be used only as long as the skills, duties, or circumstances it is based on are in effect. The Employer may grant assignment pay to a position to recognize specialized skills, assigned duties, and/or unique circumstances that exceed the ordinary. The Employer determines which positions qualify for the premium. Classes approved for assignment pay are identified in Appendix O.

B. Special Pay Ranges

Special pay ranges are used to equal or approximate prevailing rate practices found in private industry or other governmental units. An affected class is identified by a letter designation following the basic salary range number or by a letter designation preceding a number. In the latter case, a special salary schedule will be used for such classes.

C. All Assignment Pay rates and Special Pay ranges and notes are listed within Appendices O and P of this Agreement.

42.279 Dependent Care Salary Reduction Plan

The Employer agrees to maintain the current dependent care salary reduction plan that allows eligible employees, covered by this Agreement, the option to participate in a dependent care reimbursement program for work-related dependent care expenses on a pre-tax basis as permitted by federal tax law or regulation.

23 42.2830 Pre-tax Health Care Premiums

The Employer agrees to provide eligible employees with the option to pay the employee portion of health premiums on a pre-tax basis as permitted by federal tax law or regulation.

42.2931 Medical/Dental Expense Account

The Employer agrees to allow insurance eligible employees, covered by this Agreement, to participate in a medical and dental expense reimbursement program to cover co-payments, deductibles and other medical and dental expenses, if employees have such costs, or expenses for services not covered by health or dental insurance on a pre-tax basis as permitted by federal tax law or regulation.

42.302 Voluntary Separation Incentives – Voluntary Retirement Incentives

Agencies will have the discretion to participate in a Voluntary Separation Incentive Program or a Voluntary Retirement Incentive Program, if such program is provided for in the operating budget. Such participation must be in accordance with the program guidelines. Program incentives or offering of such incentives are not subject to the grievance procedure in Article 29, Grievance Procedure.

42.313 Special Commitment Center (DSHS)

Employees assigned to work on McNeil Island at the Special Commitment Center will receive ten dollars (\$10.00) premium pay for each day they are physically working on the Island. Days in a paid status not working on the Island will not qualify for their premium pay.

42.324 Fire Duty Compensation – Department of Social and Health Services (DSHS) and Department of Children, Youth, and Families (DCYF)

DSHS and DCYF employees sent to forest fire camps in charge of inmate or resident fire fighters for a period of twenty-four (24) hours or more will be on "extended duty assignment". Employees on extended duty assignment will be considered to be on continuous duty from the time they commence such duty, including travel time to the fire, until they are released from duty, including travel time for return to their non-fire duty station.

1	A.	During the extended duty assignment, all time will be paid as work time,	
2		except that the Employer may deduct up to eight (8) hours of non-work time	
3		each day for sleep, plus up to three (3) hours for meals, provided that:	
4		1. The employee has no responsibility during time deducted for meal	
5		periods.	
6		2. The time deducted for sleep includes a period of five (5) continuous	
7		hours which are not interrupted by a call to work.	
8	B.	Employees will not be entitled to receive callback pay for any work	
9		performed during the hours of an extended duty assignment or the transition	
10		back to their regular work schedule.	
11	C.	While on extended duty assignment, the employee's workweek will remain	
12		the same. However, an employee's assigned work hours while on extended	
13		duty assignment may be different from their regularly assigned work hours.	
14		Work schedules for employees on extended duty assignment will be	
15		determined after camp has been set up.	
16	D.	If an employee is directed to perform duties which extend beyond their	
17		assigned work hours, as determined in Subsection 42.29 C above, they will	
18		be compensated at the overtime rate. If an employee is directed to return to	
19		duty without having had five (5) continuous hours off duty, the employee	
20		will be compensated at the overtime rate for all off-duty hours, in addition	
21		to the number of hours worked, until they are relieved from duty for five (5)	
22		consecutive hours. If an employee is directed to return to work after being	
23		off duty for five (5) consecutive hours but prior to their assigned shift, they	
24		will be compensated at the overtime rate for actual hours worked during the	

There is no eligibility for standby pay during an extended duty assignment.

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off-duty hours.

2	г.	be paid shift premium while on extended duty assignment.		
3	42.335 Fire Duty Compensation – Department of Natural Resources (DNR)			
4	A.	Compensation for Typical Fire Suppression Duties and/or Participating in		
5		the DNR Fire Training Academy Implementation:		
6		DNR employees and Department of Ecology Washington Conservation		
7		Corps (WCC Crew) supervisors performing fire suppression duties as		
8		defined in RCW 76.04.005(22), or other emergency duties, or participating		
9		in the DNR Fire Training Academy implementation, when they are working		
10		under the incident command system will be compensated as follows:		
11		1. Employees will be paid at a one and one half $(1 \frac{1}{2})$ times the sum of		
12		their regular hourly rate (plus two-three_dollars [\$2.003.00] if		
13		applicable per Subsection 2 below) for those hours worked in excess		
14		of forty (40) hours in a workweek.		
15		2. Two Three dollars (\$2.003.00) * is added to an employee's regular		
16		rate in lieu of any other forms of additional compensation including,		
17	but not limited to, callback, standby, stand down, shift differential,			
18	split shift differential, assignment pay, schedule change, and pay for			
19	rest periods of less than five (5) hours. The provisions of this Section			
20		do not apply to the DNR Fire Training Academy.		
21		3. For purposes of this Subsection, the regular hourly rate does not		
22		include any allowable exclusions as specified in Subsection 7.1 D		
23		of Article 7, Overtime.		
24		*Note: If any other labor organization negotiates an amount greater than		
25		two-three dollars (\$2.003.00), then this amount will be increased to equal		

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the greater amount.

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1	В.	Compensation when Deployed to a Closed Satellite Camp:
2		A closed satellite camp means an employee is unable to leave at the end of
3		a work shift. When deployed to a closed satellite camp employees will be
4		considered on twenty-four (24)-hour duty. Pursuant to the Fair Labor
5		Standards Act (FLSA), bona fide meal periods and a bona fide scheduled
6		sleeping period of up to eight (8) hours are excluded from paid time.
7		When employees are deployed to a closed satellite camp the agency will
8		provide specific items after a twenty-four (24) hour grace period, which
9		commences when the incident command team initially deploys staff to the
10		closed satellite camp. The provisions are a hot catered meal, adequate
11		sleeping facilities (this means a sleeping bag and tent), and a sleep period
12		of at least five (5) hours that is not interrupted to perform fire duties. Should
13		the agency not provide these provisions in a closed satellite camp, the
14		employee will be entitled to twenty-four (24) hour pay without excluding
15		bona fide meal or sleep periods until the agency meets its obligation.
16	C.	"Wild Fire Suppression and Other Emergency Duties," Appendix Q,
17		provides direction on the non-compensation elements of fire duty.
18	42.34 Prescr	ribed Fire Operations Compensation – Department of Natural
19	Resou	<u>rces</u>
20		Department of Natural Resources (DNR) employees when performing
21		prescribed fire operations duties will be compensated as follows:

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1. While performing prescribed fire operations duties under an approved burn plan, as outlined in Appendix X, an employee's work is not exempt from the overtime provisions of state and federal overtime laws. Work performed will be compensated in compliance with state and federal law and the terms of this Article.

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1 2. For those hours worked performing prescribed fire operations duties 2 under an approved burn plan, two dollars (\$2.00) is added to an 3 employee's regular rate in lieu of all other forms of additional compensation including, but not limited to, callback, standby, stand 4 5 down, shift differential, split shift differential, assignment pay and schedule change, and pay for rest periods less than five (5) hours. 6 7 Employees will be paid at one and one-half (1½) times the sum of their 8 regular hourly rate plus two dollars (\$2.00) for those hours worked in 9 excess of forty (40) hours in a workweek as a result of prescribed fire operations duties performed under an approved burn plan. For purposes 10 11 of this Subsection, the regular hourly rate does not include any allowable exclusion specified in Section 7.1.D of Article 7, Overtime. 12 13 14 42.356 Spill Response Team – Department of Ecology 15 In addition to the compensation described in Article 7, Overtime, employees A. on spill response duty will be compensated as follows: 16 17 1. Employees will be in only one (1) pay status at a time. Employees 18 cannot accrue standby pay and pay for time worked. 19 2. Standby pay will be provided to employees required to be on 20 standby status for purposes of spill response. Employees will be 21 compensated for standby in accordance with Subsection 42.224 D 22 above, for all hours in standby status. 23 B. Employees responding to a spill will be paid at a rate of one and one-half (1-1/2) times the employee's hourly salary (including the assignment pay) 24 25 for time worked outside their normal work hours. "Responding to a spill" 26 includes receiving phone calls and any required follow-up activities, field 27 response, and any other activities as identified in the Spill Response 28 Operations Manual. 29 C. Employees permanently assigned to the Emergency Spill Response Team 30 (full-time responders) will receive assignment pay per Section 42.265, 31 above. Employees not permanently assigned to the Emergency Response 32 Team (after-hours responders) but who are designated by the Spill Response 33 Section Manager as spill responders eligible for assignment pay, will 34 receive two dollars and forty-four cents (\$2.44) per hour for each hour on

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duty in the assigned duty week that is outside of normal work hours as described in the Spill Response Operations Manual.

42.367 Emergency/Disaster Operations Compensation

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- All employees, except those performing duties as outlined in Sections 42.324,

 42.335, 42.34 and 42.356 above, performing emergency/disaster/response and

 recovery duties when working full-time for a state Disaster Recovery Office or

 Joint Field Office or under a Level 2 or higher activation level designated by the

 State Emergency Operation Center will be compensated as follows:
 - Employees will be paid at one and one-half (1-1/2) times the sum of their A. regular hourly rate for those hours worked in excess of forty (40) hours in a workweek as a result of full-time work in support of a significant emergency, state proclamation for individual assistance or public assistance, declared disaster, or Emergency Management Assistance Compact (EMAC) or other mutual aid activations/deployments as determined by the agency head or designee. During federally declared disasters and state proclamations for individual assistance or public assistance overtime compensation will be limited to cash payments. Overtime pay for work performed when assigned to a State Disaster Recovery Office or Joint Field Office will be limited to the field operations phase of a Joint Field Office as designated by the Military Department's Emergency Management Division Director or designee or for a maximum of 120 days after the State or Federal Individual Assistance/Public Assistance Infrastructure assistance program is turned on.
 - B. For those hours worked during a Level 2 or higher level the activation, one three dollars (\$31.00) is added to an employee's regular rate in lieu of shift differential, split shift differential, and/or schedule change compensation.
 - C. Unless otherwise noted in writing, employees will retain the assigned workweek while supporting emergency/disaster operations. However,

Page 30 of 30

employees' assigned work hours may be different from their regularly assigned work hours.

D. These provisions are limited to qualifying work performed in direct support of the Washington State Emergency Operations Center, state disaster recovery operation in direct support of a Joint Field Office, and work in direct support of EMAC or other Mutual Aid activations/deployments.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/18/2024

Scott Lyders, Senior Labor Negotiator An

OFM/SHR Labor Relations & Compensation Policy Section

Amy W. Spiegel 9/18/20

2			HEALTH CARE BENEFITS AMOUNTS		
3 4 5 6 7 8	X.1	A.	For the 202 <u>5-2027_3-2025</u> biennium, the Employer Medical Contribution (EMC) will be an amount equal to eighty-five percent (85%) of the monthly premium for the self-insured Uniform Medical Plan (UMP) Classic for each bargaining unit employee eligible for insurance each month, as determined by the Public Employees Benefits Board (PEBB). In no instance will the employee contribution be less than two percent (2%) of the EMC per month.		
9 10 11 12		В.	The point-of-service costs of the Classic Uniform Medical Plan (deductible, out-of-pocket maximums and co-insurance/co-payment) may not be changed for the purpose of shifting health care costs to plan participants, but may be changed from the 2014 plan under two (2) circumstances:		
13 14 15		<u>C.</u>	 In ways to support value-based benefits designs; and To comply with or manage the impacts of federal mandates. Value-based benefits designs will:		
16 17			 Be designed to achieve higher quality, lower aggregate health care services cost (as opposed to plan costs); 		
18			2. Use clinical evidence; and		
1920		D C .	3. Be the decision of the PEBB. Article X.1 (B) and (C) will expire June 30, 20275.		
21 22	X.2	<u>D</u> e.	Attece X.1 (B) and (C) will expire suite 30, 20279. A. The Employer will pay the entire premium costs for each bargaining unit employee for dental, stand-alone vision, basic life, and any offered		
23			basic long-term disability insurance coverage. If changes to the long-term		
24			disability benefit structure occur during the life of this Agreement, the		

ARTICLE X

1			Employer recognizes its obligation to bargain with the Coalition over
2			impacts of those changes within the scope of bargaining.
3		B.	If the PEBB authorizes stand-alone vision insurance coverage, then the
4			Employer will pay the entire premium costs for each bargaining unit
5			employee.
6	X.3	Welln	ness
7		A.	To support the statewide goal for a healthy and productive workforce,
8			employees are encouraged to participate in a Well-Being Assessment
9			survey. Employees will be granted work time and may use a state computer
10			to complete the survey.
11		В.	The Coalition of Unions agrees to partner with the Employer to educate
12			their members on the wellness program and encourage participation.
13			Eligible, enrolled subscribers shall have the option to earn an annual one
14			hundred twenty-five dollars (\$125.00) or more wellness incentive in the
15			form of reduction in deductible or deposit into the Health Savings Account
16			upon successful completion of required Smart Health Program activities.
17			During the term of this Agreement, the Steering Committee created by
18			Executive Order 13-06 shall make recommendations to the PEBB regarding
19			changes to the wellness incentive or the elements of the Smart Health
20			Program.
21	X.4	The I	PEBB Program shall provide information on the Employer Sponsored
22		Insura	ance Premium Payment Program on its website and in an open enrollment
23		public	eation annually.
24	X.5	Medic	Cal-Flexible Spending Arrangement
25		A.	During January 202 <u>5</u> 4 and again in January 202 <u>6</u> 5, the Employer will make
26			available two three hundred fifty dollars (\$300 250) in a medical Flexible

1		Spending Arrangement (FSA) account for each bargaining unit member		
2		represented by a Union in the Coalition described in RCW 41.80.020(3),		
3		who meets the criteria in Subsection X.5 B below.		
4	B.	In accordance with IRS regulations and guidance, the Employer FSA funds		
5		will be made available for a Coalition bargaining unit employee who:		
6		1. Is occupying a position that has an annual full-time equivalent base		
7		salary of sixty-thousand dollars (\$60,000) sixty-four thousand, five		
8		hundred dollars (\$64,500.00) sixty-eight thousand and four dollars		
9		(\$68,004.00) or less on November 1 of the year prior to the year the		
10		Employer FSA funds are being made available; and		
11		2. Meets PEBB program eligibility requirements to receive the		
12		Employer contribution for PEBB medical benefits on January 1 of		
13		the plan year in which the Employer FSA funds are made available,		
14		is not enrolled in a high-deductible health plan, and does not waive		
15		enrollment in a PEBB medical plan except to be covered as a		
16		dependent on another PEBB non-high deductible health plan.		
17		3. Hourly employees' annual base salary shall be the base hourly rate		
18		multiplied by two thousand, eighty-eight (2,088).		
19		4. Base salary excludes overtime, shift differential and all other		
20		premiums or payments.		
21	C.	An_medical FSA will be established for all employees eligible under this		
22		Section who do not otherwise have one. An employee who is eligible for		
23		Employer FSA funds may decline this benefit but cannot receive cash in		
24		lieu of this benefit.		
25	D.	The provisions of the State's salary reduction plan will apply. In the event		
26		that a federal tay that takes into account contributions to an ESA is imposed		

TENTATIVE AGREEMENT – HEALTHCARE Article X PEB/2025-2027_Negotiations

August 21, 2024

Page 4 of 4

on PEBB health plans, this provision will automatically terminate. The parties agree to meet and negotiate over the termination of this benefit.

TENTATIVE AGREEMENT REACHED

Janetta Sheehan, Sr. Labor Negotiator

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Date

For the Healthcare Coalition

Date

08/22/24

8.22.2024

Janetta Sheehan

OFM/SHR Labor Relations & Compensation Policy Section

08/21/2024

Kurt Spiegel, Executive Director

WFSF

400 OV

Kurt Spiegel

Jane Hopkins, President SEIU 1199NW

3

1 2		ARTICLE 44 TOBACCO FREE WORKPLACE
3	44.1	Applicability
4		This applies only to those employees who work at the Town Center campus located
5 6		in Tumwater, the Department of Health's Public Health Laboratory located in Shoreline and the Department of Veteran Affairs home in Walla Walla.
7	44.2	The Employer may enforce a tobacco free working environment, which includes
8		no use of tobacco or smoking in state vehicles and on agency premises (including
9 10		parking lots and facilities), where employees are assigned to conduct official state business.
11	44.3	The Employer will have the right to confine employee tobacco use and smoking to
12		specifically designated areas, or make entire campuses tobacco free. Prior to taking
13		such an approach, the Employer will provide ninety (90) days notice to affected
14		employees. The Employer will help identify smoking and tobacco cessation
15		resources for employees who request help to stop smoking or using tobacco
16		products.
17		
18		
19		
20		
21		
22		
23		

2	Employer may provide notice of	of their intent to change employee tobacco use to
3	specifically designated areas.	
4		
	TENTATIVE	AGREEMENT REACHED
	An electronic signature to this Agreen signature.	nent shall be given effect as if it were an original
	For the Employer	For the Union
	05/30/202	
	Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Director of Advocacy
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28

For locations that are not tobacco free, and in accordance with Article 38, the

1

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44.4

Compensation Policy Section

1 2		ARTICLE 45 CONTRACTING	
3	45.1	The Employer will determine which agency services will be subject to competitive	
4		contracting in accordance with RCW 41.06.142, WAC 200-320, and WAC 357-43.	
5		Nothing in this Agreement will constitute a waiver of the Union's right to negotiate	
6		a mandatory subject in association with Employer's right to engage in competitive	
7		contracting. The Employer will notify the Union prior to notifying employees and	
8		will satisfy its collective bargaining obligation before contracting for bargaining	
9		unit work. The Employer will make ongoing efforts to fill vacant, funded	
10		permanent bargaining unit positions while a staffing shortage necessitates	
11		contracting work temporarily.	
12	45.2	The Employer will notify the Executive Director of the Union of the proposed	
13		contracting in writing. If known at the time of the written notification, the notice	
14		must include:	
15		A. The location where the work will be performed;	
16		B. Whether or not the contract is for work customarily and historically	
17		performed by bargaining unit members within the impacted bargaining unit	
18		and location;	
19		C. A description of the work to be contracted;	
20		D. A description of the reasons for the contracting; and	
21		E. The length and amount of the contract.	
22	45.3	The Union will have twenty-one (21) calendar days from receipt of the written	
23		notice to request negotiations. The request must be in writing and filed with the	
24		OFM State Human Resources Labor Relations Section (LRS) at	
25		labor.relations@ofm.wa.gov. If the Union does not request negotiations within	

1		twenty-one (21) calendar days, the Employer may contract for the work without the
2		need for further negotiations.
3	45.4	In the event of conditions beyond the control of the Employer such as emergencies
4		or mandated conditions requiring immediate implementation, the Employer will
5		notify the Union in writing as soon as practicable.
6	45.5	Shared Services
7		The Union and the Employer acknowledge that there may be instances where the
8		Employer might be able to expand operations and/or provide services to other state
9		agencies. It is further acknowledged that such expansion may have a beneficial
10		financial impact to the Employer and may mitigate the impacts of budgetary
11		constraints. The Employer will consider proposals submitted to them from the
12		Union.
		TENTATIVE AGREEMENT REACHED
	An e	electronic signature to this Agreement shall be given effect as if it were an original

For the Employer For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

signature.

Compensation Policy Section

Amy M. Spiegel 5/30/2024

Any Spiegel, Director of Advocacy

ARTICLE 46 1 2 PRESUMPTION OF RESIGNATION 3 46.1 **Unauthorized Absence** When an employee has been absent without authorized leave and has failed to 4 5 contact the Employer for a period of three (3) consecutive days, the employee is 6 presumed to have resigned from their position. The Employer will make reasonable 7 attempts to contact the employee to determine the cause of the absence. 8 46.2 **Notice of Separation** 9 When an employee is presumed to have resigned from their position, the Employer 10 will separate the employee by sending a separation notice to the employee by 11 certified mail to the last known address of the employee. 12 46.3 **Petition for Reinstatement** 13 An employee who has received a separation notice may petition the Employer in 14 writing to consider reinstatement. The employee must provide proof that the 15 absence was involuntary or unavoidable. The petition must be received by the 16 Employer or postmarked within seven (7) calendar days after the separation notice 17 was deposited in the United States mail. The Employer must respond in writing to 18 an employee's petition for reinstatement within seven (7) calendar days of receipt 19 of the employee's petition. 20 21 22

1	46.4	Grievability	
2		Denial of a petition for reinstatement is	grievable. The grievance may not be based
3		on information other than that shared w	rith the Employer at the time of the petition
4		for reinstatement.	
5			
		TENTATIVE AGRE	EMENT REACHED
		electronic signature to this Agreement sho nature.	all be given effect as if it were an original
	For t	the Employer	For the Union
	m	05/30/2024	Amy M. Spiegel 5/30/2024
	Scot	t Lyders, Senior Labor Negotiator	Anny Spiegel, Director of Advocacy
	OFM	I/SHR Labor Relations &	WFSE/AFSCME Council 28
	Com	pensation Policy Section	
6			

Page 1 of 2

ARTICLE 47 1 2 WORKPLACE BEHAVIOR 3 47.1 The Employer and the Union agree that all employees should work in an 4 environment that fosters mutual respect and professionalism. The parties agree that 5 inappropriate behavior in the workplace does not further an agency's business 6 needs, employee well-being or productivity. All employees are responsible for 7 contributing to such an environment and are expected to treat others with courtesy 8 and respect. 9 47.2 Inappropriate workplace behavior by employees, supervisors and/or managers will 10 not be tolerated. If an employee believes they have been subjected to inappropriate 11 behavior the employee, and/or the employee's union representative, is encouraged 12 to report this behavior to the employee's supervisor or the Human Resources Office and/or file a grievance in accordance with Article 29, Grievance Procedure. At no 13 14 time will retaliatory behavior be tolerated for reporting inappropriate workplace behavior. Employees and/or union representatives should identify complaints as 15 16 inappropriate workplace behavior. 17 47.3 The Employer will look intoreview the complaint and/or grievance and determine 18 whether an investigation is warrantedtake appropriate action as necessary. If a 19 complaint was filed, the employee and/or the union representative will be notified 20 at the conclusion. 21 22 23 24

Page 2 of 2

The Employer and the Union shall jointly make available training on this Article in electronic or in-person format. The training will be provided to union representatives (UMCC committee members, shop stewards, paid Union staff, Union officers), supervisors, managers and Human Resource Office staff.

47.5 Grievances related to this Article may be processed through Step 4 of the grievance procedure outlined in Article 29.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

9/17/2024

Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Amy M. Spiegel

Page 1 of 1

ARTICLE 48 1 2 CHILDCARE CENTER - LAKELAND VILLAGE

- 3 The Employer will continue to provide the current space for athe existing nonprofit
- childcare center on the grounds of Lakeland Village. The Employer may relocate or cancel 4
- 5 the program with thirty (30) calendar days' notice.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy M. Spiegel 8/23/2024 Amy Spiegel, Director of Advocacy

1	ARTICL	E 49	
2	STRIKES AND 1	Lockouts	
3	Nothing in this Agreement permits or grants to	any employee the right to strike or refuse	
4	to perform their official duties.		
5			
	TENTATIVE AGRE	EMENT REACHED	
	An electronic signature to this Agreement sha signature.	all be given effect as if it were an original	
	For the Employer	For the Union	
	05/30/2024	Amy M. Spisgel 5/30/2024 Amy Spiegel, Director of Advocacy	
	Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Director of Advocacy	
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28	
	Compensation Policy Section		

1 2			ARTICLE 50 AGENCY SPECIFIC BARGAINING
3	50.1	Supp	lemental Bargaining (Except for the Department of Corrections)
4		A.	The parties will establish up to ten (10) supplemental tables. Additional
5			supplemental tables may be established by mutual agreement.
6		B.	The Union will provide its agency-specific proposals to each agency, or the
7			Agency will provide the Union, with a copy to the OFM/SHR/Labor
8			Relations Section (<u>labor.relations@ofm.wa.gov</u>) by April 1, 2024 or
9			the first workday thereafter. The Employer will provide its agency-specific
10			proposals to the Union by May 1, 2024 2026 or the first workday thereafter.
11		C.	In order to be submitted to a supplemental table, the proposal must be both
12			agency-specific and non-compensation.
13		D.	Timeframes for the Conclusion of Supplemental Bargaining
14			1. Each supplemental table must conclude negotiations by June 15;
15			2. Tentative agreements reached at a supplemental table will be
16			provided to the chief spokesperson of the Union and Employer by
17			July 1; and
18			3. Each supplemental table will have up to two (2) full days of
19			negotiations, unless the parties mutually agree to additional days.
20			By agreement, negotiation days may be broken up into partial days.
21		E.	Release Time
22			Except as modified in this Section, the terms of the parties' Collective
23			Bargaining Agreement Subsection 39.12 A will apply for release for formal
24			supplemental bargaining and Subsection 39.12 B will apply to release time
25			for travel and preparation for supplemental bargaining.

Page 2 of 2

1	1.	For the Department of	f Social and Health Services supplemental
2		table, the Employer wil	ll approve release from schedule work of up
3		to nine (9) employee rep	presentatives during the time negotiations are
4		being conducted; and	
5	2.	For all other supplemen	tal tables, the Employer will approve release
6		from scheduled work	of us to five (5) employee representatives
7		during the time negotia	tions are being conducted.
8	F. <u>Pr</u>	ocess if Parties Fail to Reach	Agreement Agreement
9	1.	If the parties do not read	ch agreement on a proposal at a supplemental
10		table, the proposal will	return to the mastermain negotiations table;
11	2.	Nothing precludes a par	ty from withdrawing a proposal that was not
12		agreed to at a suppleme	ental table; and
13	3.	Neither party can invo	oke the provision of RCW 41.80.090 at a
14		supplemental table.	
15	G. Ar	ny agreement reached at a su	applemental table will be reduced to writing
16	an	d signed by both parties for	or inclusion in or as an addendum to the
17	20	25 <u>2027</u> - 2027 <u>2029</u> general	government master collective bargaining
18	ag	reement.	
		TENTATIVE AGR	EEMENT REACHED
	An electronic si signature.	gnature to this Agreement sh	nall be given effect as if it were an original
	For the Employe	er	For the Union
	M	8/6/24	Amy Spiegel 8/6/2024
	•	nior Labor Negotiator	Amy Spiegel, Director of Advocacy
	OFM/SHR Labo	or Relations &	WFSE/AFSCME Council 28

Compensation Policy Section

1		ARTICLE 51
2		ENTIRE AGREEMENT
3	51.1	This Agreement constitutes the entire agreement and any past practice or past
4		agreement between the parties prior to July 1, 2005—whether written or oral—is
5		null and void, unless specifically preserved in this Agreement.
6	51.2	With regard to WAC 357, this Agreement preempts all subjects addressed, in whole
7		or in part, by its provisions.
8	51.3	This Agreement supersedes specific provisions of agency policies with which it
9		conflicts.
10	51.4	During the negotiations of the Agreement, each party had the unlimited right and
11		opportunity to make demands and proposals with respect to any subject or matter
12		appropriate for collective bargaining. Therefore, each party voluntarily and
13		unqualifiedly waives the right and will not be obligated to bargain collectively,
14		during the term of this Agreement, with respect to any subject or matter referred to
15		or covered in this Agreement. Nothing herein will be construed as a waiver of the
16		Union's collective bargaining rights with respect to matters that are mandatory
17		subjects/topics under the law.
18		
		TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

05/30/2024

For the Employer

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For the Union

5/30/202/

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Amy Spiegel, Director of Advocacy

ARTICLE 52 1 2 **SAVINGS CLAUSE** 3 If any court or administrative agency of competent jurisdiction finds any Article, Section 4 or portion of this Agreement to be unlawful or invalid, the remainder of the Agreement will remain in full force and effect. If such a finding is made, a substitute for the unlawful 5 6 or invalid Article, Section or portion will be negotiated at the request of either party. 7 Negotiations will begin within thirty (30) calendar days of the request. 8 TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature. For the Employer For the Union Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & WFSE/AFSCME Council 28 **Compensation Policy Section**

Page 1 of 1

ARTICLE 53
DISTRIBUTION OF AGREEMENT

53.1 The Employer will post the Agreement on the Office of Financial Management's (OFM's) internet by the effective date of the Agreement or sixty (60) days after legislative approval, whichever is later. The Employer will post the Agreement electronically on the OFM website on the effective date of the agreement and provide a copy to the lead Union negotiator in electronic format by the following January in print ready format in both Word and PDF.

Each agency will post the Agreement electronically on the agency's intranet after it is posted by OFM. The Employer will provide all employees with a link to the Agreement. All employees will be authorized access to the Agreement link via a state electronic device. Each employee may print and staple or clip one (1) copy of the Agreement from the link on work time on state-purchased paper and state-owned or leased equipment. For employees who are not assigned to state offices and do not have ready access to state printers, agencies will provide one printed copy to those employees upon request by the employee. The Employer and the

TENTATIVE AGREEMENT REACHED

Union will share the cost of printing this Agreement, in Braille and large-print

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

8/29/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

For the Union

Amy M. Spiegel 8/28/2024

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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copies.

Compensation Policy Section

1	ARTICLE 54				
2		TERM OF AG	REEMENT		
3	54.1	All provisions of this Agreement will b	ecome effective July 1, 2023 2025, and will		
4		remain in full force and effect through J	une 30, 2025 <u>2027</u> ; however, in accordance		
5		with RCW 41.80.090, if this Agreeme	ent expires while negotiations between the		
6		Union and the Employer are underway	for a successor Agreement, the terms and		
7		conditions of this Agreement will rema	nin in effect for a period not to exceed one		
8		(1) year from the expiration date. T	hereafter, the Employer may unilaterally		
9		implement according to law.			
10	54.2	Either party may request negotiations	of a successor Agreement by notifying the		
11		other party in writing no sooner than Jan	uary 1, 2024 2026, and no later than January		
12			otice is given, negotiations will begin at a		
13		time agreed upon by the parties.			
14					
		TENTATIVE AGRE	EMENT REACHED		
		electronic signature to this Agreement sho ature.	all be given effect as if it were an original		
	For the Employer		For the Union		
	m	05/30/2024	Amy M. Spiegel 5/30/2024		
	Scot	t Lyders, Senior Labor Negotiator	Anny Spiegel, Director of Advocacy		
	OFM	I/SHR Labor Relations &	WFSE/AFSCME Council 28		
	Compensation Policy Section				

APPENDIX A BARGAINING UNITS REPRESENTED BY THE WASHINGTON FEDERATION OF STATE EMPLOYEES					
* This Appendi	* This Appendix has been modified by an MOU effective November 20, 2023				
Agency	PERC Description	Order#			
Agriculture	Non-Supervisory Classified	12375 - <u>13781</u>			
	Grain Program, Fruit and Vegetable Inspection,				
	Commission Merchants, Livestock				
	Identification, Weights & Measures and Plant				
	Services				
	Non-Supervisory Classified - Grain Program				
	Fruit and Vegetable Program Seed Program				
	Livestock Identification Program				
	Plant Protection Division				
Archaeology and Historic	Non- Supervisory Classified - Agency Wide	13721			
Preservation					
Arts Commission	Non-Supervisory Classified	8411			
Office of	Call Center Customer Service Specialist	13526			
Administrative Hearings					
Office of the Attorney General	AGO Professional Staff	13216			
Blind Services	Non-Supervisory Classified – Agency wide	8429			
	Supervisory Classified – Agency wide	8429			

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Page	2	of	7

Agency	PERC Description	Order #
Blind, School	Agency wide – Institutions, excluding Teachers	8438
Center for	Non-Supervisory Classified – Institutions	8417
Deaf and Hard of	Supervisory Classified - Institutions	8417
Hearing Youth		
Commerce	Non-Supervisory Community Program Developers, Clerical, MA, FSM and PSS	12321
	Supervisory Community Program Developers	8385
Corrections	Non-Supervisory Community Corrections	11448
	Supervisors Community Corrections	8412
	Non-Supervisors – Warrants/Records Unit	9812
	Non-Supervisors – Program Coordinators	12054
	Supervisor – Records Division	13497
	Non-Supervisor – Records Division	13497
CJTC	Agency wide	RU-369
CTS	Agency wide	12765
DCYF	Non-Supervisory Classified – Agency Wide	13399
	Supervisory Classified – Agency Wide	13399
DEC	Non Supervisory Comital Equilities	11665
DES	Non-Supervisory Capital Facilities	11665
	Supervisory Capitol Facilities Non-Supervisory Capacitidated Mail Sarvisors	11665
	Non-Supervisory Consolidated Mail Services	11656
	Contracts and Legal Services	11652

9/12/24
Page 3 of 7

Agency	PERC Description	Order #
	Construction & Maintenance Supts.	11665
	Non-Supervisory Fleet Operations	11656
	Non-Supervisory Production Services	11656
DFW	Non-Supervisory Information Tech Services	8130
	Supervisory Business Services	8646
	IT Specialists in Wildlife Science Division	10962-A
	Technology & Financial Management, Public	12575
	Affairs, Information Governance and	
	Construction and Assessment Management	
DSHS	Non-Supervisory Institutions	13524 <u>13651-</u>
		<u>A</u>
	Supervisors Institutions	12689-
		A <u>13630</u>
	Non-Supervisory Multiple Divisions/Units	12783
	Supervisors Multiple Divisions/Units	12783
	Non-Supervisory Vocational Rehabilitation	8421
	Supervisors Vocational Rehabilitation	9771
Ecology	Non-Supervisory Classified – Agency wide	12565
	Supervisors Washington Conservation Corps	12956
Energy Facility	Non-Supervisory Classified – Agency wide	13626
Site Evaluation		
Council		
ESD	Non-Supervisory Classified – Agency wide	8413
	Supervisory Classified – Agency wide	8413

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24 Page 4 of 7

Agency	PERC Description	Order #
Department of	Non-Supervisory Classified – Enforcement Unit	13558
Financial	of the Customer Services Division	
Institutions		
Health	Non-Supervisory Classified – Agency wide	12326
	Supervisors Center for Health Statistics	8427
Health Care	Non-Supervisory Classified-Specific	12336
	Classifications	12330
Authority	Classifications	
	Supervisory Medicaid Purchasing	Laws of
	Administration Transfers	2011, 1st
		Spec. Sess.,
		ch 15 §
		124(8)
		()
Horse Racing	Non-Supervisory Classified – Agency wide	8433
Commission	Supervisory Classified – Agency wide	8433
Human Rights	Non-Supervisory Investigators & Specialists	RU-243
Industrial Appeals	Non-Supervisory Support Services	8430
	Support Services Supervisors	8430
Insurance Comm.	Non-Supervisory Classified – Agency wide	8199
L&I	Non-Supervisory Classified – Agency wide	8437
	Supervisory Classified – Agency wide	8437

Agency	PERC Description	Order #
Licensing	Non-Supervisory Classified – Agency wide	7991-A
	Supervisory Classified – Agency wide	8175
Lottery	Non-Supervisory District Sales Representatives	RU-576
Military	Emergency Management and Information	10820
	Technology	
	Army Division (Office, Professional,	9641-B
	Administrative and Clerical)	
	Washington Youth Academy	13611
Natural Resources	Non-Supervisory Residual Unit	8458-C
	Supervisory Residual Employees	8711
Office of	Non-supervisory Classified – Network	<u>13772</u>
Superintendent of	Operations and Technology Support Center	
Public Instruction		
OMWBE	Non-Supervisory Classified	10720-A
<u>Parks</u>	Non-Supervisory Classified – Agency wide	<u>10707</u>
	Supervisory Classified – Agency wide	<u>8528</u>
Recreation and	Non-Supervisory Classified – Agency wide	8415
Conservation		
Office		
Retirement	Non-Supervisory Classified – Retirement	13621
Systems	Specialists	

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Agency	PERC Description	Order#
Parks	Non-Supervisory Classified Agency wide	10707
	Supervisory Classified Agency wide	8528
Secretary of State	Non-Supervisory Archives & Records	8195-A
	Supervisory Archives & Records	8195-A
	Non-Supervisory – Elections	12076
	Non-Supervisory - Information and Security	<u>13836</u>
	Response Unit	
State Historical	Non-Supervisory Classified – Agency wide	12915
Society		
State Patrol	Non-Supervisory Mixed Classes – Agency wide	8469
	Non-Supervisory Service Workers at WSP	RU-251
	Academy	
	Non-Supervisory Crime Laboratories	8425
	Supervisors Crime Laboratories	8425
	Non-Supervisory Fire Protection Services	8422
	Supervisors Fire Protection Services	8422
Transportation	Non-Supervisory Mixed Classes – Agency wide	12955
	Non-Supervisory Highway Maintenance	9859
	Supervisors Highway Maintenance	13670
UTC	Non-Supervisory – Agency wide	8546

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Agency	PERC Description	Order#
	Non-Supervisory Motor Carrier Law	RU-313
	Enforcement	
Veterans Affairs	Non-Supervisory Veteran's Homes	12407
	Supervisors Veteran's Homes	12408
WTECD	A	DII 101
WTECB	Agency wide	RU-191
	TENTATIVE ACDEEMENT DEACHED	

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

9/19/2024

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & **Compensation Policy Section**

Amy M. Spisgel 9/19/2024
Amy Spiegel, Director of Advocacy

2 3		JOB CLASSES WITHIN AN AGENCY WITH INHERENT NEED FOR FLEXIBILITY, IN ACCORDANCE WITH ARTICLE 6.3 A.2
4	1.	Board of Industrial Insurance Appeals
5		IT Support Technician 2
6	<u>1</u> 2.	Center for Deaf and Hard of Hearing Youth
7		Information Technology Specialist 3
8		Maintenance Mechanic 2
9	<u>2</u> 3.	Department of Agriculture
10		Agricultural Commodity Inspector 1, 2, 3, 4, and 5
11		Brand Inspector 1 and 2
12		Grain Inspector 1, 2 and 3
13		Grain Inspector Supervisor
14		Grain Sampler/Weigher
15		Pest Biologist 1 and 2
16	<u>3</u> 4.	Department of Children, Youth, and Families
17		Juvenile Rehabilitation Coordinator (excluding Institutions)
18		Juvenile Rehabilitation Security Manager
19		Juvenile Rehabilitation Supervisor
20		Social Service Specialist 3 and 4
21		Social and Health Program Consultant 1 and 2
22		Social Service Training Specialist
23	<u>4</u> 5.	Department of Commerce
24		Commerce Specialists 1_and 2

1	<u>5</u> 6.	Department of Ecology
2		Community Outreach & Environmental Education Specialist 1, 2, 3, and 4
3		Environmental Planner 1, 2, 3, 4 and 5
4		Environmental Specialist 1, 2, 3, 4, and 5
5		Information Technology Specialist 1, 2, 3, 4, and 5
6		Management Analyst 3, 4, and 5
7		Marine Transportation Safety Specialist 2 and 3
8		Natural Resource Scientist 1, 2, 3, and 4
9 10		Washington Conservation Corps Crew Supervisor 1 and 2
11	<u>6</u> 7.	Department of Fish and Wildlife
12		Carpenter
13		Construction and Maintenance Project Supervisor
14		Construction Project Coordinator 1, 2, and 3
15		Control Technician, Lead
16		Customer Service Specialist 2
17		Electrician
18		Electronics Technician
19		Equipment Operator 2
20		Equipment Technician 1, 2, and 3
21		Land Surveyor 2 and 3
22		Maintenance Mechanic 1, 2, and 3
23		Utility Worker 1, 2, 3, and 4
24		Welder/Fabricator
25	<u>7</u> 8.	Department of Health
26		Health Care Investigator 1, 2, and 3
27		Investigator 3 and 4

1		Pharmacist Investigator
2	<u>8</u> 9.	Department of Labor and Industries
3		Apprenticeship Consultant 2 and 3
4		Compliance Industrial Safety & Health Investigator 1, 2, 3, 4, 5 and 6
5		Industrial Hygienist 2, 3 and 4
6		Industrial Relations Agent 2, 3, and 4
7		Investigator 2 and 3
8		Occupational Safety and Health Inspector Professional 1, 2, 3 and 4
9		
10		
11	10.	Department of Social and Health Services
12		Attendant Counselor Manager
13		Community Worker
14		Developmental Disabilities Case/Resource Manager
15		Developmental Disabilities Outstation Manager
16		Food Manager 1
17		Forensic Therapists
18		Investigator 1 and 2
19		Long Term Care Surveyor
20		Program Specialist 3 (ESA/CSD Mobile CSO)
21		Quality Control Specialist
22		Residential Services Coordinator
23		Security Guard 3
24		Social Service Specialist 3 and 4
25		Social Service Training Specialist
26	11.	Employment Security Department
27		Information Technology Specialist 2, 3 and 4

1	12.	Horse Racing Commission
2		Investigator 1, 2 and 3
3		Racing Official 1 and 2
4	13.	Military Department
5		Emergency Management Program Specialist 1 and 2
6		Information Technology Specialist 2 and 3
7	14.	Office of the Insurance Commissioner
8		Financial Examiner 1
9	15.	Office of Minority and Women's Business Enterprises
10		Management Analyst 4
11	16.	Recreation and Conservation Office
12		Information Technology Specialist 2
13	17.	Utilities and Transportation Commission
14		Transportation Engineer 3 (Federal Rail Inspectors)
15		Rail Carrier Compliance Specialist (State Rail Inspectors)
16		Investigator 3 (Motor Carrier Inspectors)
17		Energy/Utilities Engineer 3 (Pipeline Inspectors)
18	18.	Washington State Historical Society
19		Preservation and Museum Specialist 1
20		Preservation and Museum Specialist 2
21		Preservation and Museum Specialist 3
22		Preservation and Museum Specialist 4
23		Program Coordinator

1		Maintenance Custodian
2		Information Technology Specialist 2
3	19.	Workforce Training and Education Coordinating Board
4		Information Technology Specialist 2
5	20.	Office of the Attorney General
6		Legal Assistant 1-4
7		Paralegal 1 and 2
8		AGO Investigator/Analyst
9		AGO Senior Investigator/Analyst
10		AGO Investigator/Analyst Supervisor
11		Maintenance Mechanic 1
12		Maintenance Mechanic 2
		TENTATIVE AGREEMENT REACHED
	An	electronic signature to this Agreement shall be given effect as if it were an original

For the Employer

signature.

7/26/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

7/25/2024

WFSE/AFSCME Council 28

1		APPENDIX C
2		LAYOFF UNITS
3 4		e provisions of this Article do not apply to the Department of Corrections, see DOC ndum.
5		
6	1.	Arts Commission
7		The agency is designated as the single layoff unit.
8	2.	Board of Industrial Insurance Appeals
9		The agency is designated as the single layoff unit.
10	3.	Center for Deaf and Hard of Hearing Youth
11		The agency is designated as the single layoff unit.
12	4.	Criminal Justice Training Commission
13		The layoff unit will first be the county in which the position is located, and if no
14		options are available, then to the department statewide.
15	5.	Department of Agriculture
16		Layoff units will be by order as follows:
17		A. <u>Division by County</u>
18		The employee's division within the county in which the permanent
19		workstation is located.
20		1) For the purposes of the execution of this section, the following
21		counties will be combined as a single layoff unit:
22		a. Chelan and Douglas
23		b. Benton and Franklin

1		c. Clark and Cowlitz
2		d. Grant and Adams
3		
4	B.	County Only
5		If no option is available within the division/county layoff unit, the entire
6		agency within the county in which the employee's permanent workstation
7		is located will be considered the layoff unit.
8		1) For the purposes of the execution of this section, the following
9		counties will be combined as a single layoff unit:
10		a. Chelan and Douglas
11		b. Benton and Franklin
12		c. Clark and Cowlitz
13		d. Grant and Adams
14		
15	C.	Entire Division/Statewide
16		If no option is available within the county layoff unit, the employee's
17		division throughout the entire state will be considered the layoff unit.
18		
19	D.	Entire Agency
20		If no option is available within the division/statewide layoff unit, the entire
21		department statewide will be considered the layoff unit.
22		

1	6	Depar	tment of Archaeology and Historic Preservation
2			The agency is designated as the single layoff unit
3			Cartographer 1
4			Commerce Specialist 3
5			Commerce Specialist 4
6			Fiscal Analyst 2
7			Forms and Records Analyst 2
8			Forms and Records Analyst Supervisor
9			Program Assistant
10	<u>7</u> 6.	Depar	tment of Children, Youth, and Families
11		The D	CYF layoff units shall be as described below:
12		A.	Excluding institutions, County of the official duty station
13		B.	If no option is available within the county layoff unit, the unit expands to a

14

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17

B).

Column A	Column B
Adams	Franklin, Grant, Lincoln, Whitman
Asotin	Garfield, Whitman, Walla Walla, Columbia
Benton	Franklin, Grant, Walla Walla, Yakima, Klickitat

specified county grouping layoff unit as defined in the table below. (Note:

if your official duty station is in the county in Column A, your layoff unit

at this step will include the county in Column A and the counties in Column

Chelan	Kittitas, Grant, Douglas, Okanogan	
Clallam Jefferson, Kitsap		
Clark	Cowlitz, Skamania	
Columbia Franklin, Garfield, Walla Walla, Whitman, Asoti		
Cowlitz	Clark, Lewis, Pacific, Skamania, Thurston, Wahkiakum	
Douglas	Chelan, Grant, Kittitas, Okanogan	
Ferry	Lincoln, Okanogan, Stevens	
Franklin	Adams, Benton, Grant, Walla Walla	
Garfield	Asotin, Columbia, Whitman, Walla Walla	
Grant Adams, Benton, Chelan, Douglas, Franklin, Kir Lincoln, Yakima		
Grays Harbor	Lewis, Mason, Pacific, Thurston, Jefferson	
Island	Jefferson, Skagit, Snohomish, Whatcom	
Jefferson	Clallam, Island, Kitsap, Mason, Grays Harbor	
King	Kitsap, Pierce, Snohomish	
Kitsap	Clallam, Jefferson, King, Mason, Pierce, Thurston,	
Kittitas Chelan, Douglas, Grant, Yakima		
Klickitat	Clark, Skamania, Yakima, Benton	
Lewis	Cowlitz, Grays Harbor, Mason, Pacific, Pierce, Thurston, Wahkiakum	

Lincoln	Adams, Ferry, Grant, Okanogan, Spokane, Stevens,		
	Whitman		
Column A	Column B		
Mason	Grays Harbor, Jefferson, Kitsap, Lewis, Pierce, Thurston		
Okanogan	Chelan, Douglas, Ferry, Lincoln		
Pacific	Cowlitz, Grays Harbor, Lewis, Wahkiakum		
Pend Oreille	Spokane, Stevens		
Pierce	King, Kitsap, Lewis, Mason, Thurston		
San Juan	Clallam, Island, Skagit, Whatcom		
Skagit	Island, Snohomish, Whatcom		
Skamania	Clark, Cowlitz, Lewis, Klickitat		
Snohomish	Island, King, Skagit, Whatcom		
Spokane	Lincoln, Pend Oreille, Stevens, Whitman		
Stevens	Ferry, Lincoln, Pend Oreille, Spokane		
Thurston	Cowlitz, Grays Harbor, Lewis, Mason, Pierce		
Wahkiakum	Cowlitz, Lewis, Pacific		
Walla Walla	Benton, Columbia, Franklin, Whitman, Asotin, Garfield		
Whatcom	Island, Skagit, Snohomish		
Whitman	Adams, Asotin, Columbia, Franklin, Garfield, Lincoln, Spokane, Walla Walla		

Yakima	Benton, Kittitas, Klickitat, Grant	
i akiiiia	Denton, Kittitas, Kiickitat, Ofant	

I			
2		C.	If no option is available within the specified county grouping layoff unit as
3			defined above, then the unit expands to a regional layoff unit. The regional
4			layoff unit is determined by the county of the employee's official duty
5			station. For example, if the employee's official duty station is in Pierce
6			County, the regional layoff unit is Region 5.
7		D.	If no option is available within the Regional Layoff unit above, the
8			department statewide will be considered the layoff unit.
9			For institutions only: the institution in which the employee works will be
10			the primary layoff unit. If no option is available within the institution
11			proceed through Subsection A-D above.
12	<u>8</u> 7.	Depa	rtment of Commerce
13		Layot	ff units will be by order as follows:
14		A	Division by County
15			The employee's division within the county in which the permanent
16			workstation is located.
17		B.	County Only
18			If no option is available within the division/county layoff unit, the entire

agency within the county in which the employee's permanent workstation

is located will be considered the layoff unit.

19

1	<u>A</u> C.	Entire Division/Statewide	9 · · ·
2		If no option is available with	in the county layoff unit, the employee's
3		division throughout the entire	state will be considered the layoff unit. The
4		employee's division statewide.	
5		D. Entire Agency	
6		If no option is available within	the division/statewide layoff unit, the entire
7		department statewide will be co	onsidered the layoff unit.
8	8. Depa	rtment of Corrections	
9		Layoff units will be by order as	s follows:
10	A	-County	
11		The county in which the emplo	yee's permanent workstation is located.
12	B.	Neighboring County Group	
13		If no option is available within	the county layoff unit, the unit expands to a
14		neighboring county group la	yoff unit as defined in the table below.
15		Neighboring counties are adjoi	ning counties that share a land border or are
16		connected by a bridge. (Note: If	Your permanent workstation is in the county
17		in Column A, your layoff un	it at this step will include the counties in
18		Column B).	
19			
		Work Station County	Neighboring County Group Layoff Unit
		(Column A)	(Column B)
		Adams	Franklin; Grant; Lincoln; Whitman

Asotin	Garfield; Whitman
Benton	Franklin; Grant; Klickitat; Yakima; Walla Walla
Chelan	Douglas; Kittitas; Okanogan
Clallam	Jefferson
Clark	Cowlitz; Skamania
Columbia	Garfield; Walla Walla; Whitman
Cowlitz	Clark; Lewis; Skamania; Wahkiakum
Douglas	Chelan; Grant; Kittitas; Okanogan
Ferry	Lincoln; Okanogan; Stevens
Franklin	Adams; Benton; Grant; Walla Walla; Whitman
Garfield	Asotin; Columbia; Whitman
Grant	Adams; Benton; Douglas; Franklin; Lincoln; Kittitas; Okanogan; Yakima
Grays Harbor	Jefferson; Lewis; Mason; Pacific; Thurston
Island	Skagit
Jefferson	Clallam; Kitsap; Grays Harbor; Mason
King	Pierce; Snohomish
Kitsap	Jefferson; Mason; Pierce
Kittitas	Chelan; Douglas; Grant; Yakima

Klickitat	Yakima; Benton
Work Station County	Neighboring County Group Layoff Unit
(Column A)	(Column B)
Lewis	Cowlitz; Grays Harbor; Pacific; Pierce;
	Skamania; Thurston; Wahkiakum
Lincoln	Adams; Ferry; Grant; Okanogan; Spokane;
	Stevens; Whitman
Mason	Grays Harbor; Jefferson; Kitsap; Thurston
Okanogan	Chelan; Douglas; Ferry; Grant; Lincoln
Pacific	Grays Harbor; Lewis; Wahkiakum
Pend Oreille	Spokane; Stevens
Pierce	King; Kitsap; Lewis; Thurston
San Juan	None
Skagit	Island; Snohomish; Whatcom
Skamania	Clark; Cowlitz; Lewis
Snohomish	King; Skagit
Spokane	Lincoln; Pend Oreille; Stevens; Whitman
Stevens	Ferry; Lincoln; Pend Oreille; Spokane
Thurston	Grays Harbor; Lewis; Mason; Pierce
Wahkiakum	Cowlitz; Lewis; Pacific

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Walla Walla	Benton; Columbia; Franklin
Whatcom	Skagit
Whitman	Adams; Asotin; Columbia; Franklin; Garfield;
	Lincoln; Spokane
Yakima	Benton; Grant; Kittitas; Klickitat

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C. Statewide

If no option is available within the neighboring county group layoff unit, the department statewide will be considered the layoff unit.

5 9. Department of Ecology

The county in which the employee's workstation is located will be the primary layoff unit. If no option is available within the county layoff unit, the unit expands to the region. If no option is available within the regional layoff unit, the unit expands to the department statewide.

10. Department of Financial Institutions

The agency is designated as the single layoff unit.

12

13

1110. Department of Fish and Wildlife

- 14 The following will constitute separate layoff units.
- 15 A. All classified support staff.
- B. Programs headed by an Assistant Director, except all classified support staff.

1 C. Director's office, except all classified support staff.
2 In each layoff unit the first option will be within the county of the position's
3 official duty station. If there are no options in the county, the search expands
4 to the bordering counties within the layoff unit. If there are no options in
5 the bordering counties, the search expands to statewide within the layoff

expands to the department statewide.

1211. Department of Enterprise Services

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A. Western Washington Region

The layoff unit will first be the county in which the employee's permanent workstation is located. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide.

unit. If no option is available in the state within the layoff unit, the unit

B. Eastern Washington Region

The layoff unit will first be the county in which the employee's permanent workstation is located. If there are no options in the county the layoff unit expands to Eastern Washington. If there are no options in Eastern Washington, the layoff unit expands to the department statewide.

1312. Department of Health

The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide.

1413. Consolidated Technology Services

The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide.

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\mathcal{C}			

1	<u>15</u> 14.	Depar	tment of Labor and Industries
2		The co	ounty in which an employee's workstation is located will be the primary
3		layoff	unit. If no option is available within the county layoff unit, the unit expands
4		to the	bordering counties, and then the unit expands to the region. If no option is
5		availal	ble within the regional layoff unit, the unit expands to the department
6		statew	ide.
7	<u>16</u> 15.	Depar	tment of Licensing
8		The d	epartment is separated into six (6) layoff units. These layoff units are
9		descri	bed as follows:
10		1.	Layoff Unit 1
11			Whatcom, Snohomish, Skagit, San Juan, Island, Jefferson and Clallam
12			Counties. *(Western Washington region)
13		2.	<u>Layoff Unit 2</u>
14			King County. *(Western Washington region)
15		3.	<u>Layoff Unit 3</u>
16			Pierce and Kitsap Counties. *(Western Washington Region)
17		4.	Layoff Unit 4
18			Thurston, Mason, Lewis, Pacific, Cowlitz, Clark, Wahkiakum, Klickitat
19			(White Salmon only), Skamania and Grays Harbor Counties. *(Western
20			Washington Region)
21		5.	<u>Layoff Unit 5</u>
22			Douglas, Okanogan, Ferry, Stevens, Pend-Oreille, Lincoln, Spokane and
23			Chelan Counties. *(Eastern Washington Region)

I		6.	Layoff Unit 6
2			Grant, Kittitas, Adams, Yakima, Columbia, Franklin, Whitman, Asotin,
3			Benton, Klickitat (Goldendale only), Garfield and Walla Walla Counties.
4			*(Eastern Washington Region)
5			If there are no options available in the layoff unit, the applicable *region
6			shall be considered the layoff unit.
7			If there are no options available in the applicable region, the layoff unit shall
8			be statewide.
9	<u>17</u> 16.	Depar	tment of Natural Resources
10		A.	For All Employees except Seasonal Career Employees the Layoff Units are:
11			1. For positions located in the Natural Resources Building (NRB), the
12			layoff unit will first be within the NRB, and if no options are
13			available, then to the department statewide.
14			2. For positions located in a region, the layoff unit will first be within
15			the region in which the position is located, and if no options are
16			available, then to the department statewide.
17		B.	For Seasonal Career Employees, the Layoff Units are:
18			1. The district within which the position is assigned; or
19			2. The region excluding district positions, if the position is assigned to
20			a region but does not report to a district: or
21			3. The division if the position is assigned to a division

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1817. Department of Social and Health Services

- A. Excluding Institutions: The county in which an employee's workstation is located will be the primary layoff unit. If no option is available within the county layoff unit, the unit expands to bordering counties. If no option is available in the bordering counties, the unit expands to the county group. If no option is available in the county group, the unit expands to the region. If there is no option available within the region, the unit expands to the department statewide.
 - B. For institutions only: The institution in which the employee works will be the primary layoff unit. If no option is available within the institution layoff unit, the unit expands to the county. If no option is available within the county layoff unit, the unit expands to bordering counties. If no option is available in the bordering counties, the unit expands to the county group. If no option is available in the county group, the unit expands to the region. If no option is available within the region, the unit expands to the department statewide. Within the Developmental Disabilities Administration institutions, State Operated Living Facilities (SOLA) will be considered part of the institution layoff unit for the purpose of identifying layoff options.

C. County Group:

- 21 Group 1: Adams, Asotin, Chelan, Douglas, Ferry, Garfield, Grant,
 22 Okanogan, Pend Oreille, Spokane, Stevens, and Whitman.
- 23 Group 2: Benton, Columbia, Franklin, Kittitas, Walla Walla, and Yakima.
- 25 Group 3: Island, San Juan, Skagit, Snohomish, and Whatcom.
- 26 Group 4: King

1			Group 5:	Kitsap, an	d Pierce.				J
2			Group 6:	Clallam, C	Clark, Co	wlitz, Gra	ys Harbor, Je	fferson, Klic	kitat,
3				Lewis, 1	Mason,	Pacific,	Skamania,	Thurston,	and
4				Wahkiaku	ım.				
5	<u>19.</u>	Depa	rtment of Ret	rement Sys	<u>tems</u>				
6		The a	gency is design	nated as the s	single lay	off unit.			
7	<u>20</u> 18.	Depa	rtment of Tra	nsportation					
8		Layof	ff units are as for	ollows:					
9		A.	Headquarters	Layoff Uni	<u>t</u>				
10			The layoff un	nit for headq	uarters e	mployees	ncludes all p	ositions locat	ed in
11			Thurston Co	unty. This la	yoff unit	does not in	nclude positio	ons assigned t	to the
12			Olympic Reg	gion.					
13		B.	Right of Way	/ Layoff Uni	<u>its</u>				
14			Employees	will be off	ered ava	ailable lay	off options,	first within	n the
15			employee's le	ocal layoff u	ınit. The	local layo	off units are t	he Transport	ation
16			Building and	the region R	Real Esta	te Services	Offices, who	ere the emplo	yee's
17			permanent d	uty station is	s located	. Local la	yoff units wil	ll not cross 1	ayoff
18			unit boundar	ies. If the en	nployee	has no opt	ion within th	e local layof	f unit
19			to remain at	his/her pres	sent class	or at the	next lower c	lass in whic	h the
20			employee ha	s permanent	status, t	he employ	vee's layoff u	nit will expa	nd to
21			include all ba	orgaining un	it positio	ns within	the Departme	nt.	
22		C.	Eastern Reg	on, North (Central I	Region, O	lympic Regio	on, South Ce	entral
23			Region and S	Southwest Re	egion La	yoff Units			

1		The local layoff unit for Maintenance employees includes an positions
2		(including out-stationed Headquarters positions) located in the maintenance
3		area within which the employee's official duty station is located.
4		The local layoff unit for all other employees includes all positions
5		(including out-stationed Headquarters positions) located in the county
6		within which the employee's official duty station is located.
7		If no option is available within the local layoff unit, the unit expands to
8		include all positions (including out-stationed Headquarters positions)
9		located in the region. The Olympic Region layoff unit does not include out-
10		stationed Headquarters positions.
11	D.	Northwest Area Layoff Units
12		The Northwest Area layoff unit includes all employees and positions in the
13		Northwest Region, Planning and Policy office, Aviation Division,
14		Washington State Ferries, and out-stationed Headquarters employees and
15		positions.
16		1. <u>Maintenance Employees</u>
17		The local layoff unit for Maintenance employees includes all
18		positions (including out-stationed Headquarters positions) located
19		in the maintenance area where the employee's official duty station
20		is located.
21		2. <u>Northwest Region Employees</u>
22		The local layoff unit for NW Region employees whose official duty
23		station is located in King, Whatcom, Skagit, Island or Snohomish
24		county includes all positions (including out-stationed Headquarters
25		positions) located in the county within which the employee's official

Page 17 of 25

1				duty station is located. This layoff unit does not include positions
2				assigned to the Washington State Ferries.
3			3.	Aviation Division Employees
4				The local layoff unit for Aviation Division employees includes all
5				positions (including out-stationed Headquarters positions) assigned
6				to the division.
7			4.	Washington State Ferries
8				The local layoff unit for employees includes all positions (including
9				out-stationed Headquarters positions) located with the Washington
10				State Ferries. The local layoff unit for general service employees
11				includes all general service and out-stationed Headquarters
12				positions located within the Washington State Ferries.
13				If no option is available within any of these local layoff units, the
14				unit expands to include all positions (including out-stationed
15				Headquarters positions) located in the Northwest Area layoff unit.
16	<u>21</u> 19.	Depai	rtment	of Veterans Affairs
17		The fo	ollowing	g will constitute the layoff units for the department:
18		A.	For en	nployees in Western Washington, the county in which the employee's
19			perma	ment workstation is located is the initial layoff unit. If there are no
20			option	as in the county, the layoff unit expands to Western Washington. If
21			there a	are no options in Western Washington, the layoff unit expands to the
22			depart	tment statewide.
23		В.	For er	mployees in Eastern Washington, the county in which the employee's
24			perma	ment workstation is located is the initial layoff unit. If there are no
25			option	as in the county, the layoff unit expands to Eastern Washington. If

there are no options in Eastern Washington, the layoff unit expands to the department statewide.

2220. Employment Security Department

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- A. County of the official duty station.
 - B. If no option is available within the county layoff unit, the unit expands to a specified county grouping layoff unit as defined in the table below. (Note: If your official duty station is in the county in Column A, your layoff unit at this step will include the county in Column A and the counties in Column B).

Column A	Column B
Adams	Franklin, Grant, Lincoln, Whitman
Asotin	Garfield, Whitman
Benton	Franklin, Grant, Walla Walla, Yakima
Chelan	Kittitas, Grant, Douglas
Clallam	Jefferson, Kitsap
Clark	Cowlitz, Skamania
Columbia	Franklin, Garfield, Walla Walla, Whitman
Cowlitz	Clark, Lewis, Pacific, Skamania, Thurston, Wahkiakum
Douglas	Chelan, Grant, Kittitas, Okanogan
Ferry	Lincoln, Okanogan, Stevens

Franklin	Adams, Benton, Grant, Walla Walla
Garfield	Asotin, Columbia, Whitman
Grant	Adams, Benton, Chelan, Douglas, Franklin, Kittitas, Lincoln
	Trankini, Kittitas, Eliiconi
Grays Harbor	Lewis, Mason, Pacific, Thurston
Island	Jefferson, Skagit, Snohomish, Whatcom
Jefferson	Clallam, Island, Kitsap, Mason
King	Kitsap, Pierce, Snohomish, Thurston
Kitsap	Clallam, Jefferson, King, Mason, Pierce,
	Thurston,
Kittitas	Chelan, Douglas, Grant, Yakima
Klickitat	Clark, Skamania, Yakima
Lewis	Cowlitz, Grays Harbor, Mason, Pacific,
	Pierce, Thurston, Wakiakum
Lincoln	Adams, Ferry, Grant, Okanogan,
	Spokane, Stevens, Whitman
Mason	Grays Harbor, Jefferson, Kitsap, Lewis,
	Pierce, Thurston
Column A	Column B
Okanogan	Chelan, Douglas, Ferry, Lincoln

Pacific	Cowlitz, Grays Harbor, Lewis,
	Wakiakum
Pend Oreille	Spokane, Stevens
Pierce	King, Kitsap, Lewis, Mason, Thurston
San Juan	Clallam, Island, Skagit, Whatcom
Skagit	Island, Snohomish, Whatcom
C1 ·	
Skamania	Clark, Cowlitz, Lewis
Snohomish	Island, King, Skagit, Whatcom
	, 8, 8,
Spokane	Lincoln, Pend Oreille, Stevens, Whitman
Stevens	Ferry, Lincoln, Pend Oreille, Spokane
Thurston	Cowlitz, Grays Harbor, King, Lewis,
Thorston	Mason, Pierce
	Widson, Tieree
Wahkiakum	Cowlitz, Lewis, Pacific
Walla Walla	Benton, Columbia, Franklin, Whitman
Whatcom	Island, Skagit, Snohomish
Whatcom	Island, Skagit, Shohomish
Whitman	Adams, Asotin, Columbia, Franklin,
	Garfield, Lincoln, Spokane, Walla Walla
Yakima	Benton, Kittitas, Klickitat

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C. If no option is available within the specified county grouping layoff unit as defined in Subsection 2.B above, then the unit expands to a regional layoff

1		unit as defined below. The regional layoff unit is determined by the county
2		of the employee's official duty station. For example, if the employee's
3		official duty station is in Pierce County, the regional layoff unit is Unit A.
4		1. Regional Layoff Unit A includes: Clallam, Clark, Cowlitz, Grays
5		Harbor, Island, Jefferson, King, Kitsap, Klickitat, Lewis, Mason,
6		Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston,
7		Wahkiakum, and Whatcom.
8		2. Regional Layoff Unit B includes: Adams, Asotin, Benton, Chelan,
9		Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas,
10		Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla,
11		Whitman, and Yakima.
12		D. If no option is available within the Regional Layoff unit as defined in
13		Subsection 2.C. above, the department statewide will be considered the
14		layoff unit.
15	<u>23.</u>	Energy Facility Site Evaluation Council
16		The agency is designated as the single layoff unit.
17	<u>24</u> 21.	Health Care Authority
18		The layoff unit will first be to the county in which the position is located, and if no
19		options are available, then to the departmentagency statewide.
20	<u>25</u> 22.	Horse Racing Commission
21		A single statewide layoff unit.
22	<u>26</u> 23.	Human Rights Commission
23		The agency is designated as the single layoff unit.

1	<u>27</u> 24.	Military Department				
2		The agency is designated as the single layoff unit.				
3	<u>28.</u>	Office of Administrative Hearings				
4		The agency is designated as the single layoff unit.				
5	<u>29</u> 25.	Office of the Attorney General				
6		For purposes of determining layoff options, layoff units are determined as follows				
7		in order of priority:				
8		1. The county layoff unit is the primary layoff unit;				
9		2. The region layoff unit;				
10		3. The statewide layoff unit.				
11		The county layoff unit is the primary layoff unit and is the county in which				
12		an employee's work station is located.				
13		The region layoff unit is the region in which an employee's work station is				
14		located. There are four regions in the state: Northwest Region, Southwest				
15		Region, Central Region and Eastern Region. The statewide layoff unit is all				
16		AGO offices statewide.				
17	<u>30</u> 26.	Office of the Insurance Commissioner				
18		The layoff unit for general service employees is an expanding layoff unit.				
19		A. For employees in Western Washington, the county of the official worksite				
20		is the initial layoff unit. If there are no options in the county, the layoff unit				
21		expands to Western Washington. If there are no options in Western				
22		Washington, the layoff unit expands to the department statewide.				
23		B. For employees in Eastern Washington, the county of the official worksite is				
24		the initial layoff unit. If there are no options in the county, the layoff unit				

2		Washington, the layoff unit expands to the department statewide.				
3	<u>31</u> 27 .	Office of Minority and Women's Business Enterprises				
4		The agency is designated as the single layoff unit.				
5	<u>32</u> 31.	Office of the Superintendent of Public Instruction				
6		Network Operations and Technology Support Center.				
7	<u>33</u> 28.	Parks and Recreation Commission				
8		The agency is designated as the single layoff unit.				
9	<u>3429</u> .	Recreation & Conservation Office				
10		The agency is designated as the single layoff unit.				
11	<u>35</u> 30.	School for the Blind				
12		The agency is designated as the single layoff unit.				
13	<u>36</u> 31.	Secretary of State				
14		The layoff unit for general service employees is an expanding layoff unit.				
15		A. For employees in Western Washington, the county of the official worksite				
16		is the initial layoff unit. If there are no options in the county, the layoff unit				
17		expands to Western Washington. If there are no options in Western				
18		Washington, the layoff unit expands to the department statewide.				
19		B. For employees in Eastern Washington, the county of the official worksite is				
20		the initial layoff unit. If there are no options in the county, the layoff unit				
21		expands to Eastern Washington. If there are no options in Eastern				
22		Washington, the layoff unit expands to the department statewide.				

1	<u>37</u> 32.	Services for the Blind					
2		The agency is designated as the single layoff unit.					
3	<u>38</u> 33.	Utilities and Transportation Commission					
4 5		The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide.					
6	<u>39</u> 34.	Washington State Historical Society					
7		The agency is designated as the single layoff unit.					
8	<u>40</u> 35.	Washington State Lottery					
9 10		The layoff unit will first be the region in which the position is located, and if no options are available, then to the department statewide.					
11	<u>41</u> 36.	Washington State Patrol					
12 13		The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide.					
14	<u>42</u> 37.	1237. Workforce Training and Education Coordinating Board					
15	The agency is designated as the single layoff unit.						
		TENTATIVE AGREEMENT REACHED					
	An electronic signature to this Agreement shall be given effect as if it were an original signature.						
	For tl	he Employer For the Union					
	7	9/17/2024 Amy M. Spiegel 9/17/2024					
		Lyders, Senior Labor Negotiator Anny Spiegel, Director of Advocacy					
		V/SHR Labor Relations & WFSE/AFSCME Council 28					
	Compensation Policy Section						

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/96/24 Page 25 of 25

1 2 3		Page 1 APPENDIX D LOCAL LEVEL UNION-MANAGEMENT COMMUNICATION COMMITTEES
4	1.	Department of Corrections
5		In each region.
6	2.	Department of Fish and Wildlife
7		One (1) committee for each bargaining unit.
8	3.	Department of Health
9		Shoreline Campus.
10	4.	Department of Labor and Industries
11		Division of Occupational Safety and Health, Insurance Services and Field Services.
12	5.	Department of Children, Youth and Families
13		a. One for each region of child welfare field operations
14		b. One for each JR institution.
15 16		c. One for the Eastern Regions (Regions 1 and 2) of Juvenile Rehabilitation Community Facilities, Reentry and Parole.
17 18		d. One for the Western regions (Regions 3, 4, 5, and 6) of Juvenile Rehabilitation community Facilities, Reentry and Parole.
19	6.	Department of Social and Health Services
20 21		One (1) at each institution and by Appointing Authority in each region, one (1) Regional Business Services in each region, one (1) at each <u>DSHS Behavioral Health</u>
22		& Treatment Center – Maple Lane Campus Unit and DSHS Behavioral Health &

<u>Treatment Center - Steilacoom UnitCompetency Restoration Program facility</u>

Page 2 of 3

1		(wapie Lane and fort Steriacoom), one (1) at each behavioral hearth civil center			
2		(Maple Lane and Brockmann Campus), one (1) Consolidated Business Services			
3		(CBS), and one (1) Maintenance and Operations Division (MOD). For MOD and			
4		CBS only, if requested by the Union, up to three (3) additional employee			
5		representatives will be allowed to attend local level UMCC meetings.			
6	7.	Department of Transportation			
7		In each region and one (1) for headquarters.			
8	8.	Department of Veterans Affairs			
9		One (1) at each institution.			
10	9.	Employment Security Department			
11		One (1) in each of the following divisions:			
12		a. Executive Programs			
13		b. Finance & Administrative Services			
14		c. Employment Connections			
15		d. Human Resources			
16		e. Information Technology Services			
17		f. Paid Family and Medical Leave			
18		g. Policy, Data, Performance and Integrity			
19		h. Unemployment Insurance Customer Support			
20	10.	Military Department			
21		One (1) in each of the following areas:			
22		a. Camp Murray			
23		b. Washington Youth Academy			

Page 3 of 3

11. Parks and Recreation Commission:

2 In each region and one (1) for headquarters.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

8/22/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

A C : 1 D: CAL

WFSE/AFSCME Council 28

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APPENDIX G 1 2 **TELEWORK** 3 Teleworking is a business practice that benefits the state of Washington, employees, the 4 economy and the environment. Telework is a tool for reducing commute trips, pollutants, 5 energy consumption and our carbon footprint. Telework may result in economic, 6 organizational and employee benefits such as increased productivity and morale, reduced 7 use of sick leave, reduced parking needs and office space. Telework contributes to work 8 life balance. 9 **Definition** 10 Telework is the practice of using mobile technology to perform required job functions from 11 home, a state satellite location or another management approved location. 12 **Position Eligibility** 13 The Employer reserves the right to determine if a position's duties are eligible for telework 14 and the frequency of teleworking. The Employer may revise or rescind a position's 15 eligibility for telework due to changing business conditions or customer service needs. The 16 Employer may require an employee to attend meetings in person or come to the office/field 17 on an approved telework day in accordance with their telework agreement. The Employer 18 may not require employees to submit additional documentation tracking their work solely 19 because they telework. 20 **Telework Requests and Agreements** 21 An employee may submit a written request to their Employer for approval to telework in 22 accordance with agency policy and the Employer will provide a written response. The 23 Employer may will consider an employee's request to telework in relation to the objectives 24 of Executive Order 16-07 and the agency's policies and operating, business, and customer 25 needs. The Employer will document and maintain approved telework requests via the 26 Agency telework agreement. Employees may appeal a denied request through their 27 Appointing Authority. A telework agreement shall not change an employee's duty station.

- 1 Employees living in a county with a cost-of-living adjustment shall not receive the
- 2 adjustment unless their duty station is located in that county. Approved telework plans shall
- 3 terminate upon transfer to a new division or work unit. Transferring employees wishing to
- 4 continue telework must submit a new request. The telework agreement, and any
- 5 modifications, must be kept on file at the primary worksite and in the employee's official
- 6 personnel file.

7

Changes to Existing Telework Agreements

- 8 The Employer reserves the right to reduce, modify or eliminate an employee telework
- 9 agreement based on business needs or if there are <u>documented</u> performance and/or
- attendance concerns, to include not complying with the terms of a telework agreement.
- 11 Except for instances where the elimination of a telework agreement is for documented
- 12 performance and/or attendance issues, the Employer will address modifications to a
- telework agreement with the employee a minimum of seven ten (107) calendar days prior
- 14 to making those modifications. The employer is not responsible for costs, damages or
- losses resulting from cessation of participation in a telework agreement.
- 16 Eligibility, denial, modification or elimination of a telework agreement is not considered a
- 17 schedule change and is not grievable under Article 29 of the Collective Bargaining
- 18 Agreement

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

9/17/2024

Amy Spiegel Director of Advocacy

Scott Lyders, Senior Labor Negotiator

Amy Spiegel, Director of Advocac

OFM/SHR Labor Relations &

WFSE/AFSCME Council 28

Compensation Policy Section

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1 APPENDIX H
2 REDEPLOYMENT

In emergencies there may be mandated conditions that are outside of the Employer's control requiring immediate redeployment of the workforce. Employees with the necessary skills, abilities, or licensure may be re-deployed outside their agency to another state agency at the direction of their employer, to support staffing shortages. For the purpose of this Appendix, an emergency is an event or set of circumstances which demands immediate action to preserve public health, protect life, protect public property or to provide relief to any overtaken by such occurrences; or reaches such a dimension or degree of destructiveness as to warrant the governor proclaiming a state of emergency pursuant to RCW 43.06.010.

- Agencies will identify when emergency staffing is needed, any emergent workforce shortages and the number of employees and skills required to fill those shortages. Other agencies may identify employees that can be redeployed to help fill the identified shortages. The technical details required for effective redeployment, including training, equipment needs, work assignments, and payroll/benefit reimbursement, will be determined on a case-by-case basis between the two (2) agencies.
- The lending agency will notify the Union when they are redeploying an employee..

 The notification to the Union will include at a minimum which employees will be redeployed to an agency in need, the employee's current job class, the type of work and scope that will be performed for the receiving agency, and the anticipated duration. Upon request, the employer will bargain with the Union over impacts of the redeployment within the scope of bargaining.
- The Employer will seek volunteers for redeployment prior to requiring employees to redeploy. The Employer will make every effort to assign employees to their current geographic region when redeployed to another agency and no redeployment will exceed three (3) months unless there is mutual agreement to extend for a longer period.

Employees may be redeployed into a non-permanent appointment outside their 1 2 agency. Non-permanent appointments will not exceed three (3) months. A nonpermanent appointee must have the skills, abilities, or licensure required to perform 3 4 the work. Employees who are redeployed to other agencies will remain in their current assigned positions and will not have their pay reduced when performing 5 duties for another agency. Employees performing the full scope of duties of a higher 6 level classification while working for another agency will be compensated 7 according to the compensation provisions of their CBA. The redeployed employee 8 9 will comply with all safety and health practices and standards established by the receiving agency. The receiving agency will determine and provide the required 10 11 safety devices, personal protective equipment and apparel needed. The receiving 12 agency will provide employees with orientation and/or training to perform their jobs effectively and safely. 13 14 Employees who are redeployed into a non-permanent position will have return 15 rights and will be notified, in writing, of their return rights to their exact same 16 position and work schedule they previously held at the time of redeployment. 17 Employees who are in a nonpermanent appointment at the time of redeployment to another state agency will have their nonpermanent appointment extended at their 18 19 lending agency for the time period in which the employee was redeployed, but in 20 accordance with the provisions of this CBA. 21 Employees within a trial service period who are redeployed to another agency will 22 have the time worked for the receiving agency applied toward their trial service. This does not preclude their Employer from extending their trial service period for 23 24 other reasons, in accordance with the collective bargaining agreement. 25 Travel time and mileage costs incurred by the employee during their redeployment 26 with the receiving agency will be paid by the receiving agency in accordance with

27

the SAAM.

1	•	Employees who are redeployed to other agencies will be notified in advance if a
2		background check is required by the receiving agency. Employees have the right to
3		decline the redeployment if a background check is required.
4	•	The Union agrees that the work performed by the employee for the receiving
5		agency is only temporary to meet the emergent business needs and will not become
6		bargaining unit work. If a redeployed employee is assigned bargaining unit work
7		during an emergency, that bargaining unit work remains in the bargaining unit at
8		the receiving agency.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

8/29/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Arry Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1 APPENDIX O

2 ASSIGNMENT PAY

- 3 *The provisions of this Appendix do not apply to the Department of Corrections, see DOC
- 4 supplemental addendum.
- 5 Assignment Pay (AP) is granted in recognition of assigned duties which exceed ordinary
- 6 conditions. The "premium" is usually stated in a percentage above basic salary or a specific
- 7 dollar amount. The "reference number" indicates the specific conditions for which AP is
- 8 to be paid.
- 9 Group A indicates those classes which have been granted assignment pay; Group B
- indicates those assigned duties granted AP which are not class specific; Group C applies
- 11 only to Ref #29.

GROUP A			
	Class		
Class Title	Code	Premium	Reference#
Bridge Maintenance Specialist 1	597F	See Reference	5, 21, 22
Bridge Maintenance Specialist 2	597G	See Reference	5, 21, 22
Bridge Maintenance Specialist 3	597K	See Reference	5, 22
Bridge Maintenance Specialist Lead	597N	See Reference	5, 21, 22
Construction & Maintenance Project Lead	627F	See Reference	3, 39
Construction & Maintenance Project			
Specialist	627E	\$10.00/hour	3
Construction & Maintenance Project			
Supervisor	627G	See References	3, 39

GROUP A			
	Class		
Class Title	Code	Premium	Reference#
Custodian 1	678I	5 percent	9
Custodian 2	678J	5 percent	9
Part A – DSHS: Adult Protective Services			
(APS)		10 percent	77A
Part B – DCYF: Licensing Child			
Protective Services (CPS), Child Welfare			
CPS, Child and Family Welfare Services			
(CFWS), Family Assessment Response			
(FAR), and Family Volunteer Services			
(FVS)		10 percent	77B
Electrician	608F	5 percent	51
Equipment Operator 1	618R	See Reference	12
Ferry Operator Assistant	653P	10 percent	5
Ergonomist 3	<u>305C</u>	10 percent	<u>56</u>
Ergonomist 4	<u>305D</u>	10 percent	<u>56</u>
			5, 16, 22,
Highway Maintenance Worker 1	596P	See Reference	36
			5, 16, 22,
Highway Maintenance Worker 2	596R	See Reference	36

GROUP A			
Class Title	Class Code	Premium	Reference#
Highway Maintenance Worker 3	596S	See References	5, 14, 16, 21, 22, 36
Hydrogeologist 3	<u>514G</u>	7.5 percent	NEW #X
Hydrogeologist 4	<u>514H</u>	7.5 percent	NEW #X
Hydrogeologist 5	<u>514I</u>	7.5 percent	NEW #X
Compliance_Industrial_Safety_and Health Investigator 1	406A	10 percent	<u>56</u>
Compliance Industrial Safety and Health Investigator 2	406B	10 percent	56
Compliance Industrial Safety and Health Investigator 3	406C	10 percent	56
Compliance Industrial Safety and Health Investigator 4	406D	10 percent	56
Compliance Industrial Safety and Health Investigator 5	406E	10 percent	56
Compliance Industrial Safety and Health Investigator 6	406F	10 percent	56
Maintenance Mechanic 1	626J	10 percent	14
Maintenance Mechanic 2	626K	10 percent	14

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GROUP A			
Class Title	Class Code	Premium	Reference#
Maintenance Mechanic 3	626L	See References	5, 14, 16
Maintenance Specialist 2	5961	See Reference	5
Maintenance Specialist 3	596J	See Reference	5
Maintenance Specialist 5	596L	See Reference	21
Mental Health Technician 1	347L	5 percent	11
Mental Health Technician 2	347M	5 percent	11
Mental Health Technician 3	347N	5 percent	11
Natural Resource Scientist 1	<u>516K</u>	7.5 percent	NEW #X
Natural Resource Scientist 2	<u>516L</u>	7.5 percent	NEW #X
Natural Resource Scientist 3	<u>516M</u>	7.5 percent	NEW #X
Natural Resource Scientist 4	<u>516N</u>	7.5 percent	NEW #X
Park Ranger 2	389B	7.5 percent	53
Park Ranger 3	389C	7.5 percent	53
PBX Chief Operator	101H	5 percent	4
Forensic Care Associate 1	347J	5 percent	11
Forensic Care Associate 2	501A	5 percent	11

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GROUP A Class **Class Title** Premium Code Reference# Forensic Care Associate 3 501B 5 percent 11 Residential Rehabilitation Counselor 2 347F 2.5 percent 55 Residential Rehabilitation Counselor 3 347G 2.5 percent 55 2.5 percent Residential Rehabilitation Counselor 4 347H 55 Occupational Safety and Health 10 percent Professional 1 392E 56 Occupational Safety and Health 10 percent Professional 2 392F 56 Occupational Safety and Health Professional 3 10 percent 392G 56 Occupational Safety and Health 10 percent Professional 4 392H 56 2.5 percent Security Guard 2 385L 55 Security Guard 3 385M 2.5 percent 55 10 percent Truck Driver 1 632I 12 10 percent Truck Driver 2 632J 12 \$10.00/month Warehouse Operator 1 117I 2

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GROUP B Assigned Duty Premium Reference# Asbestos Workers (Certified) 10 percent 20 Certified Instructors (DCYF, DFW, DSHS, See Reference 37B Parks) Certified Instructors (DOC) See Reference 50 Specialty Teams (DOC) 59 5 percent Clerical Crime Lab Support (WSP) 5 percent 25 Criminal Intelligence and Investigative Analysis (WSP) 5 percent 62 CSR Team and SIR Team (WSP) 3 percent 27 Designated Corridors, Night Shift (DOT) See Reference 49 Driving Fish Hauling Trucks (DFW) See Reference 26 Dual Language Requirement 5 percent 18 See Reference Emergency Spill Response Team (ECY) 24 Enhanced Drivers License (DOL) 43 10 percent Heavy Equipment Mechanicmaintenance work greater than 26,000 lbs. 20 percent 75 Illegal Encampments Right of Way (DOT) 10 percent 48 Patient Resident Supervision (DCYF, DSHS) 5 percent 1

17 16 3
3
78
63
<u>76</u>
Increase
5 percent
5 percent
5 percent

	Juvenile Rehabilitation	Lewis Co. and	
355G	Counselor 2	Yakima Co.	5 percent
	Juvenile Rehabilitation	Lewis Co. and	
355K	Counselor 3	Yakima Co.	5 percent
2055	D ' 1N 2	F 1 C1	5 1
<u>285F</u>	Registered Nurse 2	Echo Glen	<u>5 percent</u>
Department of	 f Fish and Wildlife		
		Thurston Co. and	
<u>630E</u>	Welder – Fabricator	Yakima Co.	10 percent
Department of	f Social and Health Services		
168K	DDS Adjudicator 3	King Co.	2.5 percent
168M	DDS Adjudicator 4	King Co.	2.5 percent
168L	DDS Adjudicator 5	King Co.	2.5 percent
1002	BBS Trajuateuror 5		2.5 percent
			12.5
621F	Plumber/Pipefitter/Steamfitter	Firerest School	percent
			10.5
			12.5
608F	Electrician	Fircrest School	percent
			12.5
602K	Stationary Engineer 2	Firerest School	percent
	2		r
			12.5
602L	Stationary Engineer 3	Fircrest School	percent
306P	Occupational Therapist 3	Lakeland Village	10 percent

Occupational Therapist 306R Supervisor Pierce Co. 5 percent occupational Therapy Assistant 310I 2 Pierce Co. 5 percent occupational Therapy Assistant 306V Physical Therapist 3 Lakeland Village 15 percent occupational Therapist 306R Supervisor Rainier School 10 percent occupational Therapist 306R Supervisor Rainier School 10 percent occupational Therapist Supervisor Special 308G Speech Pathologist/Audiologist 3 Rainier School 10 percent occupational Therapist Supervisor Special Commitment Center 5 percent occupational Supervisor Special Supervisor Supervisor Special Commitment Center 5 percent occupation Supervisor Super				1 agc
306R Supervisor Pierce Co. 5 percent 310I 2 Pierce Co. 5 percent 310I 2 Pierce Co. 5 percent 306V Physical Therapist 3 Lakeland Village 15 percent 306R Supervisor Rainier School 10 percent 308G Speech Pathologist/Audiologist 3 Rainier School 10 percent 308G Speech Pathologist/Audiologist 3 Rainier School 10 percent 308F Psychologist - Forensic Special 362F Evaluator Commitment Center 5 percent 311F Dietician 2 Western State 311F Dietician 2 Hospital 5 percent 311F Dietician 2 Hospital 5 percent 311F Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	306P	Occupational Therapist 3	Pierce Co.	5 percent
Occupational Therapy Assistant 2 Pierce Co. 5 percent Special Occupational Therapist 3 Lakeland Village 15 percent Supervisor Rainier School 10 percent Special Supervisor Speech Pathologist/Audiologist 3 Rainier School 10 percent Special Psychologist - Forensic Special Commitment Center Special Respectively. The Special Special Commitment Center Special Speci		Occupational Therapist		
310I 2 Pierce Co. 5 percent 306V Physical Therapist 3 Lakeland Village 15 percent 306R Supervisor Rainier School 10 percent 308G Speech Pathologist/Audiologist 3 Rainier School 10 percent 308G Psychologist - Forensic Special 362F Evaluator Commitment Center 5 percent 311F Dietician 2 Western State 4 Hospital 5 percent 4 Hospital 5 percent 5 percent 5 percent 311F Bridge Maintenance Specialist 1 Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	306R	Supervisor	Pierce Co.	5 percent
306V Physical Therapist 3 Lakeland Village 15 per Occupational Therapist 3 Supervisor Rainier School 10 per 308G Speech Pathologist/Audiologist 3 Rainier School 10 per Psychologist - Forensic Special Commitment Center 5 per 3082F Evaluator Commitment Center 5 per 311F Dietician 2 Hospital 5 per 311F Dietician 2 Hospital 5 per 311F Dietician 2 Hospital 5 per 311F Bridge Maintenance Specialist 1 Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville		Occupational Therapy Assistant		
Occupational Therapist Supervisor Rainier School Psychologist - Forensic Special Commitment Center Special Commitment Center Special Commitment Center Special Therapist Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Morroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	310I	2	Pierce Co.	5 percent
306R Supervisor Rainier School 10 per 308G Speech Pathologist/Audiologist 3 Rainier School 10 per 308G Speech Pathologist/Audiologist 3 Rainier School 10 per 362F Evaluator Special Commitment Center 5 per Western State Hospital 5 per Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	306V	Physical Therapist 3	Lakeland Village	15 percent
308G Speech Pathologist/Audiologist 3 Rainier School 10 per Psychologist - Forensic Special Commitment Center 5 per Western State Hospital 5 per Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville		Occupational Therapist		
Psychologist - Forensic Special Commitment Center 5 pero Western State Hospital 5 pero Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	306R	Supervisor	Rainier School	10 percent
362F Evaluator Commitment Center 5 percentage Western State 311F Dietician 2 Hospital 5 percentage Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	308G	Speech Pathologist/Audiologist 3	Rainier School	10 percent
Western State Hospital Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville		Psychologist - Forensic	Special	
Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville Special Stand Special Stand Special Stand Special Stand Special Special Special Special Stand Special Sp	362F	Evaluator	Commitment Center	5 percent
Department of Transportation Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville			Western State	
Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	311F	Dietician 2	Hospital	5 percent
Buckley, Everett, Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	Department of	f Transportation		
Issaquah, Kent, Lakewood, Medina, Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville			Auburn, Bellevue,	
Bridge Maintenance Specialist 1 Bridge Maintenance Specialist 1 Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville			Buckley, Everett,	
Bridge Maintenance Specialist 1 Mercer Island, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville			Issaquah, Kent,	
Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville			Lakewood, Medina,	
Renton, Seattle, Shoreline, Tacoma, Woodinville	597F	Bridge Maintenance Specialist 1	Mercer Island,	10 percent
Shoreline, Tacoma, Woodinville			Monroe, Puyallup,	
Woodinville			Renton, Seattle,	
			Shoreline, Tacoma,	
597F Bridge Maintenance Specialist 1 Enumclaw 5 perc			Woodinville	
	597F	Bridge Maintenance Specialist 1	Enumclaw	5 percent

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		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
		Lakewood, Medina,	
597G	Bridge Maintenance Specialist 2	Mercer Island,	10 percent
		Monroe, Puyallup,	
		Renton, Seattle,	
		Shoreline, Tacoma,	
		Woodinville	
597G	Bridge Maintenance Specialist 2	Enumelaw	5 percent
597K	Bridge Maintenance Specialist 3	Tacoma	10 percent
05711	Briage manitemanee specialist s		10 percent
597N	Bridge Maintenance Specialist	Bellevue, Everett,	10 percent
37/11	Lead	Lakewood, Tacoma	To percent
		Autom Dallarina	
		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
		Lakewood, Monroe,	
600J	Equipment Technician 2	Puyallup, Renton,	10 percent
		Seattle, Shoreline,	
		Tacoma,	
		Woodinville	
		w oodinville	
600J	Equipment Technician 2	Enumclaw	5 percent

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600K	Equipment Technician 3	Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	10 percent
600K	Equipment Technician 3	Enumclaw	5 percent
600L	Equipment Technician Lead	Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Monroe, Puyallup, Renton, Seattle, Shoreline, Tacoma, Woodinville	10 percent
600L	Equipment Technician Lead	Enumclaw	5 percent
600M	Equipment Technician Supervisor	Auburn, Bellevue, Everett, Issaquah, Kent, Monroe, Renton, Seattle, Shoreline, Woodinville	10 percent
<u>151H</u>	Fiscal Specialist Supervisor	Northwest Region outlying Maintenance	5 percent

		O.CC (E	1
		Offices (Everett,	
		King County	
		[except Region	
		<u>HQ])</u>	
		Northwest Region	
		outlying	
148M	Fiscal Technician 2	Maintenance	10 percent
1 10111	1 isota 1 commentar 2	Offices (except	10 percent
		King County and	
		Region HQ)	
148M	Fiscal Technician 2	King County	5 percent
		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
<u>NEW</u>	Heavy Equipment Mechanic 1	Lakewood, Monroe,	
11211	ited y Espainant internation	Puyallup, Renton,	
		Seattle, Shoreline,	
		Tacoma,	
		Woodinville	10 percent
		<u> </u>	<u>ro percent</u>
NEW	Heavy Equipment Mechanic 1	Enumclaw	5 percent
		4.1 D.11	
		Auburn, Bellevue,	
		Buckley, Everett,	
<u>NEW</u>	Heavy Equipment Mechanic 2	Issaquah, Kent,	
		Lakewood, Monroe,	
		Puyallup, Renton,	10 percent
		Seattle, Shoreline,	

		Tacoma,	
		Woodinville	
<u>NEW</u>	Heavy Equipment Mechanic 2	Enumclaw	5 percent
		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
NEW	Heavy Equipment Mechanic 3	Lakewood, Monroe,	
	<u> </u>	Puyallup, Renton,	
		Seattle, Shoreline,	
		Tacoma,	
		Woodinville	10 percent
<u>NEW</u>	Heavy Equipment Mechanic 3	Enumclaw	5 percent
		Auburn, Bellevue,	
		Everett, Issaquah,	
NEW	Heavy Equipment Mechanic 4	Kent, Monroe,	
		Renton, Seattle,	
		Shoreline,	
		Woodinville	10 percent
		A 11	
		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
596P	Highway Maintenance Worker 1	Lakewood, Monroe,	
	inginaj mamonano monto i	Puyallup, Renton,	
		Seattle, Shoreline,	
		Tacoma,	
		Woodinville	10 percent
			-

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596P	Highway Maintenance Worker 1	Enumclaw	5 percent

		Auburn, Bellevue,	
		Buckley,	
		Enumclaw, Everett,	
		Greenwater,	
		Issaquah, Kent,	
		Lakewood, Monroe,	
		Puyallup, Renton,	
		Seattle, Shoreline,	
		Shuksan (SR 542:	
596R	Highway Maintenance Worker 2	Shuksan Facility),	
		Snoqualmie Pass (I-	
		90: Hyak, Camp	
		Mason, and Easton),	
		Stevens Pass (US 2:	
		Berne Camp),	
		Tacoma, White Pass	
		(US 12: White Pass	
		Facility),	
		Woodinville	10 percent

596S	Highway Maintenance Worker 3	Auburn, Bellevue, Buckley, Enumclaw, Everett, Issaquah, Kent, Lakewood, Monroe, Puyallup, Renton, Seattle, Shoreline, Shuksan (SR 542: Shuksan Facility), Snoqualmie Pass (I- 90: Hyak, Camp	10 percent
		Mason, and Easton), Stevens Pass (US 2: Berne Camp), Tacoma, White Pass (US 12: White Pass Facility), Woodinville	
596X	Highway Maintenance Worker 4	Auburn, Bellevue, Buckley, Everett, Issaquah, Kent, Lakewood, Puyallup, Renton, Seattle, Shoreline, Shuksan (SR 542: Shuksan Facility), Snoqualmie Pass (I- 90: Hyak, Camp Mason, and Easton), Stevens Pass (US 2:	10 percent

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		Berne Camp),	
		Tacoma, White Pass	
		(US 12: White Pass	
		Facility),	
		Woodinville	
596X	Highway Maintenance Worker 4	Enumclaw,	
JJOA	riighway Waintenance Worker 4	Greenwater	5 percent
		Auburn, Bellevue,	
		Buckley,	
		Enumclaw, Everett,	
		Issaquah, Kent,	
		Lakewood, Monroe,	
		Puyallup, Renton,	
		Seattle, Shoreline,	
		Shuksan (SR 542:	
-0.5-	Highway Maintenance Supervisor	Shuksan Facility),	
596T		Snoqualmie Pass (I-	10 percent
		90: Hyak, Camp	
		Mason, and Easton),	
		Stevens Pass (US 2:	
		Berne Camp),	
		Tacoma, White Pass	
		(US 12: White Pass	
		Facility),	
		Woodinville	
		Auburn, Bellevue,	
60 G			
6261	Maintananca Machania 2	Everett, Issaguah,	10 norgant
626L	Maintenance Mechanic 3	Everett, Issaquah, Kent, Monroe,	10 percent

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			1 450
		Shoreline,	
		Woodinville	
		Auburn, Bellevue,	
		Everett, Issaquah,	
		Kent, Monroe,	
626M	Maintenance Mechanic 4	Renton, Seattle,	10 percent
		Shoreline,	
		Woodinville	
598P	Maintenance Operations	Seattle Shoreline	10 percent
J70F	Assistant Superintendent	Seattle Shoreline	10 percent
		Auburn, Bellevue,	
		Buckley, Everett,	
		Issaquah, Kent,	
596I	Maintenance Specialist 2	Lakewood, Monroe,	10 percent
	1	Puyallup, Renton,	10 percent
		Seattle, Shoreline,	
		Tacoma,	
		Woodinville	
596I	Maintenance Specialist 2	Enumclaw	5 percent
		Auburn, Bellevue,	
		Buckley, Everett,	
596J	Maintenance Specialist 3	Issaquah, Kent,	10 percent
		Lakewood, Monroe,	
		Puyallup, Renton,	
		Seattle, Shoreline,	

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		Tacoma,	
		Woodinville	
596J	Maintenance Specialist 3	Enumclaw	5 percent
179I	Property & Acquisition Specialist 1	Northwest Region (except King County)	2.5 percent
179J	Property & Acquisition Specialist 2	Headquarters, Eastern Region, Olympic Region, Northwest Region (except King County)	5 percent
179K	Property & Acquisition Specialist 3	Headquarters, Eastern Region, Olympic Region, Northwest Region (except King County)	10 percent
179K	Property & Acquisition Specialist 3	King County	5 percent

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179L	Property & Acquisition Specialist 4	Headquarters, Eastern Region, Olympic Region (except King County)	7.5 percent
179L	Property & Acquisition Specialist 4	King County	2.5 percent
179M	Property & Acquisition Specialist 5	Headquarters, Eastern Region, Olympic Region, Northwest Region (except King County)	7.5 percent
179M	Property & Acquisition Specialist 5	King County	2.5 percent
179N	Property & Acquisition Specialist 6	Olympia	7.5 percent
179N	Property & Acquisition Specialist 6	Seattle	2.5 percent
179N	Property & Acquisition Specialist 6	Spokane	7.5 percent
530M	Transportation Engineer 3 (Cadastral)	Northwest Region (except King County)	10 percent

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425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent 425G Legal Assistant 3 Thurston County 10 percent				T uge 2
Transportation Engineer 3 (Cadastral) Transportation Engineer 3 (Cadastral) Transportation Engineer 3 (Cadastral) Northwest Region outlying Maintenance Offices (Everett, King County) Department of Veteran Affairs Thurston County 100 Percent Secretary Supervisor Retsil 5 percent 5 percent 5 percent 5 percent King County 602K Stationary Engineer 2 Pierce County 5 percent King County 10 percent 425E Legal Assistant 1 King County 15 percent 425G Legal Assistant 3 King County 15 percent Thurston County 10 percent	530M	Transportation Engineer 3	King County	5 percent
Transportation Engineer 3 (Cadastral) Transportation Engineer 3 (Cadastral) Office (Shoreline/King County) Northwest Region outlying Maintenance Offices (Everett, King County [except Region HQ]) Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent		(Cadastral)		l P 323 323
Transportation Engineer 3 (Cadastral) Transportation Engineer 3 (Cadastral) Office (Shoreline/King County) Northwest Region outlying Maintenance Offices (Everett, King County [except Region HQ]) Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent				
South				
(Cadastral) (Shoreline/King County) Northwest Region outlying Maintenance Offices (Everett, King County [except Region HQ]) Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent	530M	Transportation Engineer 3	Office	5 percent
Northwest Region outlying Maintenance Offices (Everett, King County [except Region HQ]) Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent	330141	(Cadastral)	(Shoreline/King	3 percent
100V Secretary Supervisor Offices (Everett, Supervisor Supervisor Secretary Supervisor Supervisor Offices (Everett, Sing County (Except Region HQ))			County)	
Maintenance Offices (Everett, King County [except Region HQ])			Northwest Region	
Maintenance Offices (Everett, King County [except Region HQ])			outlying	
County Fexcept Region HQD				
Thurston County The second Thurston County The second Thurston County Thurston County The second Thurston County Thursto	100V	Secretary Supervisor	Offices (Everett,	5 percent
Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent			King County	
Department of Veteran Affairs 311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent			[except Region	
311E Dietitian 1 Retsil 5 percent 602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent			HQ])	
602K Stationary Engineer 2 Pierce County 5 percent Office of Attorney General 425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent 425G Legal Assistant 3 Thurston County 10 percent	Departmen	nt of Veteran Affairs		
Office of Attorney General 425E	311E	Dietitian 1	Retsil	5 percent
425E Legal Assistant 1 King County 10 percent 425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent 425G Legal Assistant 3 Thurston County 10 percent	<u>602K</u>	Stationary Engineer 2	Pierce County	5 percent
425F Legal Assistant 2 King County 15 percent 425G Legal Assistant 3 King County 15 percent 425G Legal Assistant 3 Thurston County 10 percent	Office of A	ttorney General		
425G Legal Assistant 3 King County 15 percent 425G Legal Assistant 3 Thurston County 10 percent	425E	Legal Assistant 1	King County	10 percent
425G Legal Assistant 3 Thurston County 10 percent	425F	Legal Assistant 2	King County	15 percent
	425G	Legal Assistant 3	King County	15 percent
425H Legal Assistant 4 King County 15 percent	425G	Legal Assistant 3	Thurston County	10 percent
	425H	Legal Assistant 4	King County	15 percent

425H	Legal Assistant 4	Thurston County	10 percent
425I	Legal Administrative Manager	King County	15 percent
425I	Legal Administrative Manager	Thurston County	10 percent
Washington S	tate Patrol		
396L	Deputy State Fire Marshal	North Bend	2.5 percent
Washington Center for Deaf and Hard of Hearing Youth			
257J	Residential/Student Life Counselor	Vancouver	5 percent
Washington State School for the Blind			
257J	Residential/Student Life Counselor	Vancouver	5 percent

REFERENCE #1:

1

2

- 3 Within the Department of Social and Health Services for the supervision, training, and
- 4 mentoring of individuals with intellectual disabilities, or individuals with symptoms and
- 5 behaviors related to significant mental illness; or in the Department of Children, Youth,
- 6 and Families for the supervision, training, and mentoring of Juvenile Rehabilitation (JR)
- 7 institution residents or Department of Corrections offenders residing in JR facilities. Basic
- 8 salary plus five percent (5%).

9 **REFERENCE #2:**

- 10 For full-time assignment to forklift operations. Basic salary plus ten dollars (\$10.00) a
- 11 month shall be paid to employees in this class.

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REFERENCE #3:

1

- 2 For required SCUBA diving and/or serving as Designated Person in Charge (DPIC). Basic
- 3 salary plus ten dollars (\$10.00) per diving or DPIC hour to employees in any class.

4 **REFERENCE #4:**

- 5 For direct supervisory responsibility over PBX and Telephone Operators. Basic salary plus
- 6 five percent (5%).

7 REFERENCE #5:

- 8 For assigned operation of highway equipment rated above the employee's classification.
- 9 Basic salary plus the hourly difference between Step M of the Highway Maintenance
- Worker 2 class and Step M of the salary range representing a four-range increase over the
- Highway Maintenance Worker 2 class. Employees operating this equipment shall be paid
- for actual operations that continue for at least one (1) hour. Equipment operation that lasts
- for less than one (1) continuous hour shall not qualify the operator for premium pay.
- 14 Employees operating this equipment in a bona fide training assignment are not entitled to
- 15 the higher rate.

16 **REFERENCE #9:**

- 17 For full-time assignment to a floor care crew and the operation of heavy duty floor cleaning
- and waxing equipment. Basic salary range plus five percent (5%). Basic salary range plus
- 19 five percent (5%) will also be paid to designated working supervisor of floor crew.

20 REFERENCE #11:

- 21 For successful completion of the Department of Social and Health Services approved core
- curriculum which consists of forty-five (45) college quarter credit hours or its equivalent
- 23 in semester hours and current participation in the development and implementation of
- 24 assigned aspects of individual resident treatment activities. Basic salary plus five percent
- 25 (5%).

REFERENCE #12:

1

- 2 Employees assigned to operate equipment above this level shall be compensated basic
- 3 salary plus ten percent (10), and shall be credited with a minimum of four (4) hours at the
- 4 higher rate on each day they operate the higher level equipment.

5 REFERENCE #14:

- 6 For all hours worked when assigned to bridge painting inspection duties which involve
- 7 climbing and work in exposed positions at heights from which an employee might fall
- 8 thirty (30) feet or more; excludes work on bridges or overpasses within areas protected by
- 9 walls or guardrails. Basic salary plus ten percent (10%).

10 **REFERENCE #16:**

- 11 For mixing, record keeping, and application of pesticides by a licensed Department of
- 12 Transportation spray operator. Basic salary plus the hourly difference between step M of
- the Highway Maintenance Worker 2 class and Step M of the salary range representing a
- 14 four-range (4) increase over the Highway Maintenance Worker 2 class. Employees who
- are responsible for actual mixing, record keeping, and spraying of pesticide as documented
- by completion and signature of a "Pesticide Application Record" shall be paid for actual
- hours of operation that continues for at least one (1) hour. Mixing, record keeping, and
- application of pesticides that last for less than one (1) hour shall not qualify employees for
- 19 assignment pay.

20 REFERENCE #17:

- 21 Payable to DSHS staff in classifications below the Truck Driver salary range when they
- are qualified to operate, and are operating equipment, which is on the DSHS equipment list
- calling for Truck Driver 1, 2, or 3. Pay will be the basic salary plus ten percent (10%).
- 24 Payable for the greater of actual operating time or two (2) hours. Applicable only to the
- 25 Department of Social and Health Services.

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REFERENCE #18:

1

- 2 Employees in any position whose current assigned job responsibilities include proficient
- 3 use of written and oral English and proficiency in speaking and/or writing one or more
- 4 additional languages, American Sign Language, or Unified English Braille, provided that
- 5 proficiency or formal training in such additional language is not required in the
- 6 specifications for the job class. Basic salary plus five percent (5%).

7 REFERENCE #20:

- 8 Basic salary plus ten percent (10%) for certified asbestos workers while they are required
- 9 to wear and change into or out of full-body protective clothing and a pressurized respirator.

10 REFERENCE #21:

- Basic salary plus ten percent (10%) for a minimum of four (4) hours per working day when
- 12 assigned to perform repairs or maintenance on the Tacoma Narrows Bridge excluding
- 13 routine maintenance or roadway, sidewalks, railing, bridge approaches, signs, etc.

14 REFERENCE #22:

- Basic salary plus ten percent (10%) for a minimum of four (4) hours per working day while
- either operating an Under-Bridge Inspection Truck (UBIT) from the bucket or while
- 17 serving as back-up operator on the bridge deck.

18 REFERENCE #24:

- 19 Part A: Within the Department of Ecology, basic salary plus ten percent (10%) to
- designated employees permanently assigned to the Emergency Spill Response Team.
- 21 Part B: Within the Department of Ecology, two dollars and forty-four cents (\$2.44) for each
- 22 hour on duty in the assigned duty week outside of normal work hours to designated
- employees not permanently assigned to the Emergency Spill Response Team.

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REFERENCE #25:

1

- 2 Basic salary plus five percent (5%) for crime lab support staff performing evidence
- 3 handling activities.

4 REFERENCE #26:

- 5 Within the Department of Fish and Wildlife, basic salary plus ten percent (10%) for
- 6 employees with a Class A or Class B Commercial Driver's License performing the
- 7 following duties: driving CDL fish-hauling trucks to transport fish or to deliver a CDL
- 8 truck for authorized maintenance, fish loading or unloading, pre and post trip inspections,
- 9 and fuel stops. The advanced pay level shall be for a one (1) hour minimum and thereafter
- on an hour-for-hour basis, rounded up to an hour.

11 REFERENCE #27:

- Basic salary plus three percent (3%) to designated forensic scientist of the Washington
- 13 State Patrol assigned to either the Crime Scene Response Team and/or Statewide Incident
- 14 Response Team.

15 REFERENCE #29:

- 16 Upon review from OFM State Human Resources and negotiations with OFM Labor
- 17 Relations Section employees in any position located where the cost of living impacts the
- agency's ability to recruit and/or retain employees which would severely impair the
- 19 effective operation of the agency, will be compensated basic salary plus specified
- 20 percentages as detailed in the Group C listing.

21 REFERENCE #35:

- Basic salary plus five percent (5%) for each day that an eligible employee is assigned the
- 23 role of the Presiding Steward for the Washington Horse Racing Commission.

24 REFERENCE #36:

25 Basic salary plus ten percent (10%) while performing back flow valve testing.

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REFERENCE #37B (WFSE Only):

- 2 Excluding employees whose assigned duties are classification specific or position specific,
- 3 within the Washington State Parks and Recreation Commission, Department of Children,
- 4 Youth, and Families, and the Department of Social and Health Services, certified
- 5 instructors of defensive tactics, firearms, fitness, bicycle, boating safety, EVOC, and/or
- 6 pistol maintenance, will be compensated at basic salary plus ten dollars (\$10.00) per hour
- 7 for every hour engaged in giving instruction to or in receiving re-certification training.
- 8 Pistol maintenance instructors are eligible for this additional compensation when they are
- 9 instructing in a classroom setting, providing one-on-one instruction or repairing at the
- 10 firing range.

1

11 REFERENCE #39:

- 12 Construction and Maintenance Project Lead and Construction and Maintenance Project
- 13 Supervisor positions assigned to marine crew will be compensated basic salary plus ten
- percent (10%) and will be credited with a minimum of four (4) hours at the higher rate on
- each day they operate Class C equipment.

16 REFERENCE #43:

- Basic salary plus ten percent (10%) shall be paid to Department of Licensing employees
- 18 who have successfully completed the DOL-sponsored Enhanced Drivers License Training
- 19 Course and have been qualified and permanently assigned to denote US Citizenship and
- 20 issue a Washington State enhanced driver's license or enhanced identification card.

21 REFERENCE #48:

- 22 Basic salary plus ten percent (10%) will be paid to Department of Transportation
- 23 employees when assigned by the employer to work in or remove illegal encampments
- 24 within State Right of Way.

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REFERENCE #49:

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- 2 Basic salary plus two dollars (\$2.00) per hour for Department of Transportation employees
- 3 permanently or temporarily assigned to crews that maintain designated corridors on night
- 4 shift because heavy congestion on the roadway prevents these activities from occurring
- 5 during the day. Employees temporarily assigned to night shift to perform snow and ice
- 6 removal do not qualify for the premium.

7 REFERENCE #51:

- 8 Within the Department of Enterprise Services, basic salary plus five percent (5%) for work
- 9 assigned on and/or testing of high voltage distribution systems of seven hundred and fifty-
- one (751) volts or more and will be rounded up to the nearest hour.

11 REFERENCE #53:

- Within the Washington State Parks and Recreation Commission, basic salary plus seven
- and one half percent (7.5%) for performing duties as a Field Training Officer (FTO). Such
- duties will be assigned in writing and as directed by management.

15 REFERENCE #55:

- Basic salary plus two and one half percent (21/2%) for Security Guards and Residential
- 17 Rehabilitation Counselors within the Department of Social and Health Services that are
- assigned to the Special Commitment Center (SCC) firefighting response team.

19 REFERENCE #56:

- Within the Department of Labor and Industries, conditional to serious hazard exposure as
- defined by RCW 49.17.180(7): Compliance Industrial Safety and Health Investigators, and
- Occupational Safety & Health Professionals, and Ergonomists will be compensated basic
- salary plus ten percent (10%) for each hour they are required to use personal protective
- 24 equipment (excluding hard hat, boots, hearing and eye protection) to enter a hazardous
- worksite to consult, inspect or investigate where serious hazards are present.

REFERENCE #59:

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- 2 Basic salary plus five percent (5%) shall be paid to trained and qualified employees who
- 3 are assigned members of the following designated specialty teams: Emergency Response
- 4 Team (ERT), Special Emergency Response Team (SERT), Inmate Recovery Team (INT),
- 5 Crisis Negotiation Team (CNT) and Critical Incident Stress Management (CISM).
- 6 Assignment pay under this reference shall be paid on an hour for hour basis for every hour
- 7 worked during an authorized team related assignment or training.

8 **REFERENCE #62:**

- 9 Within the Washington State Patrol, basic salary plus five percent (5%) shall be paid to
- 10 Northwest High Intensity Drug Trafficking Area and Organized Crime Intelligence Unit
- employees for performing criminal intelligence and investigative analysis work. Activities
- include de-confliction communications with other government public safety agencies for
- officer safety. De-confliction of case information to ensure that officers are not taking
- 14 action in conflict of another active investigation. Developing criminal link to associates
- and family members for known or potential criminal activities. Participating in proffer
- interviews with detectives, subjects and attorneys. Participating in the service of state and
- 17 federal search warrants.

18 REFERENCE #63:

- 19 For certified Department of Transportation employees in positions permanently assigned
- duties that include tree evaluation and felling. Basic salary plus the hourly difference
- between Step M of the Highway Maintenance Worker 2 class and Step M of the salary
- representing a four (4) range increase over the Highway Maintenance Worker 2 class for
- each hour evaluating and/or tree felling trees greater than six (6) inches in diameter.

24 REFERENCE #75:

- 25 Basice salary plus twenty percent (20%) payable to positions for heavy equipment
- 26 mechanics, within the Equipment Technician series, for hours worked required to regularly
- 27 performing as part of their assigned duties hands-on mechanical maintenance, diagnostics,

- 1 fabrications, calibrations, and repair work on heavy-duty vehicles and/or heavy equipment
- 2 and vehicles greater than twenty-six thousand (26,000) GVWR.
- 3 *Note: heavy-duty vehicles and heavy equipment are required to meet the weight
- 4 <u>requirements.</u>

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REFERENCE #76:

- 6 Basic salary plus ten percent (10%) while performing assigned job responsibilities
- 7 requiring work at heights above four feet at communication tower sites or are at the same
- 8 remote location directly supervising an employee performing these duties. These
- 9 employees are responsible for performing work on towers, which includes working at
- heights from which an employee might fall in excess of four (4) feet. Employees will be
- paid a minimum of four (4) hours at the higher rate on each day they perform this work at
- 12 a communication tower site or are at the same remote location directly supervising an
- employee performing these duties. The higher rate of pay is not to be paid for travel to/from
- remote tower locations and does not include administrative time.

15 REFERENCE #77:

16 **Part A – DSHS:**

- 17 77A Basic salary range plus ten percent (10%) for Social Service Specialist 3, 4 and 5s
- 18 who independently perform the full scope of work during unannounced visits in
- 19 unregulated environments, such as private residences, to conduct investigations for
- allegations of abuse and/or neglect to assess the safety of vulnerable adults. Positions in an
- 21 in-training capacity are not eligible until they reach the goal class(es) noted above.

22 Part B - DCYF:

- 23 77B Basic salary range plus ten percent (10%) for Social Service Specialists 3, 4 and 5s
- 24 who independently perform the full scope of work during visits in unregulated
- environments, such as private residences, to conduct investigations for allegations of abuse

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- and/or neglect to assess the safety of vulnerable children. Positions in an in-training
- 2 capacity are not eligible until they reach the goal class(es) noted above.

REFERENCE #78:

- 4 Certified instructors of defensive tactics, firearms, taser, verbal tactics, and pistol
- 5 maintenance within the Criminal Justice Training Commission will be compensated at
- 6 basic salary plus ten dollars (\$10.00) per hour for every hour engaged in giving instruction
- 7 in certification and re-certification training.
- 8 NEW #X:
- 9 Within the Department of Ecology and Department of Natural Resources, basic salary plus
- seven and one half percent (7.5%) for designated specialty Hydrogeologist 3, 4, and 5 and
- Natural Resource Scientist 1, 2, 3, and 4 employees whose work includes consultation,
- design and execution of geological investigations, being in responsible charge (RCW
- 13 18.220.010(14)) of geological or specialty geological work, or the drawing of geological
- 14 conclusions and recommendations in a way that affects the public health, safety, or welfare;
- or testimony, or preparation and presentation of exhibits or documents for the sole purpose
- of being placed in evidence before any administrative or judicial tribunal or hearing.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

9/18/2024

OFM/SHR Labor Relations &

Compensation Policy Section

Amy Spiegel Director of Advocacy

Any Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1 2	APPENDIX P SPECIAL PAY RANGES AND NOTES
3	These ranges are used to equal or approximate prevailing rate practices found in private
4	industry or other governmental units. An affected class is identified by a letter designation
5	following the basic salary range number or by a letter designation preceding a number. In
6	the latter case, a special salary schedule will be used for such classes.
7	"E" RANGE:
8	This range is used for classes having a prevailing pay range that is shorter than
9	Washington's standard ranges. An "E" range is a standard range with the first four (4) steps
10	removed. Thus, the first step is the same as Step E of the standard range having the same
11	range number. Periodic increases are made at the same intervals as through standard ranges.
12	"D" RANGE:
13	This range is a single rate per hour equivalent to the State's minimum wage. It is payable
14	to employees who have dog handler assignments, and only while they are off duty, but are
15	still required to care for the dog in their charge (usually at home). Work time to be paid at
16	"D" range includes but is not limited to time required for daily feeding, exercising,
17	grooming, and emergency health care of the dog, and care and cleaning of the kennel.
18	"G" RANGE:
19	This range is used for classes having a prevailing pay range which is shorter than
20	Washington's standard ranges. A "G" range is a standard range with the first six steps
21	removed. Thus, the first step of such a range is the same as Step G of the standard range
22	having the same range number. Periodic increases are made at the same intervals as through
23	standard ranges.
24	"GS1" RANGE:
25	This range applies to the following specific job classes:

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- 1 Physician 2, Physician 3, periodic increases are made at the same intervals as through
- 2 standard ranges.

3 "I" RANGE:

- 4 This range is five (5) ranges higher than the range approved for Lottery District Sales
- 5 Representative and it may be applied only to those classifications. Use of this range is
- 6 limited to sales incentive programs which: (a) may not exceed thirteen (13) weeks for any
- 7 program; (b) may not exceed four (4) programs in any consecutive twelve (12) months; (c)
- 8 require achievement of specific goals which are set for each program by the lottery, such
- 9 goals to be in excess of normal performance standards for the class. At its discretion,
- 10 Lottery may designate the fourth (4th) quarter incentive program in any fiscal year to
- 11 compensate employees for the achievement of annual goals. This provision may not be
- applied to any quarter other than the fourth (4th).
- 13 Lottery is authorized to compensate individual employees on the "I" range for not more
- than three (3) months as a result of any one (1) sales incentive program, with the number
- of months as stipulated in the incentive program announcement. Within these limits,
- movement of any employee to and from the "I" range will be at the discretion of the
- 17 Lottery, and shall be from and to the same step, subject to change by the employee's
- 18 periodic increment date.

19 **"J" RANGE:**

- This range is a single rate per hour equivalent to Range 69, Step L. Use is limited to Lottery
- 21 employees who volunteer and are selected for lottery drawing duty as one (1) of the
- following: (a) The Lottery Drawing Official (LDO); (b) the Lottery Security Official
- 23 (LSO); or (c) the Headquarters Drawing Official (HDO), as described under Lottery
- 24 procedures.
- 25 Employees performing these functions during their normal working shift will not be
- 26 eligible for "J" range compensation. Employees performing these functions outside of their

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- shift will be compensated by the "J" rate on an hourly basis with a two (2)-hour minimum 1
- 2 per drawing period.

3 "N1" RANGE:

- 4 This range applies to nurses represented by the Washington Federation of State Employees
- 5 and is used for classes requiring licensure as a registered nurse and having a prevailing pay
- 6 range which is longer than Washington's standard ranges. An "N1" range is a standard
- range, Steps A through K, with ten (10) added Steps, L through U. Periodic increases 7
- 8 through Step K of these ranges are made at the same intervals as through standard ranges.
- 9 Thereafter, an employee receives a one-step increase based on years of experience up to
- 10 the maximum step of the range.

11 "IT" RANGE:

- 12 This range applies to the job classifications assigned to the Information Technology
- 13 Professional structure. Employees within an IT job family and job level will be assigned to
- 14 one (1) range on the IT salary schedule. Periodic increases through the steps of a range are
- 15 made at the same intervals as through standard ranges. Each range on the IT salary schedule
- 16 is independent and not related to the other ranges within the schedule.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

WFSE/AFSCME Council 28

1 2 3		APPENDIX Q WILDFIRE SUPPRESSION AND OTHER EMERGENCY DUTIES DEPARTMENT OF NATURAL RESOURCES
4	1.	Application of this Appendix
5		The provisions of this Appendix apply to DNR employees only when performing
6		wildfire suppression, or other emergency duties under the incident command
7		system.
8	2.	Deployment Dispatch Authority
9		The Employer retains sole authority to dispatch employees to wildfire suppression
10		or other emergency duties, even when dispatched to inter-agency wildfire
11		suppression or other emergency duties.
12	3.	Wildfire Suppression or Other Emergency Duty Work Schedules
13		When performing wildfire suppression or other emergency duties, work schedules
14		for wildfire suppression or other emergency duty personnel employees may be
15		assigned schedules that are other than Monday through Friday and 8:00 a.m. to 4:30
16		p.m. Schedules shall provide for equitable rotation if requested by a majority of the
17		affected employees.
18	4.	Correctional Facility Duty Stations
19		For those employees whose permanent or temporary duty station is a correctional
20		facility, DNR will establish, by April 15 each year, a priority list for assigning
21		overtime when assignments are not determined by closest forces. Employees may
22		request to drop to the bottom of such priority list for a specified length of time with
23		reasonable notice to their first-line management supervisor. The priority list will be
24		posted in a place visible to employees.

5. Rotational Wildfire Suppression or Other Emergency Duty Standby

When performing wildfire suppression or other emergency duties separate rotational standby schedules may be established for the incident command system positions. If established, the rotational schedules will be posted in region and division offices and updated weekly. Actual rotation will not begin or continue except as authorized by the Employer. The Employer will make cellular phones or similar communication devices available to employees if on rotational standby for deployment.

6. Compensation for Reacting to Potential Wildfire Suppression or Other

10 Emergency Duties

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When an employee is reacting to wildfire suppression or other emergency duties, they will be paid in accordance with Article 42, Section 42.35.

13 7. Union Access During Deployments

The Union will have access to emergency duty locations (the actual site of the wildfire or other emergency) where WFSE members are present. A Union representative who visits the emergency duty location will notify the on-site DNR agency representative upon their arrival for safety purposes, and the provisions of Article 39, Section 39.1 B will still apply.

8. Regular Days Off or Rest and Recuperation Days Miscellaneous Leave

- A. <u>If the length of the wildfire suppression or other emergency duty</u> deployment, regardless of duty station location(s), is:
- 22 1. At least ten (10) but less than fourteen (14) consecutive days,
 23 employees will receive one (1) calendar day off; if the day falls on
 24 a regularly scheduled workday, the employee will be compensated
 25 for their regularly scheduled work shift as paid rest and
 26 recuperation miscellaneous leave and is considered time worked

1	for calculation of the overtime rate; if the day falls on a regularly
2	scheduled day off, the employee will be compensated as paid rest
3	and recuperation miscellaneous leave which is not considered time
4	worked for calculation of the overtime rate; or
5	2. At least fourteen (14) consecutive days, employees will receive
6	three (3) consecutive calendar days off; if a day(s) falls on a
7	regularly scheduled workday(s), the employee will be
8	compensated for their regularly scheduled work shift(s) as paid
9	rest and recuperation miscellaneous leave and is considered time
10	worked for calculation of the overtime rate; if a day(s) falls on a
11	regularly scheduled day off, the employee will be compensated as
12	paid rest and recuperation miscellaneous leave for one (1) day
13	only which is not considered time worked for calculation of the
14	overtime rate; and any additional day(s) that falls on a regularly
15	scheduled day off, the employee will not receive paid rest and
16	recuperation miscellaneous leave for that day(s).
17	If the length of the wildfire suppression or other emergency duty
18	deployment, regardless of duty station location(s), is:
19	• At least ten (10) but less than fourteen (14) consecutive days,
20	employees will receive one (1) calendar day off; or
21	• At least fourteen (14) but less than twenty one (21) consecutive
22	days, employees will receive two (2) consecutive calendar days off; or
23	Twenty-one (21) or more consecutive days, employees will receive
24	three (3) consecutive calendar days off.
25	If a day(s) fall on their regularly scheduled workday(s), the employee will
26	be compensated for their regularly scheduled work shift(s) as paid rest and
27	recuperation miscellaneous leave. If a day(s) falls on the employee's

regularly scheduled day(s) of	the	employee	will no	t receive	naid	rest	an
regularly self-duried day (s) on	,	emprejee	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Para	1000	
recuperation miscellaneous le	ave.						

- B. If an employee is unable to take their consecutive regular days off or be scheduled for the consecutive rest and recuperation days during deployment and can continue to work safely, the consecutive days off or rest and recuperation days will occur consecutively beginning on the first calendar day after returning from deployment.
- C. Up to forty-eight (48) hours of travel to and up to forty-eight (48) hours of travel from an emergency duty incident are excluded in calculating the consecutive days of deployment referred to above in Subsection 8 A.
 - D. During the rest and recuperation miscellaneous leave, the employee will be paid at the employee's straight time hourly rate equivalent to their scheduled work shift.
 - E. Deployment beyond fourteen (14) consecutive days requires mutual agreement of the employee's Appointing Authority, the DNR Wildfire Division Manager, and the employee. Approval to extend wildfire or other emergency duty deployment beyond fourteen (14) consecutive calendar days shall include a provision for scheduling the regular day(s) off and/or rest and recuperation day(s) miscellaneous leave if not already taken at the earliest opportunity consistent with safety and scheduling considerations.

9. Normal Rest Periods

When an employee is deployed under the incident command system to wildfire suppression or other emergency duty, it is normally appropriate to grant a reasonable rest period after twelve (12) hours of duty. Except when precluded by extraordinary circumstances, a rest period is eight (8) or more continuous duty/travel-free hours.

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10. Fit for Duty

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- As in all other instances, employees while deployed to wildfire suppression or other emergency duty under the incident command system are responsible within their means to be physically able to resume their duties at the start of each work shift.
- 5 11. Wildfire Suppression Base Camp
- A. DNR employees are not required to remain in a wildfire suppression base camp during off-duty hours.
- B. When a wild fire suppression base camp is established for overnight operation and one-way travel to the nearest community does not unreasonably exceed one (1) hour, the Employer will, except when precluded by extraordinary circumstances, provide for round trip transportation to the nearest community for employees who are off duty.

13 12. Laundry Services at Emergency Duty Locations

After five (5) consecutive calendar days at an emergency duty location employees deployed to emergency duty under the incident command system will be entitled to laundry services until released from emergency duty. If contracted laundry services are not provided, employees will be reimbursed for laundry costs incurred pursuant to Office of Financial Management, State Administrative and Accounting Manual, Subsection 10.60.10.

13. Return to Normal Duties

A. Upon return to normal duties following release from extended emergency duty under the incident command system, the Employer will provide work for an employee during regular scheduled hours if there is work that the employee can perform safely and productively. If in the immediate supervisor's judgment, there is not work that the employee can safely and productively perform, the immediate supervisor will direct the employee to

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- go off duty and will notify the employee when scheduled to return to duty.

 If an employee is directed to rest at the duty station, the directed rest time at the duty station is duty time.
- 4 В. If an employee returning from extended emergency duty under the incident 5 command system is directed to go off duty or desires to go off duty, the 6 employee may request to be allowed to delay the start of their normal schedule of regular hours and to make up regular shift hours during the 7 8 remainder of the workday or during the remainder of the workweek without 9 incurring overtime. The Employer will within reason approve such 10 employee requests. The Union acknowledges there may be circumstances 11 that preclude approving a request. When regular hours are made up during 12 the remainder of the workday or during the remainder of the workweek, the 13 regular hours are paid at the straight time rate. If an employee returning 14 from extended emergency duty under the incident command system 15 requests to use accrued vacation leave, the Employer will within reason 16 approve the employee request.

14. Meals at Emergency Duty Locations

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- 18 A. Employees working in wildfire suppression or other emergency duty are entitled to meals in accordance with agency guidelines.
 - DNR will provide up to three (3) meals a day (breakfast, lunch, and/or dinner).
 - If a required meal is not provided, employees will receive per diem for the meal. diem.
 - B. In emergency situations, on short notice, when an employee is required to report for duty three (3) or more hours prior to their normal work shift, the employee is entitled to a nutritious meal.

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- C. Meal delivery requirements may be flexible to facilitate a hot or a better quality meal at a camp or restaurant (in lieu of a cold lunch) at the option of a majority of the employees involved.
- D. The Employer understands the physical aspects for all employees during wildfire suppression or other emergency duty efforts and agrees to provide meals that meet or exceed the minimum nutritional requirements.
- E. Upon request by an employee, who has been issued a red-card and deployed by the Employer to an emergency duty location, the Employer will issue three (3) MREs (Meals Ready-to-Eat) to the employee.

10 15. Sleeping Bags at Emergency Duty Locations

At a wildfire, each employee who remains at the site overnight will be provided a sleeping bag and a sleeping pad of good quality.

13 16. Inclement Weather Facilities at Emergency Duty Locations

14 At a wildfire emergency duty location during inclement weather, reasonably warm 15 and dry facilities will be provided as soon as possible for eating and sleeping.

16 17. Shower Facilities at Emergency Duty Locations

17 At an overnight wildfire emergency duty location, shower facilities including soap 18 will be made available as soon as possible when practicable.

19 18. Air Quality

DNR commits to further discussions with the union regarding firefighter respiratory health.

22 19. Work Capacity Testing

The physical fitness levels for wildland fire assignments will be as designated in the National Interagency Incident Management System Wildland Fire Qualification

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1	System Guide published by the National Wildfire Coordinating Group (PMS 310-
2	1).
3	For a wildland fire assignment not included in the National Interagency Incident
4	Management System Wildland Fire Qualification System Guide, the Employer
5	agrees to include the Union in a study of the tasks comprising the assignment and
6	the appropriateness of a physical fitness level designation. The study will include
7	the application of the definitions of arduous, moderate, and light physical fitness
8	levels provided in the National Interagency Incident Management System Wildland
9	Fire Qualification System Guide.
10	Physical fitness levels of employees who are subject to being assigned wildland fire
11	duties will be evaluated using the applicable Work Capacity Test, i.e. arduous,
12	moderate, or light, developed by the USDA Forest Service Missoula Technology
13	and Development Center to evaluate a worker's capacity to meet National Wildfire
14	Coordinating Group physical fitness standards.
15	The Employer and Union agree to meet and discuss in a Union-Management
16	Committee meeting alternatives to the Work Capacity Test.
	TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Union For the Employer

9/17/2024 Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & **Compensation Policy Section**

Amy Spiegel, Director of Advocacy

9/17/2024

WFSE/AFSCME Council 28

1 2 3		APPENDIX X PRESCRIBED FIRE OPERATIONS DEPARTMENT OF NATURAL RESOURCES (DNR)
4	1.	Application of this Appendix
5 6		The provisions of this Appendix apply to DNR employees only when performing prescribed fire operations as defined by DNR Policy.
7	2.	Mobilization Dispatch Authority
8		The Employer retains sole authority to mobilize employees to prescribed fire operations, even when dispatched to inter-agency prescribed fire operations.
10	3.	Union Access During Prescribed Fire
11 12 13 14		The Union will have access to prescribed fire operation locations where WFSE bargaining unit members are present. A Union representative who visits the location will notify the on-site DNR agency representative upon their arrival for safety purposes, and the provisions of Article 39 will still apply.
15	4	Regular Days Off or Rest and Recuperation Days Miscellaneous Leave
16 17		A. Regular days off or rest and recuperation days miscellaneous leave for prescribed fire operations will follow the following provisions.
18 19		1. At least ten (10) but less than fourteen (14) consecutive days, employees will receive one (1) calendar day off; if the day falls on a regularly
20		scheduled workday, the employee will be compensated for their regularly
21		scheduled work shift as paid rest and recuperation miscellaneous leave
22		and is considered time worked for calculation of the overtime rate; and if
23		the day falls on a regularly scheduled day off, the employee will be
24		compensated as paid rest and recuperation miscellaneous leave which is
25		not considered time worked for calculation of the overtime rate; or

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2. At least fourteen (14) consecutive days, employees will receive three (3) consecutive calendar days off; if a day(s) falls on a regularly scheduled workday(s), the employee will be compensated for their regularly scheduled work shift(s) as paid rest and recuperation miscellaneous leave and is considered time worked for calculation of the overtime rate; if a day(s) falls on a regularly scheduled day off, the employee will be compensated as paid rest and recuperation miscellaneous leave for one (1) day only which is not considered time worked for calculation of the overtime rate; and any additional day(s) that falls on a regularly scheduled day off, the employee will not receive paid rest and recuperation miscellaneous leave for that day(s).

B. If an employee is unable to take their consecutive regular days off or be scheduled for the consecutive rest and recuperation days during a prescribed fire and can continue to work safely, the consecutive days off or rest and recuperation days will occur consecutively beginning on the first calendar day after returning from the prescribed fire.

C. Up to forty-eight (48) hours of travel to and up to forty-eight (48) hours of travel from a prescribed fire are excluded in calculating the consecutive days of deployment referred to above in <u>Subsection 4A</u>.

D. During the rest and recuperation miscellaneous leave, the employee will be paid at the employee's straight time hourly rate equivalent to their scheduled work shift.

E. Deployment beyond fourteen (14) consecutive days requires mutual agreement of the employee's Appointing Authority, the Prescribe Fire Division Manager, and the employee. Approval to extend a prescribed fire beyond fourteen (14) consecutive calendar days shall include a provision

for scheduling the regular day(s) off and/or rest and recuperation day(s)
miscellaneous leave if not already taken at the earliest opportunity
consistent with safety and scheduling considerations.

5. Normal Rest Periods

When an employee is performing prescribed fire operations, it is normally appropriate to grant a reasonable rest period after twelve (12) hours of duty. Except when precluded by extraordinary circumstances, a rest period is eight (8) or more continuous duty/travel-free hours.

6. Fit for Duty

As in all other instances, employees while mobilized to prescribed fire operations are responsible within their means to be physically able to resume their duties at the start of each work shift.

7. Return to Normal Duties

- A. Upon return to normal duties following release from an extended prescribed fire, the Employer will provide work for an employee during regular scheduled hours if there is work that the employee can perform safely and productively. If, in the immediate supervisor's judgment, there is not work that the employee can safely and productively perform, the immediate supervisor will direct the employee to go off duty and will notify the employee when scheduled to return to duty. If an employee is directed to rest at the duty station, the directed rest time at the duty station is duty time.
- B. If an employee returning from an extended prescribed fire is directed to go off duty or desires to go off duty, the employee may request to be allowed to delay the start of their normal schedule of regular hours and to make up regular shift hours during the remainder of the workday or during the

Page 4 of 5

remainder of the workweek without incurring overtime. The Employer will within reason approve such employee requests. The Union acknowledges there may be circumstances that preclude approving a request. When regular hours are made up during the remainder of the workday or during the remainder of the workweek, the regular hours are paid at the straight time rate. If an employee returning from an extended prescribed fire requests to use accrued vacation leave, the Employer will within reason approve the employee request.

8. Meals and Lodging for Prescribed Fire Operations

Employees working in prescribed fire operations are entitled to per diem for meals and lodging in accordance with agency guidelines.

9. Air Quality

DNR commits to further discussions with the Union regarding firefighter respiratory health.

10. Work Capacity Testing

The physical fitness levels for prescribe fire assignments will be as designated in the National Interagency Incident Management System Wildland Fire Qualification System Guide published by the National Wildfire Coordinating Group (PMS 310-1).

For a prescribed fire assignment not included in the National Interagency Incident Management System Wildland Fire Qualification System Guide, the Employer agrees to include the Union in a study of the tasks comprising the assignment and the appropriateness of a physical fitness level designation. The study will include the application of the definitions of arduous, moderate, and light physical fitness levels provided in the National Interagency Incident Management System Wildland Fire Qualification System Guide.

Physical fitness levels of employees who are subject to being assigned prescribed fire duties will be evaluated using the applicable Work Capacity Test, i.e., arduous, moderate, or light, developed by the USDA Forest Service Missoula Technology and Development Center to evaluate a worker's capacity to meet National Wildfire Coordinating Group physical fitness standards.

The Employer and Union agree to meet and discuss in a Labor-Management Committee meeting alternatives to the Work Capacity Test.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

2		APPENDIX K JOB CLASSIFICATIONS - TWELVE MONTH PROBATIONARY PERIOD
3		provisions of this Appendix do not apply to the Department of Corrections, see DOC
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6	1.	Arts Commission
7		Administrative Assistant 3 and 4
8		Information Technology Specialist 3
9		Preservation and Museum Specialist 4
10		Office Assistant 3
11	2.	Department of Agriculture
12		Agricultural Aide
13		Agricultural Commodity Inspector 1, 2, and 3 (Seed Inspection Program only)
14		Brand Inspector 1
15		Laboratory Assistant 1 and 2
16		Plant Services Specialist 1 and 2
17		Agricultural Commodity Inspector 2, 3 (Fruit and Vegetable Inspection Program
18		only)
19	3.	Department of Children, Youth, and Families
20		Social Service Specialist 1, 2, 3 and 4
21		Procurement & Supply Specialist 1
22		Public Benefits Specialist 2 (9 month)
23	4.	Department of Corrections — See DOC Addendum
24	<u>4</u> 5.	Department of Financial Institutions
25		Financial Legal Examiner 2

1	<u>5</u> 6.	Department of Labor & Industries
2		Industrial Hygienists 2, 3, 4 Compliance Industrial Safety & Health Investigator 1,
3		2, 3, 4, 5 and 6 (DOSH only)
4		Safety and Health Specialists 1, 2, 3, 4 Occupational Safety & Health Professional
5		1, 2, 3 and 4 (DOSH only)
6	<u>6</u> 7.	Department of Licensing
7		Business and Professions Auditor 1, 3, and 4
8		Vehicle Service Liaison Officer 1 and 2
9	<u>7</u> 8.	Department of Social and Health Services
10		Adult Training Specialist 1
11		Attendant Counselor 1
12		Claims Officer 1 – Department of Social and Health Services
13		DDS Adjudicator 1
14		Developmental Disabilities Case/Resource Manager Trainee
15		Public Benefits Specialist 2 (9 months, excluding HCS)
16		Public Benefits Specialist 2 (HCS only)
17		Procurement and Supply Specialist 1
18		Social Service Specialist 1, 2, 3, and 4
19		Support Enforcement Officer 1
20		Vocational Rehabilitation Counselor 2 and 3
21	<u>8</u> 9.	Department of Transportation
22		Highway Maintenance Worker 1 and 2
23	<u>910.</u>	Horse Racing Commission
24		Racing License Specialist
25		Racing Official Assistant
26		Racing Official 1 and 2

1		Racing Pari-Mutuel Inspector
2		Racing Steward
3	<u>10</u> 44.	Office of the Attorney General
4		AGO Investigator/Analyst
5		AGO Senior Investigator/Analyst
6		AGO Investigator/Analyst Supervisor
7		Clinical Health Care Investigator
8		Financial Examiner 1
9		Financial Examiner 2
10		Financial Examiner 3
11		Financial Examiner 4
12		Financial Legal Examiner 1
13		Financial Legal Examiner 2
14		Financial Legal Examiner 3
15		Financial Legal Examiner 4
16	<u>11</u> 12.	Office of the Insurance Commissioner
17		Health Insurance Advisor 1 and 2
18	<u>12</u> 13.	Parks and Recreation Commission
19		Park Ranger 1, 2, 3, and 4
20	<u>13</u> 14.	Services for the Blind
21		Vocational Rehabilitation Counselor 3 and 4
22	<u>14</u> 15.	Utilities and Transportation Commission
23		Transportation Engineers 3 (Federal Rail Inspectors)
24		Rail Carrier Compliance Specialist (State Rail Inspectors)
25		Investigator 3 (Motor Carrier Inspectors)

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1 Energy/Utilities Engineer 3 (Pipeline Inspectors) 2 **1516.** Washington State Historical Society 3 Preservation and Museum Specialist 2 4 Preservation and Museum Specialist 3 5 Preservation and Museum Specialist 4 6 Program Specialist 5 7 Capital Projects Coordinator 2 8 Information Technology Specialist 2 9 **1716.** Washington State Patrol 10 11 Forensic Scientist 1, 2, 3, 4, and 5 12 Fingerprint Technician 1 and 2 TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature. For the Employer For the Union 9/17/2024 Scott Lyders, Senior Labor Negotiator Anny Spiegel, Director of Advocacy OFM/SHR Labor Relations & WFSE/AFSCME Council 28 **Compensation Policy Section** 13

1 Established, no longer necessary.

2 3

APPENDIX T
New Classifications Associated With
THE INFORMATION TECHNOLOGY (IT) PROFESSIONAL
STRUCTURE

		New
		RANGE
		EFFECTIVE
17	PROFESSIONAL JOB FAMILY CLASSIFICATIONS	7/1/2019
482AD	Application Development - Entry	Range 4
483AD	Application Development Journey	Range 5
484AD	Application Development Senior/Specialist	Range 8
485AD	Application Development - Expert	Range 10
486AD	Application Development - IT Manager	Range 10
487AD	Application Development - Senior IT Manager	Range 11
482CS	Customer Support Entry	Range 1
483CS	Customer Support Journey	Range 3
484CS	Customer Support Senior/Specialist	Range 5
487CS	Customer Support - IT Manager	Range 8
482DM	Data Management - Entry	Range 2
483DM	Data Management - Journey	Range 6
484DM	Data Management - Senior/Specialist	Range 7
485DM	Data Management - Expert	Range 9
486DM	Data Management - IT Manager	Range 10
487DM	Data Management - Senior IT Manager	Range 11
483A	IT Architecture - Journey	Range 4
484A	IT Architecture - Senior/Specialist	Range 9
485A	IT Architecture - Expert	Range 11
486A	IT Architecture - IT Manager	Range 10
487A	IT Architecture - IT Senior Manager	Range 11
482BA	IT Business Analyst Entry	Range 3
483BA	IT Business Analyst - Journey	Range 5

		NEW
		RANGE
		EFFECTIVE
IT	PROFESSIONAL JOB FAMILY CLASSIFICATIONS	7/1/2019
484BA	IT Business Analyst Senior/Specialist	Range 7
485BA	IT Business Analyst - Expert	Range 9
486BA	IT Business Analyst - IT Manager	Range 9
487BA	IT Business Analyst - IT Senior Manager	Range 10
482PP	IT Policy and Planning Entry	Range 2
483PP	IT Policy and Planning Journey	Range 3
484PP	IT Policy and Planning Senior/Specialist	Range 8
485PP	IT Policy and Planning - Expert	Range 9
486PP	IT Policy and Planning - IT Manager	Range 10
4 87PP	IT Policy and Planning - IT Senior Manager	Range 11
482PM	IT Project Management - Entry	Range 5
483PM	IT Project Management - Journey	Range 6
484PM	IT Project Management - Senior/Specialist	Range 8
485PM	IT Project Management - Expert	Range 10
486PM	IT Project Management - IT Manager	Range 10
487PM	IT Project Management - IT Senior Manager	Range 11
4 83S	IT Security Journey	Range 5
484S	IT Security Senior/Specialist	Range 8
4 85S	IT Security - Expert	Range 11
486S	IT Security - IT Manager	Range 10
4 87S	IT Security - IT Senior Manager	Range 11
482VM	IT Vendor Management - Entry	Range 1
483VM	IT Vendor Management - Journey	Range 4
484VM	IT Vendor Management - Senior/Specialist	Range 7
485VM	IT Vendor Management - Expert	Range 8
486VM	IT Vendor Management - IT Manager	Range 10
487VM	IT Vendor Management - IT Senior Manager	Range 11
482NT	Network and Telecommunications - Entry	Range 3

		New
		RANGE
		EFFECTIVE
11	PROFESSIONAL JOB FAMILY CLASSIFICATIONS	7/1/2019
483NT	Network and Telecommunications - Journey	Range 5
484NT	Network and Telecommunications - Senior/Specialist	Range 7
485NT	Network and Telecommunications - Expert	Range 9
486NT	Network and Telecommunications - IT Manager	Range 9
487NT	Network and Telecommunications - IT Senior Manager	Range 11
482QA	Quality Assurance Entry	Range 3
483QA	Quality Assurance Journey	Range 5
484QA	Quality Assurance - Senior/Specialist	Range 7
485QA	Quality Assurance - Expert	Range 8
486QA	Quality Assurance - IT Manager	Range 9
487QA	Quality Assurance - IT Senior Manager	Range 10
482SA	System Administration - Entry	Range 3
483SA	System Administration Journey	Range 6
484SA	System Administration Senior/Specialist	Range 7
485SA	System Administration - Expert	Range 9
486SA	System Administration - IT Manager	Range 8
487SA	System Administration - IT Senior Manager	Range 9

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

05/30/2024

For the Employer

For the Union

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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1 APPENDIX S 2 CLASSIFICATION SPECIFIC SALARY ADJUSTMENTS 3 AND NEW JOB CLASSIFICATIONS

4 *The provisions of this Appendix do not apply to the Department of Corrections, see DOC

5 supplemental addendum.

				NEW RANGE
CLASS		CURRENT	RANGE	Effective
CODE	CLASS TITLE	RANGE	INCREASE	7/1/2025
	A DUIL TETT A DUDIC			
346E	ADULT TRAINING SPECIALIST 1	37	2	39
340E		37	2	39
2465	ADULT TRAINING	42	2	4.4
346F	SPECIALIST 2	42	2	44
	ADULT TRAINING			
346G	SPECIALIST 3	45	2	47
	BEHAVIORAL HEALTH			
348K	SPECIALIST 3	50	2	52
» IFTY	BEHAVIORAL HEALTH	3 IF3XI	N I FORM	~ ~
NEW	SPECIALIST 4	NEW	NEW	55
	BRAND CONTROL			
566E	SPECIALIST	33	4	37
566F	BRAND INSPECTOR 1	33	5	<mark>38</mark>
566G	BRAND INSPECTOR 2	39	5	44
<u>531E</u>	BRIDGE ENGINEER 1	<u>56</u>	<u>1</u>	<u>57</u>
<u>531F</u>	BRIDGE ENGINEER 2	<u>60</u>	<u>1</u>	<u>61</u>
<u>531G</u>	BRIDGE ENGINEER 3	<u>64</u>	<u>1</u>	<u>65</u>
<u>531H</u>	BRIDGE ENGINEER 4	<u>70</u>	<u>1</u>	<u>71</u>
<u>531I</u>	BRIDGE ENGINEER 5	<u>74</u>	<u>1</u>	<u>75</u>
<u>531J</u>	BRIDGE ENGINEER 6	<u>78</u>	<u>1</u>	<u>79</u>
<u>605E</u>	CARPENTER	<u>42G</u>	<u>1</u>	<u>43G</u>
<u>605F</u>	CARPENTER LEAD	<u>45G</u>	<u>1</u>	<u>46G</u>
	CARPENTER		_	
<u>605G</u>	SUPERVISOR	<u>49G</u>	<u>1</u>	<u>50G</u>
	CLAIMS OFFICER 1 -			
<u>424A</u>	DSHS	<u>59</u>	<u>2</u>	<u>61</u>
40.47	CLAIMS OFFICER 2 –	<i>(</i> 1	2	63
<u>424B</u>	<u>DSHS</u>	<u>61</u>	<u>2</u>	<u>63</u>

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	CLAIMS OFFICER 3 -			
<u>424C</u>	<u>DSHS</u>	<u>63</u>	<u>2</u>	<u>65</u>
	CLAIMS OFFICER 4 -			
<u>424D</u>	<u>DSHS</u>	<u>65</u>	<u>2</u>	<u>67</u>
	CRIMINAL JUSTICE			
	INFORMATION			
NEW	SPECIALIST 1	NEW	NEW	44
	CRIMINAL JUSTICE			
NEW	TRAINER 1	NEW	NEW	50
	CRIMINAL JUSTICE			
NEW	TRAINER 2	NEW	NEW	59
	CRIMINAL JUSTICE			
NEW	TRAINER 3	NEW	NEW	62
	CRIMINAL JUSTICE			
NEW	TRAINER 4	NEW	NEW	65
	DATA SCIENCE &			
	INFORMATI <u>CS</u> ON			
NEW	SPECIALIST 1	NEW	NEW	68
	DATA SCIENCE &			
	INFORMATI <u>CS</u> ON			
NEW	SPECIALIST 2	NEW	NEW	72
	DATA SCIENCE &			
	INFORMATION			
NEW	SPECIALIST 3	NEW	NEW	76
	DATA SCIENCE &			
	INFORMATI <u>CS</u> ON			
NEW	SPECIALIST 4	NEW	NEW	79
	DEPUTY STATE FIRE			
396K	MARSHAL 1	48	4	52
	DEPUTY STATE FIRE			
NEW	MARSHAL 3	NEW	NEW	68
	DEVELOPMENTAL			
	DISABILITY CASE/			
<u>351U</u>	RESOURCE MANAGER	<u>58</u>	<u>1</u>	<u>59</u>
	DEVELOPMENTAL			
	<u>DISABILITY</u>			
	<u>OUTSTATION</u>			
<u>351V</u>	MANAGER	<u>60</u>	<u>1</u>	<u>61</u>
<u>608F</u>	<u>ELECTRICIAN</u>	<u>50G</u>	<u>2</u>	<u>52G</u>
	ELECTRICIAN – HIGH			
608G	VOLTAGE	52G	2	54G
			_	
608H	ELECTRICIAN LEAD	53G	2	<u>55G</u>

608I	<u>ELECTRICIAN LEAD –</u> HIGH VOLTAGE	55G	2	57G
0001			=	5,0
608J	ELECTRICIAN	57C	2	500
<u>008J</u>	SUPERVISOR	<u>57G</u>	<u> </u>	<u>59G</u>
	EMERGENCY			
	MANAGEMENT			
•••	PROGRAM SPECIALIST	4.6		
397A	1	46	6	52
	EMERGENCY			
	MANAGEMENT			
	PROGRAM SPECIALIST			
397B	2	52	6	58
	EMERGENCY			
	MANAGEMENT			
	PROGRAM SPECIALIST			
397C	3	60	6	66
	EMERGENCY			
	MANAGEMENT			
	PROGRAM SPECIALIST			
397D	4	64	6	70
5380	ENGINEERING AIDE 3	51	2	53
538P	ENGINEERING AIDE 4	53	2	55
3301	ENVIRONMENTAL		2	33
536F	ENGINEER 2	61	1	62
<u> 5501</u>	ENVIRONMENTAL	<u>01</u>	<u>1</u>	02
536G	ENGINEER 3	67	1	68
<u>330G</u>		<u>07</u>	<u>1</u>	00
52611	ENVIRONMENTAL ENCINEER 4	60	1	70
<u>536H</u>	ENGINEER 4	<u>69</u>	<u>1</u>	<u>70</u>
52 CI	ENVIRONMENTAL	72	1	72
<u>536I</u>	ENGINEER 5	<u>72</u>	<u>1</u>	<u>73</u>
50 67	ENVIRONMENTAL		1	5 .6
<u>536J</u>	ENGINEER 6	<u>75</u>	<u>1</u>	<u>76</u>
	ENVIRONMENTAL			
523F	SPECIALIST 2	45	2	47
	EPIDEMIOLOGIST 3			
303L	(NON-MEDICAL)	71	2	73
	EQUIPMENT OPERATOR			
618R	1	38E	3	41E
01010		<u> </u>	<u> </u>	711
	EQUIPMENT			
600I	TECHNICIAN 1	33G	2	35G
	FINANCIAL LEGAL			
<u>422P</u>	EXAMINER 1	<u>57</u>	<u>6</u>	<u>63</u>
	FINANCIAL LEGAL			
422Q	EXAMINER 2	62	3	65

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			1	Pa
	FINANCIAL LEGAL	_		
422R	EXAMINER 3	68	2	70
	FISH & WILDLIFE			
<u>523N</u>	BIOLOGIST 3	<u>57</u>	<u>1</u>	<u>58</u>
	FISH & WILDLIFE			
<u>523O</u>	BIOLOGIST 4	<u>59</u>	<u>1</u>	<u>60</u>
	FINANCIAL LEGAL			
422S	EXAMINER 4	72	<u>2</u>	<u>74</u>
5013.5	GROUNDS & NURSERY	4.1		40
<u>591M</u>	SERVICES SPECIALIST 5	<u>41</u>	<u>1</u>	<u>42</u>
501N I	GROUNDS & NURSERY	4.5	1	4.6
<u>591N</u>	SERVICES SPECIALIST 6	<u>45</u>	1	<u>46</u>
2517	HABILITATION PLAN	<i></i>	10	500
351Z	ADMINISTRATOR	57	<u> </u>	5 <u>9</u> 8
	HEAVY EQUIPMENT			
NEW	MECHANIC 1	NEW	NEW	56G
	HEAVY EQUIPMENT			
NEW	MECHANIC 2	NEW	NEW	60G
	HEAVY EQUIPMENT			
NEW	MECHANIC 3	NEW	NEW	63G
	HEAVY EQUIPMENT			
NEW	MECHANIC 4	NEW	NEW	67G
11277	HIGHWAY	11211	T(E)	070
	MAINTENANCE			
596P	WORKER 1	41E	3	44E
	HIGHWAY			
	MAINTENANCE			
596R	WORKER 2	46E	2	48E
	JUVENILE			
	REHABILITATION			
355E	COUNSELOR 1	48	2	50
	JUVENILE			
	REHABILITATION			
355G	COUNSELOR 2	52	2	54
	JUVENILE			
	REHABILITATION			
355K	COUNSELOR 3	54	4	58
	JUVENILE			
	REHABILITATION			
385P	OFFICER 1	43	3	46
	JUVENILE			
	REHABILITATION			
385Q	OFFICER 2	45	3	48

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	JUVENILE			
	REHABILITATION			
385S	OFFICER 3	47	5	52
	JUVENILE			
	REHABILITATION			
385R	OFFICER 4	49	7	56
	JUVENILE			
	REHABILITATION			
355N	PROGRAM MANAGER	58	4	62
	JUVENILE			
2551	REHABILITATION	5.4		5 0
355I	SPECIALIST	54	4	58
NEW	LAND SURVEYOR 1	NEW	NEW	56
527E	LAND SURVEYOR 2	55	4	59
527F	LAND SURVEYOR 3	61	2	63
NEW	LAND SURVEYOR 4	NEW	NEW	68
NEW	LAW JUDGE	NEW	NEW	70
NEW	LAW JUDGE SENIOR	NEW	NEW	73
	LEGAL			
	ADMINISTRATIVE			
425I	MANAGER	52	4	56
422I	LEGAL EXAMINER 1	55	8	63
422J	LEGAL EXAMINER 2	63	2	65
422K	LEGAL EXAMINER 3	68	2	70
NEW	LEGAL EXAMINER 4	NEW	NEW	74
	LIBRARY & ARCHIVAL	3.12.11		
	PROFESSIONAL -			
261E	MANAGER	61	3	64
	LICENSING SERVICES			
458E	REPRESENTATIVE 1	43	1	44
	<u>MAINTENANCE</u>			
<u>626J</u>	MECHANIC 1	<u>44G</u>	<u>1</u>	<u>45G</u>
	<u>MAINTENANCE</u>			
<u>626K</u>	MECHANIC 2	<u>47G</u>	<u>1</u>	<u>48G</u>
	<u>MAINTENANCE</u>			
<u>626L</u>	MECHANIC 3	<u>50G</u>	<u>1</u>	<u>51G</u>
60.01	MAINTENANCE	50 G		7. 4.0
<u>626M</u>	MECHANIC 4	<u>53G</u>	<u>1</u>	<u>54G</u>
51 CV	NATURAL RESOURCE	4.7	_	50
516K	SCIENTIST 1	47	5	52
£16T	NATURAL RESOURCE	50		50
516L	SCIENTIST 2	52	6	58
516NA	NATURAL RESOURCE	60	2	62
516M	SCIENTIST 3	60	2	62

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			T	Pa
	NATURAL RESOURCE			
516N	SCIENTIST 4	67	3	70
	NATRUAL RESOURCE			
<u>NEW</u>	SPECIALIST 6	<u>NEW</u>	<u>NEW</u>	<u>66</u>
	OCCUPATIONAL			
2005	SAFETY AND HEALTH	40	_	
399F	SPECIALIST 1	49	5	54
	OCCUPATIONAL			
200 G	SAFETY HEALTH	52	_	7.0
399G	SPECIALIST 2	53	5	58
	OCCUPATIONAL			
20011	SAFETY AND HEALTH	5.5		<i>C</i> 1
399H	SPECIALIST 3 OCCUPATIONAL	55	6	61
	SAFETY AND HEALTH			
399I	SPECIALIST 4	56	9	65
3991	OCCUPATIONAL	30	9	0.5
306P	THERAPIST 3	56	3	59
3001	OCCUPATIONAL	30	3	39
	THERAPIST			
306R	SUPERVISOR	59	3	62
619F	PAINTER	42G	1	43G
619H	PAINTER LEAD	45G	1	46G
619J	PAINTER SUPERVISOR	49G	1	50G
NEW	PARALEGAL 4	NEW	NEW	62
INL W	PARK OPERATIONS	INL: W	INL	02
NEW	RANGER	NEW	NEW	56
389A	PARK RANGER 1	46	2	48
389B	PARK RANGER 2	51	2	53
389C	PARK RANGER 3	56	3	59
3890	PLUMBER/PIPEFITTER/	30	3	39
621F	STEAMFITTER	50G	1	51G
0211	PLUMBER/PIPEFITTER/	<u> 300</u>	<u>1</u>	<u> 310</u>
621G	STEAMFITTER STEAMFITTER	53G	1	54G
0210	PLUMBER/PIPEFITTER/	<u> </u>	<u>1</u>	<u> </u>
<u>621H</u>	STEAMFITTER STEAMFITTER	57G	1	58G
02111		<u> </u>	1	<u> </u>
179I	~	42	4	46
1171		.2		10
179J	~	49	4	53
= 122				
179K	SPECIALIST 3	54	4	58
179I 179J	PROPERTY & ACQUISITION SPECIALIST 1 PROPERTY & ACQUISITION SPECIALIST 2 PROPERTY & ACQUISITION	42	4 4	53

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	PROPERTY &			
	ACQUISITION			
179L	SPECIALIST 4	57	4	61
	PROPERTY &			
	ACQUISITION			
179M	SPECIALIST 5	60	4	64
	PROPERTY &			
	ACQUISITION			
179N	SPECIALIST 6	62	4	66
	PSYCHIATRIC YOUTH			
NEW	COUNSELOR 1	NEW	NEW	49
	PSYCHIATRIC YOUTH			
348N	COUNSELOR 2	49	3	52
	PSYCHIATRIC YOUTH			
348O	COUNSELOR 3	52	3	55
	PSYCHIATRIC YOUTH			
348P	COUNSELOR 4	55	3	58
	PSYCHOLOGIST -			
362F	FORENSIC EVALUATOR	79	2	81
362C	PSYCHOLOGIST 3	69	2	71
362D	PSYCHOLOGIST 4	79	2	81
	PUBLIC BENEFITS			
165G	SPECIALIST 1	41	2	43
	PUBLIC HEALTH			
283P	ADVISOR 3	56	3	59
	PUBLIC HEALTH			
283Q	ADVISOR 4	60	3	63
-	RADIATION HEALTH			
400P	PHYSICIST 1	59	4	63
	RADIATION HEALTH			
400Q	PHYSICIST 2	62	7	69
-	RADIATION HEALTH			
400R	PHYSICIST 3	65	7	72
285F	REGISTERED NURSE 2	68N	1	69N
	RESEARCH		_	
502E	INVESTIGATOR 1	<u>52</u>	6	<u>58</u>
	RESEARCH		_	
502F	INVESTIGATOR 2	56	6	62
	RESEARCH			
502G	INVESTIGATOR 3	61	5	66
	RESEARCH			
125M	INVESTIGATOR 4	68	2	70
	RESIDENTIAL			
	REHABILITATION			
347G	COUNSELOR 3	49	2	51

	RESIDENTIAL			
	REHABILITATION			
347H	COUNSELOR 4	51	3	54
422M	REVIEW JUDGE	69	6	75
	SENIOR			
	EPIDEMIOLOGIST (NON-			
303M	MEDICAL)	76	2	78
	SIGN LANGUAGE			
<u>257E</u>	<u>INTERPRETER 1</u>	<u>38</u>	<u>7</u>	<u>45</u>
0.555	SIGN LANGUAGE	44		40
<u>257F</u>	INTERPRETER 2	<u>41</u>	<u>8</u>	<u>49</u>
2576	SIGN LANGUAGE	47		7.6
257G	INTERPRETER 3	47	9	56
	SPEECH PATHOLOGIST/			
NIEW	AUDIOLOGIST	NIEW	NIEW	60
<u>NEW</u>	SPECIALIST 1	<u>NEW</u>	<u>NEW</u>	<u>60</u>
2510	SOCIAL SERVICE	<i>7</i> 1	1	50
<u>3510</u>	SPECIALIST 1	<u>51</u>	<u>l</u>	<u>52</u>
2510	SOCIAL SERVICE	F.C	1	57
<u>351P</u>	SPECIALIST 2	<u>56</u>	<u>l</u>	<u>57</u>
2510	SOCIAL SERVICE	5 0	1	50
<u>351Q</u>	SPECIALIST 3	<u>58</u>	<u>1</u>	<u>59</u>
251M	SOCIAL SERVICE	<i>6</i> 1	1	62
<u>351M</u>	SPECIALIST 4	<u>61</u>	<u>1</u>	<u>62</u>
351R	SOCIAL SERVICE SPECIALIST 5	64	1	65
<u> 331K</u>	SOCIAL SERVICE	<u>04</u>	<u>1</u>	03
351S	SUPPORT SPECIALIST	39	3	42
3313	SOLI OKT SI ECIALIST	37	3	72
	TRANSPORTATION			
<u>530K</u>	ENGINEER 1	<u>56</u>	<u>1</u>	<u>57</u>
	TD A NICHOD TATION			
530L	TRANSPORTATION ENGINEER 2	60	1	61
<u> 330L</u>	ENGINEER 2	<u>00</u>	<u>1</u>	01
	TRANSPORTATION			
<u>530M</u>	ENGINEER 3	<u>64</u>	<u>1</u>	<u>65</u>
	TD ANGDODT ATION			
520N/	TRANSPORTATION ENGINEER 4	60	1	60
<u>530M</u>	ENGINEER 4	<u>68</u>	<u>1</u>	<u>69</u>
	TRANSPORTATION			
530N	ENGINEER 5	<u>72</u>	1	<u>73</u>
	TD ANGRODE A TION			
520D	TRANSPORTATION TECHNICAL ENGINEER	70	4	72
<u>530P</u>	TECHNICAL ENGINEER	<u>72</u>	<u> </u>	<u>73</u>
	TRANSPORTATION			
538R	TECHNITIAN 1	43	1	44
<u> </u>	ILCH HIM I	<u>10</u>		<u> </u>

Page 9 of 10

	TRANSPORTATION			
<u>538T</u>	TECHNITIAN 3	<u>56</u>	<u>1</u>	<u>57</u>
	VETED AND DENEELT			
1.62T	VETERANS BENEFIT	42	1	42
163T	SPECIALIST 1	42	1	43
	VETERANS BENEFIT			
163U	SPECIALIST 2	45	1	46
	VETERANS BENEFIT			
NEW	SPECIALIST 3	NEW	NEW	51
	VETERANS BENEFIT			
NEW	SPECIALIST 4	NEW	NEW	54
	WASTEWATER			
	TREATMENT PLANT			
<u>602U</u>	OPERATOR 2	<u>53E</u>	<u>1</u>	<u>54E</u>
	WASTEWATER		_	
	TREATMENT PLANT			
<u>602V</u>	OPERATOR 3	<u>56E</u>	<u>1</u>	<u>57E</u>
	WCC CREW			
521E	SUPERVISOR 1	43	<u>3</u> 2	46
	WCC CREW			
521F	SUPERVISOR 2	46	<u>4</u> 3	50
	WEIGHTS & MEASURES			
	COMPLIANCE			
453F	SPECIALIST 2	43	3	46
	WEIGHTS & MEASURES			
	COMPLIANCE			
453G	SUPERVISOR	47	2	49
	WIRELESS			
	COMMUNICATIONS			
NEW	SYSTEMS DESIGNER	NEW	NEW	71E
	WIRELESS			
	COMMUNICATIONS			
	SYSTEMS TECHNICIAN			
NEW	MANAGER	NEW	NEW	74E
	WIRELESS			
	COMMUNICATIONS			
NITTY /	SYSTEMS TECHNICIAN	3.11733 7	NIEWY	6.55
NEW	I NAME FOR	NEW	NEW	55E
	WIRELESS			
	COMMUNICATIONS CYCTEMS TECHNICIAN			
NIEW	SYSTEMS TECHNICIAN	NEW	NIEW	(1E
NEW	2	NEW	NEW	61E
	WIRELESS			
NEW	COMMUNICATIONS	NEW	NEW	65E

Page 10 of 10

				1 42
	SYSTEMS TECHNICIAN			
	3			
	WIRELESS			
	COMMUNICATIONS			
	SYSTEMS TECHNICIAN			
NEW	4	NEW	NEW	67E
	WORKERS'			
	COMPENSATION			
168P	ADJUDICATOR 2	49	1	50
	WORKERS'			
	COMPENSATION			
168R	ADJUDICATOR 4	56	1	57
	WORKERS'			
	COMPENSATION			
168S	ADJUDICATOR 5	58	1	59
	WORKERS'			
	COMPENSATION			
168E	ADJUDICATOR 6	61	1	62
	YOUTH ACADEMY			
	RESIDENTIAL			
355P	SPECIALIST 2	44	4	49
	YOUTH ACADEMY			
	RESIDENTIAL			
355Q	SPECIALIST 3	48	4	52
	YOUTH ACADEMY			
	RESIDENTIAL			
355R	SPECIALIST 4	52	4	56

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/19/2024
Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations & WFSE/AFSCME Council 28
Compensation Policy Section

For the Union

Amy M. Spizgel 9/19/2024
Amy Spiegel, Director of Advocacy
WFSE/AFSCME Council 28

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APPENDIX W

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Job Classes eligible under Article 21, Section 21.5.

PERSONNEL AREA DESC.	JOB CLASS DESCRIPTION
	Carpenter
	Electrician
	Grounds & Nursery Services Specialist 2
Soldiers Home and Colony	Grounds & Nursery Services Specialist 3
Soldiers frome and Colony	Maintenance Mechanic 1
	Maintenance Mechanic 2
	Painter
	Stationary Engineer 2
	Carpenter
	Grounds & Nursery Services Specialist 2
	Grounds & Nursery Services Specialist 3
	Maintenance Mechanic 1
	Painter
Washington Veterans Home	Plant Manager 1
washington veterans frome	Plant Manager 2
	Plumber/Pipefitter/Steamfitter
	Stationary Engineer 2
	Stationary Engineer 3
	Laundry Worker 1
	Laundry Worker 2

	Maintenance Mechanic 1
Spokane Veterans Home	Plant Manager 2
	Laundry Worker 1
Walla Walla Veterans Home	Plant Manager 2
	Maintenance Mechanic 2

TENTATIVE AGREEMENT REACHED

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For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 1 of 2

1 APPENDIX XX 2 EIGHTEEN DOLLARS AN HOUR STARTING WAGE

- 3 *The provisions of this Appendix do not apply to the Department of Corrections, see DOC
- 4 supplemental addendum.

Class		Current	Range	New
Code	Class Title	Range	Increase	Range
104H	ADMINISTRATIVE INTERN 1	30E	4	34E
104I	ADMINISTRATIVE INTERN 2	32E	4	36E
568H	AGRICULTURAL AIDE	30	4	34
568G	AGRICULTURAL COMMODITY INSPECTOR 1	32	4	36
149E	CASHIER 1	30	4	34
343E	COMMUNITY WORKER	31	3	34
678I	CUSTODIAN 1	32	2	34
<u>206H</u>	DIGITAL PRINTING OPERATOR	<u>30</u>	<u>4</u>	<u>34</u>
<u>206I</u>	DIGITAL PRINTING OPERATOR	<u>32</u>	<u>4</u>	<u>36</u>
519E	ENVIRONMENTAL TECHNICIAN	32	2	34
196A	EVENT ATTENDANT/USHER	30	4	34
148L	FISCAL TECHNICIAN 1	30	4	34
	GROUNDS & NURSERY SERVICES			
591I	SPECIALIST 1	32	2	34
150E	INSURANCE TECHNICIAN 1	33	5	38
679E	LAUNDRY WORKER 1	32	2	34
	LIBRARY & ARCHIVES PARAPROFESSIONAL			
262I	1	31	3	34
113I	MAIL CARRIER-DRIVER	30	4	34
521H	NATURAL RESOURCE WORKER 2	32	4	36
100H	OFFICE ASSISTANT 1	30	4	34
100I	OFFICE ASSISTANT 2	32	4	36

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				1 agc 2 01 2
678N	PARK AIDE	30	4	34
260P	PARKS INTERPRETIVE ASSISTANT	32	2	34
	PROCUREMENT & SUPPLY SUPPORT			
115E	SPECIALIST 1	32	2	34
522E	SCIENTIFIC TECHNICIAN 1	30	4	34
681E	SEWING & ALTERATIONS SPECIALIST 1	30	4	34
116E	STOCKROOM ATTENDANT 1	30	4	34
116F	STOCKROOM ATTENDANT 2	32	4	36
101E	TELEPHONE COMMUNICATIONS OPERATOR	<u>30</u>	<u>4</u>	<u>34</u>
	TELEPOHONE COMMUNICATIONS			
<u>101F</u>	OPERATOR LEAD	<u>32</u>	<u>4</u>	<u>36</u>
	TOUR & INFORMATIONAL SERVICES			
199A	COORDINATOR 1	32	2	34
632E	TRANSPORTATION HELPER	30	4	34
595K	UTILITY WORKER 1	30G	4	34G
595L	UTILITY WORKER 2	33G	4	37G
117I	WAREHOUSE OPERATOR 1	32G	2	34G
	YOUTH ACADEMY RESIDENTIAL SPECIALIST			
3550	1	33	1	34
	I .	1	l	1

TENTATIVE AGREEMENT REACHED

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For the Employer

9/18/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 1 of 6

1 APPENDIX XXX 2 COMPRESSION AND INVERSION ADJUSTMENTS FOR 3 EIGHTEEN DOLLARS AN HOUR STARTING WAGE

4 *The provisions of this Appendix do not apply to the Department of Corrections, see DOC

5 supplemental addendum.

		Current	Range	New
Class Code	Class Title	Range	Increase	Range
105E	ADMINISTRATIVE ASSISTANT 1	35	4	39
105F	ADMINISTRATIVE ASSISTANT 2	37	4	41
105G	ADMINISTRATIVE ASSISTANT 3	40	4	44
105H	ADMINISTRATIVE ASSISTANT 4	46	4	50
105I	ADMINISTRATIVE ASSISTANT 5	50	4	54
104J	ADMINISTRATIVE INTERN 3	34E	4	38E
<u>106E</u>	ADMINISTRATIVE SERVICES MANAGER A	<u>46</u>	<u>4</u>	<u>50</u>
106F	ADMINISTRATIVE SERVICES MANAGER B	51	4	55
106G	ADMINISTRATIVE SERVICES MANAGER C	56	4	60
346E	ADULT TRAINING SPECIALIST 1	39	2	41
	AGRICULTURAL COMMODITY INSPECTOR			
568I	2	36	2	38
569E	AGRICULTURAL TECHNOLOGIST	36	4	40
152I	AUDITOR 2	42	3	45
152J	AUDITOR 3	46	3	49
152K	AUDITOR 4	50	3	53
152L	AUDITOR 5	52	3	55
566E	BRAND CONTROL SPECIALIST	37	1	38
566F	BRAND INSPECTOR 1	38	1	39
149H	CASHIER 4	37	4	41
197I	COMMUNICATIONS CONSULTANT 1	38	2	40

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24 Page 2 of 6

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COMMUNITY OUTREACH &		
ENVIDONMENTAL EDUCATIONAL		

	COMMUNITY OUTREACH &			
	ENVIRONMENTAL EDUCATIONAL			
208A	SPECIALIST 1	38	2	40
144E	CONTRACTS ASSISTANT	37	2	39
674G	COOK 1	35	1	36
674H	COOK 2	38	1	39
674I	COOK 3	40	2	42
<u>206L</u>	COPY CENTER LEAD A	<u>34</u>	<u>4</u>	<u>38</u>
206M	COPY CENTER LEAD B	36	4	40
678J	CUSTODIAN 2	34	2	36
678K	CUSTODIAN 3	37	1	38
102A	CUSTOMER SERVICE SPECIALIST 1	35	4	39
102B	CUSTOMER SERVICE SPECIALIST 2	37	4	41
102C	CUSTOMER SERVICE SPECIALIST 3	39	4	43
102D	CUSTOMER SERVICE SPECIALIST 4	43	4	47
168A	DDS EXAMINER SUPPORT SPECIALIST 1	36	4	40
523E	ENVIRONMENTAL SPECIALIST 1	38	2	40
600I	EQUIPMENT TECHNICIAN 1	35G	1	36G
111C	EVENTS COORDINATOR 3	39	2	41
122E	EXTERNAL CIVIL RIGHTS SPECIALIST 1	47	2	49
122F	EXTERNAL CIVIL RIGHTS SPECIALIST 2	53	1	54
565K	FARMER 3	38	4	42
	FINANCIAL RECOVERY ENFORCEMENT			
177Q	OFFICER 1	39	1	40
143I	FISCAL ANALYST 1	40	5	45
143J	FISCAL ANALYST 2	44	5	49
143K	FISCAL ANALYST 3	50	5	55
143L	FISCAL ANALYST 4	54	3	57
143M	FISCAL ANALYST 5	59	2	61
148M	FISCAL TECHNICIAN 2	34	4	38

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24

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				Page 3 of 6
148N	FISCAL TECHNICIAN 3	36	4	40
1480	FISCAL TECHNICIAN LEAD	37	5	42
<u>148P</u>	FISCAL TECHNICIAN SUPERVISOR	<u>40</u>	<u>5</u>	<u>45</u>
675F	FOOD SERVICE WORKER	34	1	35
112I	FORMS & RECORDS ANALYST 1	36	3	39
	GROUNDS & NURSERY SERVICES			
591J	SPECIALIST 2	34	2	36
	GROUNDS & NURSERY SERVICES			
591K	SPECIALIST 3	36	2	38
	GROUNDS & NURSERY SERVICES			
591L	SPECIALIST 4	38	2	40
	GROUNDS & NURSERY SERVICES			
591M	SPECIALIST 5	<mark>42</mark> 1	1	4 <u>3</u> 2
119E	HUMAN RESOURCE CONSULTANT 1	47	2	49
119F	HUMAN RESOURCE CONSULTANT 2	53	1	54
	HUMAN RESOURCE CONSULTANT			
123E	ASSISTANT 1	36	3	39
	HUMAN RESOURCE CONSULTANT			
123F	ASSISTANT 2	42	2	44
150G	INSURANCE TECHNICIAN 3	37	5	42
152N	LABOR & INDUSTRIES AUDITOR 1	42	3	45
1520	LABOR & INDUSTRIES AUDITOR 2	45	3	48
152P	LABOR & INDUSTRIES AUDITOR 3	50	2	52
152Q	LABOR & INDUSTRIES AUDITOR 4	54	1	55
152R	LABOR & INDUSTRIES AUDITOR 5	57	1	58
510E	LABORATORY ASSISTANT 1	38	1	39
679H	LAUNDRY OPERATIONS SUPERVISOR 1	41	1	42
679I	LAUNDRY OPERATIONS SUPERVISOR 2	46	1	47
679F	LAUNDRY WORKER 2	34	2	36
679G	LAUNDRY WORKER 3	38	1	39

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24

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				Page 4 of 6
425E	LEGAL ASSISTANT 1	38	4	42
425F	LEGAL ASSISTANT 2	41	2	43
425D	LEGAL OFFICE ASSISTANT	36	4	40
	LIBRARY & ARCHIVES			
262J	PARAPROFESSIONAL 2	37	1	38
	LIBRARY AND ARCHIVES			
262L	PARAPROFESSIONAL 3	39	1	40
	LIBRARY AND ARCHIVES			
262M	PARAPROFESSIONAL 4	46	1	47
113L	MAIL PROCESSING MANAGER	40	4	44
113J	MAIL PROCESSING-DRIVER	34	4	38
113K	MAIL PROCESSING-DRIVER LEAD	36	4	40
678H	MAINTENANCE CUSTODIAN	36	2	38
170E	MEDICAL ASSISTANCE SPECIALIST 1	35	3	38
170F	MEDICAL ASSISTANCE SPECILIST 2	38	2	40
182A	MEDICAL PROGRAM ASSISTANT	38	2	40
282F	MEDICAL TRANSCRIPTIONIST 2	37	4	41
519I	NATURAL RESOURCES TECHNICIAN 2	34	2	36
519J	NATURAL RESOURCES TECHNICIAN 3	39	2	41
100J	OFFICE ASSISTANT 3	34	4	38
100K	OFFICE ASSISTANT LEAD	36	4	40
106J	OFFICE MANAGER	43	2	45
106K	OFFICE SERVICES MANAGER 1	47	1	48
106L	OFFICE SERVICES MANAGER 2	49	1	50
100L	OFFICE SUPPORT SUPERVISOR 1	38	4	42
100M	OFFICE SUPPORT SUPERVISOR 2	40	4	44
100R	OFFICE SUPPORT SUPERVISOR 3	43	3	46
260Q	PARKS INTERPRETIVE SPECIALIST 1	40	1	41
260T	PARKS INTERPRETIVE SPECIALIST 2	45	1	46
260V	PARKS INTERPRETIVE SPECIALIST 3	53	1	54
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Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24 Page 5 of 6

				Page 5 of 6
101G	PBX & TELEPHONE OPERATOR	34	4	38
101H	PBX CHIEF OPERATOR	36	4	40
680B	PERSONAL SERVICES SPECIALIST 2	34	1	35
680C	PERSONAL SERVICES SPECIALIST 3	36	1	37
570K	PLANT TECHNICIAN 2	37	2	39
260J	PRESERVATION & MUSEUM SPECIALIST 2	38	2	40
260K	PRESERVATION & MUSEUM SPECIALIST 3	42	2	44
260L	PRESERVATION & MUSEUM SPECIALIST 4	48	1	49
205G	PRINTING & DUPLICATION SPECIALIST 3	35G	4	39G
	PROCUREMENT & SUPPLY SUPPORT			
115F	SPECIALIST 2	34	2	36
	PROCUREMENT & SUPPLY SUPPORT			
115G	SPECIALIST 3	36	2	38
107M	PROGRAM ASSISTANT	37	2	39
107N	PROGRAM COORDINATOR	40	1	41
107R	PROGRAM MANAGER A	48	1	49
107Q	PROGRAM SUPPORT SUPERVISOR 2	44	1	45
701E	RECREATION & ATHLETICS SPECIALIST 1	35	2	37
257J	RESIDENTIAL/STUDENT LIFE COUNSELOR	37	3	40
227G	RETAIL CLERK 2	34	2	36
678O	SENIOR PARK AIDE	36E	1	37E
681F	SEWING & ALTERATIONS SPECIALIST 2	35	4	39
681G	SEWING & ALTERATIONS SPECIALIST 3	39	4	43
681H	SEWING & ALTERATIONS SUPERVISOR	43	4	47
<u>257E</u>	SIGN LANGUAGE INTERPRETER 1	<u>45</u>	<u>2</u>	<u>47</u>
<u>257F</u>	SIGN LANGUAGE INTERPRETER 2	49	<u>1</u>	<u>50</u>
116G	STOCKROOM ATTENDANT 3	35	4	39
116I	STOCKROOM SUPERVISOR	37	4	41
178E	SUPPORT ENFORCEMENT TECHNICIAN	39	1	40
177O	TAX SERVICE REPRESENTATIVE 1	35	3	38
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177P	TAX SERVICE REPRESENTATIVE 2	37	3	40
	TELEPHONE COMMUNICATIONS			
101I	SUPERVISOR	38	4	42
310P	THERAPY AIDE	38	2	40
595M	UTILITY WORKER 3	36G	4	40G
595N	UTILITY WORKER 4	39G	4	43G
163S	VETERANS BENEFIT ASSISTANT	35	3	38
163T	VETERANS BENEFIT SPECIALIST 1	43	2	45
163U	VETERANS BENEFIT SPECIALIST 2	46	2	48
117J	WAREHOUSE OPERATOR 2	34G	2	36G
	WEIGHTS & MEASURES COMPLIANCE			
453E	SPECIALIST 1	35	5	40
402b	WILDLAND FIRE MGMT SUPERVISOR	44	2	46
402G	WILDLAND FIRE MGMT TECHNICIAN	38	1	39
358E	WORKSOURCE SPECIALIST 1	37	2	39

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

1

9/18/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy Spiegel, Director of Advocacy

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

$TENTATIVE\ AGREEMENT-HEALTHCARE\ MOU$

PEB/2025-2027 Negotiations August 21, 2024 Page 1 of 3

1		MEMORANDUM OF UNDERSTANDING
2		BETWEEN
3		THE STATE OF WASHINGTON
4		AND
5		PEBB COALITION OF UNIONS
6		Medical Flexible Spending Arrangement Work Group
7	Since	the 2019-2021 PEBB healthcare agreement between the Coalition of Unions and the
8	State	of Washington, the parties have agreed to a benefit involving a Medical Flexible
9	Spen	ding Arrangement (FSA). Due to unknown reasons, a majority of eligible employees
10	did n	ot use some or all of this benefit.
11	The p	parties agree to use the already scheduled quarterly series of meetings between Health
12	Care	Authority (HCA), Office of Financial Management (OFM) and Union staff
13	repre	sentatives to review data and discuss possible options and solutions to increase
14	repre	sented employees' awareness and utilization of the FSA benefit. The parties will focus
15	their	efforts on the following items:
16	1.	Creating an introductory paragraph explaining the FSA benefit for represented
17		employees for use in HCA communications. This communication shall include all
18		the participatory unions' logos and/or names provided by the unions as well as
19		HCA/PEBB branding.
20	2.	Exploring the option of sharing a list of all eligible employees who did not use the
21		three two hundred fifty dollar (\$250_300) benefit for the previous calendar year.
22	3.	Creating a timely and targeted communication for those employees who have not
23		yet accessed their FSA benefit.
24	4.	Reviewing existing communications provided to new employees about the FSA
25		benefit.
26	5.	Assisting the Coalition of Unions with providing information to their members
27		about the FSA benefit.

TENTATIVE AGREEMENT - HEALTHCARE MOU

PEB/2025-2027 Negotiations

August 21, 2024

Page 2 of 3

- 1 6. Ensuring that any information shared protects employees' personally identifiable
- 2 information and protected health information.
- 3 7. Exploring options to provide access to this information for non-English speakers,
- for example, a flyer in multiple languages with notification of these benefits.
- 5 This MOU will expire on June 30, 20275.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer	Date	For the Healthcare Coalition	Date
Janetta Sheehan	08/21/2024	Kurt Spiegel	08/22/24
Janetta Sheehan, Sr. Labor	_	Kurt Spiegel, Executive Direc	ctor
OFM/SHR Labor Relation	s &	WESE	
Compensation Policy Section	on	8/22	2/2024.
		Jane Hopkins, President	
		SEIU 1199NW	

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For the Employer: For the Healthcare Coalition:

	/s/	09/14/2022	/s/	
Ann G	reen, OFM	Date	Jane Hopkins, President	Date
Lead N	legotiator		SEIU 1199NW	

Karen Estevenin, Executive Director Date
PROTEC17

TENTATIVE AGREEMENT – HEALTHCARE MOU PEB/2025-2027 Negotiations August 21, 2024 Page 3 of 3

1	MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	DEPARTMENT OF CHILDREN, YOUTH, AND FAMILIES, DEPARTMENT OF
6	SOCIAL AND HEALTH SERVICES AND DEPARTMENT OF VETERANS AFFAIRS
7 8	AND WASHINGTON FEDERATION OF STATE EMPLOYEES
9	EMPLOYEE SAFETY WORK GROUP
	EMPEGIES SMEIT WORK GROOT
10	Due to continued safety challenges specifically related to employee assaults from
11	clients/patients/residents, the Employer and the Union agree to form a joint employee
12	safety work group. Membership will consist of DCYF, DSHS and DVA management from
13	headquarters and the facilities, OFM/LRS as appropriate, and WFSE leadership and
14	representatives selected by WFSE. The purpose of the workgroup is to analyze available
15	data, identify specific challenges at individual facilities related to client/patient/resident
16	assaults, and collaborate on strategies and solutions to address the identified challenges.
17	The parties agree:
18	1. Workgroup membership is limited to five (5) Employer representatives and five
19	(5) employee representatives from each agency. Additional paid staff from the
20	Employer and Union may also attend.
21	
22	2. Release time during normal work hours to prepare for and participate in the
23	workgroup meetings will be considered time worked Employee representatives
24	will be allowed reasonable time, as determined by the Employer, to travel to and
25	from meetings conducted during their normal work hours. Time spent traveling
26	during the employee's non-work hours in order to attend the meetings will not be
27	considered time worked. An employee representative may be authorized by their
28	supervisor to adjust their work schedule, take leave without pay, compensatory
29	time, exchange time or vacation leave to travel to and from the meeting.
30	
31	3 The parties agree that the workgroup will continue through October 31, 2025,
32	unless extended by the parties through mutual agreement.

- 4. The workgroup will meet at mutually agreed-upon times, every three months for a minimum of two hours. The location and determination of venue (in person, virtual or both) will be determined at the time of scheduling.
 - 5. Any recommendations resulting from this workgroup remain subject to the provisions of Article 38, Mandatory Subject, of the parties' Collective Bargaining Agreement.
- 7 This MOU expires October 31, 2025.

For the Employer:

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations & Advocacy
Compensation Policy Section

For the Union:

Amy Spiegel, Director of
Advocacy
WFSE/AFSCME Council 28

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

8/29/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

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8/28/2024

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

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MEMORANDUM OF UNDERSTANDING BETWEEN THE STATE OF WASHINGTON AND THE WASHINGTON FEDERATION OF STATE EMPLOYEES

AFSCME COUNCIL 28 AFLCIO

Reference 75 Legacy

The parties agree that modifications to Appendix O, Reference 75 resulting from agreement reached during the 25-27 bargaining sessions shall be implemented.

All employees in the Equipment Technician class series as of October 1, 2024 who are receiving the 20% assignment pay on all hours worked under Reference 75 of the parties' 23-25 collective bargaining agreement will be legacied and therefore will continue to receive 20% assignment pay on all hours worked until such time that the employee vacates the position. Anyone hired into the Equipment Technician class series, after October 1,2024, will only be eligible to receive the assignment pay for hours actually performing the duties as described in Reference 75 of the parties' 25-27 collective bargaining agreement.

This MOU is effective on July 1, 2025.

This MOU shall expire on June 29, 2027.

Dated ______

For the Employer:

9/18/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section

This MOU is effective on July 1, 2025.

For the Union:

Amy M. Spiegel 9/18/2024

Amy Spiegel, Director of Advocacy Date WFSE/AFSME Council 28

MEMORANDUM OF UNDERSTANDING BETWEEN THE STATE OF WASHINGTON AND

THE WASHINGTON FEDERATION OF STATE EMPLOYEES

AFSCME COUNCIL 28 AFLCIO

Supplemental Basic Shift Premium

Washington State 24/7 facilities provide vital services to vulnerable individuals within our care. To recognize employees that are providing the services required at these facilities and to strengthen scheduling efforts to ensure continued delivery of services, the parties agree to implement a supplemental basic shift premium as follows:

Employees who are assigned to a facility that provides direct care to residents, patients and/or clients and whose duties are required to be performed on location will receive an additional one dollar (\$1.00) per hour supplemental basic shift premium for each hour of basic shift premium received in accordance with Article 42.19 Shift Premium.

Agency locations that are designated as 24/7 facilities are listed in Attachment A to this Memorandum of Understanding. The agency shall determine which positions are eligible for this premium pay. The determination of position eligibility shall not be subject to the grievance procedure.

For the purposes of this MOU hours worked in an overtime status shall not be eligible for the supplemental basic shift premium. This supplemental basic shift premium shall expire on June 29, 2027.

Dated			
	TENTATIVE AG	REEMENT REACHED	
For the Employer:		For the Union:	
-MA	9/17/2024	Amy M. Spiegel	9/17/2024
Scott Lyders, OFM	Date	Amy Spiegel	Date
Senior Labor Negotiato	r	Director of Advocacy	
		WFSE/AFSCME Council	
		28	

Attachment A

Agency	Location
DCYF	JR Secure Residential Facilities
	JR Community Residential Facilities
DSHS-BHA	Eastern State Hospital
	Western State Hospital (Civil and Gage)
	Special Commitment Center (to include Secure
	Community Transition Facilities)
	Child Study Treatment Center
	Behavioral Health Treatment Centers - Steilacoom Unit, Maple Lane Campus
	Brockmann Campus
	Olympic Heritage Behavioral Health Facility
DSHS-DDA	Lakeland Village RHC
	Rainier School RHC
	Fircrest School RHC
	Yakima School RHC
	State Operated Community Residential
	Lake Burien Transitional Care Facility
DVA	Orting
	Port Orchard
	Spokane
	Walla Walla
Military Department	Washington Youth Challenge Academy

	SW-A. MEMORANDUM OF UNDERSTANDING BETWEEN	
	THE STATE OF WASHINGTON AND	
		TION OF STATE EMPLOYEES
	<u>Commercial Driver's</u>	License Wellness Incentive
wellness		of the following, provided an annual monetary and funded in the applicable Coalition of Unions, t.
State employees who are required to have a Commercial Driver's License (CDL) must pass a federal CDL medical examination which determines if the employee is physically qualified to drive a commercial motor vehicle. As an additional incentive to encourage bargaining unit employees who are required to have a CDL to participate in the state's wellness program, the parties agree to an additional CDL Wellness Incentive.		
Effective July 1, 2023–2025 through June 29, 20252027, bargaining unit employees required to have a CDL and who earn the annual wellness incentive(s) in accordance with the Public Employee Benefits Board requirements will be eligible to earn an additional CDL Wellness Incentive equal to the annual wellness incentive per the Agreement or one hundred twenty-five dollars (\$125.00), whichever is the lesser amount.		
	e July 1, 2023 - <u>2025</u> – June 29, 2 4	
For the I	Employer:	For the Union:
OFM/SF		
Compen	ders, Senior Labor Negotiator IR Labor Relations & sation Policy Section	Amy Spiegel, Chief Negotiator WFSE/AFSCME Council 28
Compen	IR Labor Relations & sation Policy Section	
_	IR Labor Relations & sation Policy Section TENTATIVE AG ronic signature to this Agreement	WFSE/AFSCME Council 28
An elect	IR Labor Relations & sation Policy Section TENTATIVE AG ronic signature to this Agreement	WFSE/AFSCME Council 28 GREEMENT REACHED
An elect	IR Labor Relations & sation Policy Section TENTATIVE AG ronic signature to this Agreement re.	WFSE/AFSCME Council 28 GREEMENT REACHED t shall be given effect as if it were an original For the Union
An elect signature For the I	IR Labor Relations & sation Policy Section TENTATIVE AG ronic signature to this Agreement re. Employer	WFSE/AFSCME Council 28 GREEMENT REACHED t shall be given effect as if it were an original
An electric signature For the Forthe Forthe Scott Ly	IR Labor Relations & sation Policy Section TENTATIVE AG ronic signature to this Agreement re. Employer 8/29/2024	WFSE/AFSCME Council 28 GREEMENT REACHED t shall be given effect as if it were an original For the Union

1	SW-B. Memorandum Of Understanding
2	Between
3	THE STATE OF WASHINGTON AND
4	Washington Federation Of State Employees
5	Addressing Paid Internships and/or Staff Development Opportunities:
6	The parties recognize the existence of increasing recruitment, retention, and workload
7	challenges within General Government agencies. Further, the parties recognize the value
8	of appointments for the purpose of staff development. As one component of working to
9	address the recruitment challenges, the parties agree to the following:
10	1. In addition to the provisions set forth in Article 4.5 A1, the Employer may make
11	non-permanent appointments for paid internships and/or staff development
12	opportunities. Non-permanent appointments made for paid internships may not be
13	converted to permanent appointments and may supplement, but not supplant,
14	permanent positions. Any conversion of a non-permanent appointment made for
15	staff development must be handled in accordance with Article 4.5 A 3. Non-
16	permanent positions established for paid internships are dependent on available
17	funding.
18	Employees hired into non-permanent appointments for paid internships and/or staff
19	development opportunities will be assigned to a supervisor. The supervisor is
20	responsible for ensuring the employee receives training for the specific position and
21	assigned job duties.
22	2. During the life of this MOU, the Employer will track all non-permanent
23	appointments made for the purposes of paid internships and/or staff development
24	opportunities. This data will be available to the Union upon request.
25	
26	
27	

1	3. The parties will discuss the available data and negotiate any continuation of this	
2	MOU during bargaining of the parti	es' 2025-2027 Agreement.
3	4. This MOU expires on June 30, 202:	5.
4	Dated August 4, 2022	
	For the Employer:	For the Union:
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &	Amy Spiegel, Chief Negotiator

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

Compensation Policy Section

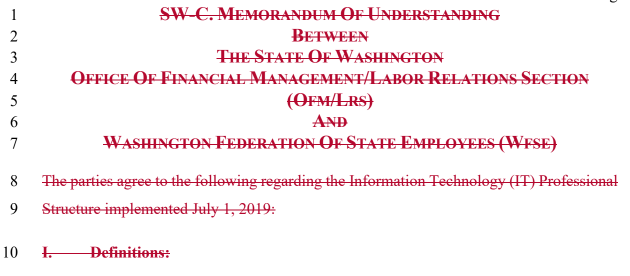
9/17/2024 Amy M. Spiegel 9/17/2024

WFSE/AFSCME Council 28

Scott Lyders, Senior Labor Negotiator Amy Spiegel, Director of Advocacy

OFM/SHR Labor Relations & WFSE/AFSCME Council 28 Compensation Policy Section

Page 1 of 4



11 The following terms and explanations shall apply to the IT Professional Structure.

Term	Explanation
Job Family	A functional discipline involving similar types of work
	requiring similar training, skills, knowledge, and expertise.
	IT Families include: Application Development, Customer
	Support, Data Management, IT Architecture, IT Business
	Analyst, IT Policy and Planning, IT Project Management,
	IT Security, IT Vendor Management, Network and
	Telecommunications, Quality Assurance, and System
	Administration.
Level	The measure of complexity of work performed.
	IT Levels include: Entry, Journey, Senior/Specialist, Expert, IT Manager, and Senior IT Manager
Allocation	The assignment of a position to a job family and level.
Reallocation	The assignment of a position to a different level and/or job
	family.

	Page	2	of	4
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Class, Classes, and	Where these terms are used in this Agreement, for the
Classification (where	purposes of the IT Professional Structure, they shall be
used in reference to job	followed by "or job family/ies and level/s."
classification)	

1 2 Impacts of the IT Structure implementation allocation appeals in process as a 3 result of the July 1, 2019 implementation: A. The following conditions of employment will not change because a position 4 5 is being transitioned into the IT Professional Structure as the result of a final decision issued for an implementation allocation appeal: 6 7 The determination of a position as overtime-eligible or overtime-8 exempt; 9 Required licensure and/or certifications; 10 iii. The designation of a position as "required personnel" or "emergency 11 employee"; The grievance procedure, as outlined in Article 29 of the GG CBA 12 and Article 30 of the HE/CCC CBA: 13 14 The designation of a position as needing inherent flexibility as 15 currently listed in Appendix B of the GG CBA; The eligibility for and/or receipt of existing assignment pays; 16 17 Status as a non-permanent, on-call, in-training, project, vii. 18 seasonal/cyclic, trial service, transition review or probationary 19 employee; 20 Non-permanent, on-call, in-training, project, seasonal/eyclic, trial viii. 21 service, transition review or probationary period.

1	B.	Employees reallocated into the IT Professional Structure as the result of a
2		final decision issued for an implementation allocation appeal will have their
3		salary determined as follows:
4		i. In those cases where the employee's current salary exceeds the
5		maximum amount of the salary range for the new position, the
6		employee will continue to be compensated at the salary he or she
7		was receiving prior to the reallocation downward, until such time as
8		the employee vacates the position or their salary falls within the new
9		salary range.
10		ii. In all other cases, the employee's salary will be adjusted in
11		accordance with the original IT MOU to reflect the salary they
12		would be receiving had the final decision issued been the original
13		decision. Any additional compensation owed to the employee at the
14		time of the final decision will be processed according to the terms
15		of the negotiated contract for 2019-21 and 2021-23.
16	C.	Question #16 of the Step M Q&A applies to positions transitioned due to
17		the implementation of the IT Professional Structure.
18		16. If a classification is moved to a new pay range as a result of
19		collective bargaining will time spent at Step L of the previous
20		range count towards the six-year requirement to move to Step
21		M of the new range?
22		Yes. If a classification is moved to a new pay range as a result of
23		collective bargaining, time spent at Step L of the previous range will
24		count towards the six-year requirement to move to Step M of the
25		new range.

Page 4 of 4

D. Positions at the I	Entry, Journey, and Senior/Specialist level in the IT	
Professional Struct	Professional Structure that are designated as a supervisor will receive a five	
percent (5%) super	rvisory pay differential in addition to the base salary.	
This MOU shall expire on June	30, 2025	
For the Employer:	For the Union:	
Scott Lyders, Senior Labor Negot		
OFM/SHR Labor Relations & Compensation Policy Section	Negotiator WFSE/AFSCME Council 28	
TENTAT	TIVE AGREEMENT REACHED greement shall be given effect as if it were an original	
For the Employer	For the Union	
8/22	1/2024 Amy M. Spisgel 8/21/2024	
Scott Lyders, Senior Labor Negot		

WFSE/AFSCME Council 28

OFM/SHR Labor Relations & Compensation Policy Section

1	SW-D. MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees General
6	GOVERNMENT BARGAINING UNIT
8	Diversity, Equity, And Inclusion
9	The parties are committed to developing and maintaining a high performing public
10	workforce that provides access, meaningful services, and improved outcomes for all
11	Washingtonians. The ever-increasing diversity of our population and workforce defines
12	who we are as a people and drives the public's expectations of us as public servants. An
13	important goal is to build work environments that are respectful, supportive and inclusive
14	to everyone.
15	The Office of Financial Management is engaged in an enterprise wide effort with state
16	agencies to reassess hiring practices, training, policy compliance, and data reporting toward
17	the goal of creating a more respectful, diverse, equitable and inclusive work environment.
18	The Union is a vital partner in reaching this goal. The parties recognize there is important
19	work to be done collectively to achieve diversity, equity and inclusion and are committed
20	to creating a positive work environment where employees are its most valuable resource.
21	Promoting diversity, equity and inclusion furthers an environment of honesty, which can
22	only occur when individuals feel safe to speak openly and with confidence that co-workers
23	and leadership will accept diverse contributions, opinions and ideas. The parties recognize
24	this requires transparency and accountability to one another as a hallmark of the workforce.
25	To that end, as agencies modify their policies to support this work, the WFSE, whether
26	through informal discussions at UMCC or LMC meetings, or through other more formal
27	notice, will be provided an opportunity to review and give input on these changes before
28	they are adopted by an agency.
29	The Employer encourages facilitation of workgroups and roundtable conversations within
30	and amongst divisions to discuss diversity, equity and inclusion.

1	Nothing in this Memorandum of Underst	anding should be construed as a waiver of the
2	rights and obligations of either party as it i	relates to mandatory subjects.
2	This Managardan of Hadanstanding is	not ordinate to the ordinary named days. This
3	1 nis Memorandum of Understanding is	not subject to the grievance procedure. This
4	Memorandum of Understanding shall expi	re on June 29, 2025.
5	Dated: September 12, 2022	
	For the Employer:	For the Union:
	/s/	/s/
	Scott Lyders, Senior Labor Negotiator	Chris Fox, Chief Negotiator
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

OFM/SHR Labor Relations & Compensation Policy Section

8/29/2024

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy Spiegel Director of Advocacy

WFSE/AFSCME Council 28

1	SW-E. Memorandum Of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees
6	COVID-19 One-Time Booster Incentive Lump Sum
7	A. One-Time Lump Sum Payment for Providing Proof of up to date COVID-19
8	Booster(s)
9	Employees who provide proof of up-to-date COVID-19 vaccination, to include
10	boosters, will receive a one-time lump sum payment. All information disclosed to
11	the Employer during the vaccination verification process will be stored in the
12	employee's confidential medical file only. This information will only be accessed
13	by the Employer on a need-to-know basis.
14	a. Effective July 1, 2023, bargaining unit employees will be eligible to receive
15	a one-time lump sum payment if they meet the following conditions:
16	Employees who choose to be boosted, at a location of their choosing, and
17	voluntarily provide their employer with proof of up-to-date COVID-19
18	booster vaccination, which must include any boosters recommended by the
19	U.S. Centers for Disease Control (CDC) at the time proof is provided to the
20	employer, between January 1, 2023, and December 31, 2023, shall receive
21	a one thousand dollar (\$1000.00) one-time lump sum payment to be paid no
22	earlier than July 25, 2023. The Employer will provide the employee with
23	written acknowledgement of receipt of proof, which shall include the date
24	when the documentation of up to date COVID-19 boosters was provided.
25	b. The lump sum payment will be reflected in the employee's paycheck subject
26	to all required state and federal withholdings and be provided as soon as
27	practicable based upon their agency's Human Resources and/or payroll
28	processes. The lump sum payment shall not be considered salary or base
29	pay and therefore is exempt from union dues.

1	1.	Bargaining unit emp	ployees will only receive one lump sum payment
2		regardless, if they	occupy more than one position within State
3		government or hig	ther education. Eligibility for the lump sum
4		payment will be:	
5		a. Based upon	the position in which work was performed on
6		the date the	up to date status is verified; or
7		b. If no work v	was performed on the date the up-to-date status
8		is verified,	then based on the position from which the
9		employee re	ceives the majority of compensation.
10	3.	Employees will rec	seive the lump sum payment only once during
1		their employment v	with the State, regardless of whether they hold
2		multiple positions	or are employed by multiple agencies between
3		January 1, 2023 and	1 December 31, 2023.
4	This MOU shall ex	pire December 31, 20)23.
	For the Employer:		For the Union:
	/s.	L	/s/
	Scott Lyders, Senior OFM/SHR Labor Re Compensation Police	elations &	Chris Fox, Chief Negotiator WFSE/AFSCME Council 28
	0 0 mp 0 m2 m 1 0 m 2	•	REEMENT REACHED
	An electronic signat signature.	ture to this Agreement	shall be given effect as if it were an original
	For the Employer		For the Union
	m	7/1/2024	Amy M. Spisgel 7/1/2024
	Scott Lyders, Senior	- C	Amy Spiegel, Director of Advocacy
	OFM/SHR Labor Re	elations &	WFSE/AFSCME Council 28

Compensation Policy Section

1	SW-F. Memorandum Of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees
6	Implementing Recognition and Retention Lump Sum Payment
7	This Memorandum of Understanding (MOU) by and between Washington State
8	(Employer), the Washington State Office of Financial Management, State Human
9	Resources, Labor Relations Section, and the Washington Federation of State Employees
10	(WFSE) is entered into for the purposes of implementing a recognition lump sum payment.
11	A. In recognition of the service state employees have provided the citizens of
12	Washington throughout the COVID pandemic and the need to retain critical state
13	employees in all state agencies; a one-time bonus will be provided. Effective July
14	1, 2023, bargaining unit employees will be eligible to receive a one-time lump sum
15	payment of one thousand dollars (\$1,000.00) if they meet the following condition:
16	1. Was hired on or before July 1, 2022 and still employed on July 1, 2023 and
17	did not experience a break in service. Employees who meet the definition
18	of career seasonal are not considered to have a break in service.
19	B. The lump sum bonus will be reflected within the employee's paycheck subject to
20	all required state and federal withholdings and will be paid no earlier than July 25,
21	2023. The one-time bonus will not be subject to union dues or other union fees.
22	C. Bargaining unit employees will only receive one lump sum payment regardless, of
23	whether they occupy more than one position within State government or higher
24	education.
25	a. Employees that hold more than one position within State government or
26	higher education; the position for which they work the majority of their
27	hours will be responsible for processing the lump sum payment.
28	b. Payment eligibility is based on employee's position on July 1, 2023

1	D. The amount of the lump sum pay	ment for part-time and on call employees will be
2	proportionate to the number of	hours the part-time employee was in pay status
3	during fiscal year 2023 in propor	tion to that required for full-time employment.
4	a. For employees who hold	more than one part-time and/or on call position,
5	the number of hours will	be cumulative from all positions. The lump sum
6	navment will not exceed	one thousand dollars (\$1,000.00).
O	payment will not exceed to	one thousand donars (\$1,000.00).
7		
8	The provisions contained in this MOU b	ecome effective on July 1, 2023. This MOU shall
9	expire on July 30, 2023.	
	For the Employer:	For the Union:
	/s/	/s/
	Scott Lyders, Senior Labor Negotiator	Chris Fox, Chief Negotiator
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28
	Compensation Policy Section	CONTRACTOR DE L'OVER
	I ENTATIVE A	GREEMENT REACHED
	An electronic signature to this Agreemed signature.	nt shall be given effect as if it were an original
	For the Employer	For the Union
	7/1/2024	Amy M. Spiegel 7/1/2024 Amy Spiegel, Director of Advocacy
	Scott Lyders, Senior Labor Negotiator	
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28
	Compensation Policy Section	

1	SW-G. Memorandum Of Understanding		
2	Between		
3	THE STATE OF WASHINGTON		
4	AND		
5	PEBB COALITION OF UNIONS		
6	Medical Flexible Spending Arrangement Work Group		
7	Since the 2019-2021 PEBB healthcare agreement between the Coalition of Unions and the		
8	State of Washington, the parties have agreed to a benefit involving a Medical Flexible		
9	Spending Arrangement (FSA). Due to unknown reasons, a majority of eligible employees		
10	did not use some or all of this benefit.		
11	The parties agree to use the already scheduled quarterly series of meetings between Health		
12	Care Authority (HCA), Office of Financial Management (OFM) and Union staff		
13	representatives to review data and discuss possible options and solutions to increase		
14			
15	their efforts on the following items:		
16	1. Creating an introductory paragraph explaining the FSA benefit for represented		
17	employees for use in HCA communications. This communication shall include all		
18	the participatory unions' logos and/or names provided by the unions as well as		
19	HCA/PEBB branding.		
20	2. Exploring the option of sharing a list of all eligible employees who did not use the		
21	two hundred fifty (\$250.00) benefit for the previous calendar year.		
22	3. Creating a timely and targeted communication for those employees who have not		
23	yet accessed their FSA benefit.		
24	4. Reviewing existing communications provided to new employees about the FSA		
25	benefit.		
26	5. Assisting the Coalition of Unions with providing information to their members		
27	about the FSA benefit.		

1 6. Ensuring that any informa	ation shared protects employees' personally identifiable
2 information and protected	health information.
3 7. Exploring options to provi	ide access to this information for non-English speakers,
4 for example, a flyer in mu	ltiple languages with notification of these benefits. This
5 MOU will expire on June 30, 2025	
For the Employer:	For the Healthcare Coalition:
/s/	/s/
Ann Green, OFM Lead Negotiator	Jane Hopkins, President SEIU 1199NW
	/s/
	Karen Estevenin, Executive Director PROTEC17
TENTA	TIVE AGREEMENT REACHED
An electronic signature to this A signature.	greement shall be given effect as if it were an original
For the Employer	For the Union
bal	
8/22	2/2024 Amy M. Spiegel 8/21/2024 Optiator Amy Spiegel, Director of Advocacy
Scott Lyders, Senior Labor Nego	otiator Amy Spiegel, Director of Advocacy
OFM/SHR Labor Relations &	WFSE/AFSCME Council 28
Compensation Policy Section	

1	SW-H. MEMORANDUM OF UNDERSTANDING			
2	BETWEEN			
3	THE STATE OF WASHINGTON			
4	AND			
5	THE WASHINGTON FEDERATION OF STATE EMPLOYEES			
6	AFSCME COUNCIL 28 AFLCIO			
7	24/7 Facility Premium Pay			
8	*This MOU has been modified effective September 1, 2023			
9	*This MOU has been modified effective May 10, 2024.			
10	Washington State 24/7 facilities provide vital services to vulnerable individuals within our			
11	care. To recognize employees that are providing the services required at these facilities and			
12	to strengthen recruitment and retention efforts to ensure continued delivery of services and			
13	reduce chronic absenteeism, the parties agree to implement thisa temporary 24/7 Facility			
14	Premium Pay as follows:			
15	Employees who are assigned to a facility that provides direct care to residents, patients			
16	and/or clients and whose duties are required to be performed on location will receive a five			
17	percent (5%) premium pay for all hours actually spent working on location. Agency			
18	locations that are designated as 24/7 facilities are listed in Attachment A to this			
19	Memorandum of Understanding and the agency shall determine which positions are			
20	eligible for this premium pay. The determination of position eligibility shall not be subject			
21	to the grievance procedure.			
22	For the purposes of this MOU hours designated as vacation leave, sick leave and			
23	compensatory time or overtime hours shall not be eligible for the include the additional five			
24	percent 5% premium. Employees in positions whose duties are not required to be			
25	performed on location and who are eligible for regularly scheduled telework shall not be			
26	eligible for this premium pay unless their telework			

1	agreement	specifically	requires	them to	work on	location	three or	more days 1	per week.
	0	1	1					<i>J</i> ,	L

- This premium pay is added to the base salary and shall expire on June 29, 20252027. 2
- Dated on September 21, 2022 3

4

5

For the Union: For the Employer: Scott Lyders, Senior Labor Negotiator Chris Fox, Chief Negotiator Amy Spiegel, OFM/SHR Labor Relations &

Compensation Policy Section

Director of Advocacy WFSE/AFSCME Council 28

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

9/18/2024 Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations & WFSE/AFSCME Council 28

Compensation Policy Section

Attachment A

Agency	Location
DCYF	JR Secure Residential Facilities JR Community Residential Facilities CW – Exceptional Placement Facilities
DSHS-BHA	
	Eastern State Hospital Western State Hospital (Civil and Gage) Special Commitment Center (to include Secure Community Transition Facilities) Child Study Treatment Center Behavioral Health Treatment Centers-Steilacoom Unit and Maple Lane Campus Fort Steilacoom Competency Restoration Program Maple Lane Competency Restoration program Maple Lane Residential Treatment Facility Maple Lane NGRI Brockmann Campus Residential Treatment facility Olympic Heritage Behavioral Health Facility
DSHS-DDA	Lakeland Village RHC Rainier School RHC Fircrest School RHC Yakima School RHC State Operated Community Residential Olympic Heritage Behavioral Health Facility Lake Burien Transitional Care Facility
DVA	Orting Port Orchard Spokane Walla Walla
Military Department	Washington Youth Challenge Academy

1

1	SW-I. Memorandum Of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees
6	Data Sharing Agreement
7	This Memorandum of Understanding (MOU) by and between Washington State
8	(Employer), the Washington State Office of Financial Management, State Human
9	Resources, Labor Relations Section, and the Washington Federation of State Employees
10	(WFSE) is entered into for the purposes of obtaining a Data Sharing Agreement (DSA)
11	with the WFSE which ensures that OFM confidential information is provided, protected,
12	and used only for purposes authorized by the data sharing agreement.
13	DSAs are part of a suite of tools designated to safeguard and protect employee information.
14	DSAs are a best practice and required by law under RCW 39.26.340 and RCW 39.34.240
15	when an agency shares category 3 or higher data that a written DSA must be in place.
16	Additionally, the Office of the Chief Information Officer outlines in policy #141.10 that
17	when an agency shared category 3 or higher data outside of their agency, an agreement
18	must be in place unless otherwise prescribed by law.
19	Data shared under the DSA will be in response to information requests, status reports, and
20	voluntary deductions reporting as set forth in the collective bargaining agreement and
21	covers both Category 3 and 4 data, including Personal Information and Confidential
22	Information that OFM may provide.
23	(3) Category 3 Confidential Information
24	Confidential information is information that is specifically protected from either release or
25	disclosure by law. This includes, but is not limited to:
26	a Personal information as defined in RCW 42.56.590 and RCW 19.255.10

Information about public employees as defined in RCW 42.56.250. 1 Lists of individuals for commercial purposes as defined in RCW 42.56.070 2 (9). 3 4 Information about the infrastructure and security of computer and 5 telecommunication networks as defined in RCW 42.56.420. (4) Category 4 Confidential Information Requiring Special Handling Confidential 6 7 information requiring special handling is information that is specifically protected from disclosure by law and for which: 8 9 Especially strict handling requirements are dictated, such as by statutes, regulations, or agreements. Serious consequences could arise from 10 unauthorized disclosure, such as threats to health and safety, or legal 11 12 sanctions. 13 In recognition of the above, the parties agree to the following: 14 The Employer and WFSE strive to ensure that any sharing of personal or confidential 15 information is supported by a written DSA, which will address the following: 16 The data that will be shared. 17 The specific authority for sharing the data. The classification of the data shared. 18 19 Access methods for the shared data. 20 Authorized users and operations permitted. 21 Protection of the data in transport and at rest. Storage and disposal of data no longer required. 22 23 Backup requirements for the data if applicable. 24 Other applicable data handling requirements. 25

of 4

1	The provisions contained in this MOU	Page 3 of become effective on July 1, 2023. This MOU					
2	shall expire June 30, 2025.						
	For the Employer:	For the Union:					
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section	Chris Fox, Chief Negotiator WFSE/AFSCME Council 28					
	TENTATIVE AGREEMENT REACHED						
	An electronic signature to this Agreement shall be given effect as if it were an original signature.						
	For the Employer	For the Union					
	8/29/2024	Amy M. Spiegel 8/28/2024					

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & **Compensation Policy Section**

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1	SW-J. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees
6 7	Addition of Olympic Heritage Behavioral Health Facility to Statewide MOU H - 24/7 Facility Premium Pay
8	DSHS is opening a new facility Olympic Heritage Behavioral Health. To provide
9	consistency within existing provisions that apply to DSHS BHA facilities contained in this
10	collective bargaining agreement the parties agree to modify Attachment A of Statewide
11	MOU H as follows:

Attachment A

12

Agency	Location
DCYF	JR Secure Residential Facilities
	JR Community Residential Facilities
DSHS-BHA	Eastern State Hospital
	Western State Hospital (Civil and Gage)
	Special Commitment Center (to include Secure Community
	Transition Facilities)
	Child Study Treatment Center
	Fort Steilacoom Competency Restoration Program
	Maple Lane Competency Restoration program
	Maple Lane Residential Treatment Facility
	Maple Lane NGRI
	Brockmann Campus Residential Treatment facility
	Olympic Heritage Behavioral Health Facility

Page	2	of	2
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	1 480 2 91 2
DSHS-DDA	Lakeland Village RHC
	Rainier School RHC
	Firerest School RHC
	Yakima School RHC
	State Operated Community Residential
DVA	Orting
	Port Orchard
	Spokane
	Walla Walla

2 This MOU is effective September 1, 2023 through June 29, 2025.

For the Employer	For the Union		
/s/	/s/		
Scott Lyders, Senior Labor Negotiator	Kurt Spiegel, Executive Director		
OFM/SHR Labor Relations &	WFSE/AFSCME Council 28		
Compensation Policy Section			

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

7/26/2024

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations & WFSE/AFSCME Council 28

Compensation Policy Section

1

1	SW-K. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	THE WASHINGTON FEDERATION OF STATE EMPLOYEES
6	Leave with Pay in Response to Emergency Proclamation 23-05
7	On August 19, 2023, Governor Jay Inslee issued emergency Proclamation 23-05 declaring
8	a state of emergency exists in all areas of the state of Washington. All state agencies have
9	been directed to utilize state resources to assist affected political subdivisions in an effort
10	to respond to and recover from the event. Because the threat to life and property from
11	existing wildfires is extraordinary and significant and has caused harm to state employees
12	as well as extensive damage to homes, public facilities, businesses, public utilities, and
13	infrastructure, all impacting the life and health of state employees throughout Washington
14	State, the parties enter into this agreement for the purpose of assisting state employees who
15	have been directly impacted by this emergency.
16	Beginning August 19, 2023 forward, the following shall apply:
17	The Employer may temporarily grant up to three (3) days of leave with pay per occurrence
18	to employees who are experiencing extraordinary or severe impacts, such as displacement
19	from their homes temporarily or permanently through evacuation or significant damage or
20	loss. Employers may require verification of the use of leave with pay.
21	If three (3) days of leave with pay are approved, an employee is not required to use the
22	three (3) days of leave with pay consecutively, and it does not need to be taken in full day
23	increments.
24	
25	
26	

WFSE/AFSCME Council 28

Page 2 of 2

1	This MOU will expire when the emergency proclamation 23-05 has been rescinded or				
2	when the emergency rule is rescinded, whichever is first.				
3	Dated: August 30, 2023				
	For the Employer		For the Union		
	/s/		/s/		
	Scott Lyders, Senior Labor Negotiator		Kurt Spiegel, Executive Director		
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28			
	Compensation Policy Section		· · · · · · · · · · · · · · · · · · ·		
	TENTATIVE AGREEMENT REACHED				
	An electronic signature to the signature.	his Agreement	shall be given effect as if it were an original		
	For the Employer		For the Union		
	9/	18/2024	Amy M. Spiegel 9/18/2024		
	Scott Lyders, Senior Labor N	Negotiator	Amy Spiegel, Director of Advocacy		

OFM/SHR Labor Relations &

Compensation Policy Section

1	SW-L. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND The Wilder Street Francisco Country 20
5	THE WASHINGTON FEDERATION OF STATE EMPLOYEES, COUNCIL 28
6 7	Vacation Leave Accrual Maximum
8	Due to the passage of House Bill 2246 amending RCW 43.01.044, 41.40.010, and
9	43.43.120; and reenacting and amending RCW 43.01.040 which increases the maximum
10	number of hours of unused vacation leave a state employee may accrue from 240 hours to
11	280 hours effective June 6, 2024, the parties agree to modify Article 11, Section 11.12-
12	Vacation Leave Maximum as follows:
13	11.12 Vacation Leave Maximum
14	Employees may accumulate maximum vacation balances not to exceed the
15	statutory limits in accordance with RCW 43.01.040 (currently two hundred-forty
16	eighty (240280) hours). However, there are two (2) exceptions that allow vacation
17	leave to accumulate above the maximum:
18	A. If an employee's request for vacation leave is denied by the Appointing
19	Authority or designee, and the employee has not exceeded the vacation
20	leave maximum (currently two hundred forty eighty (240)280 hours), the
21	Employer shall grant an extension for each month that the Employer defers
22	the employee's request for vacation leave.
23	D. An ampleyed may also accomplate vection leave days in excess of the
	B. An employee may also accumulate vacation leave days in excess of the
24	statutory limit (currently two hundred-forty eighty (240280) hours) as long
25	as the employee uses the excess balance prior to their anniversary date. Any
26	leave in excess of the maximum that is not deferred in advance of its accrual
27	as described above, will be lost on the employee's anniversary date.
28	Modification to Article 11.12 as shown above are not effective until June 6, 2024.
29	This MOU will expire on June 30, 2025.

For the Union
/s/
Kurt Spiegel, Executive Director
Washington Federation of State
Employees, Council 28
REEMENT REACHED
hall be given effect as if it were an original
hall be given effect as if it were an original For the Union
hall be given effect as if it were an original For the Union
hall be given effect as if it were an original For the Union
hall be given effect as if it were an original For the Union

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24

Page 1 of 2

1	SW-M. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation of State Employees
6	Washington State Department of agriculture
7	<u>Updates to the 2023-2025 Collective Bargaining Agreement</u>
8	
9	To recognize the updated bargaining unit description pursuant to the Public Employment
10	Relations Commission Decision 13781 - PSRA the parties agree to the following
11	modifications to Appendix A of the 2023-2025 Washington Federation of State Employees
12	Collective Bargaining Agreement:
13	APPENDIX A
14	BARGAINING UNITS REPRESENTED BY THE
15	Washington Federation of State Employees
16	
17	
10	
18	
19	
20	
20	
21	
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23	
24	

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24

Page 2 of 2

1	Agency	PERC Description		Order #	
2	Agriculture	culture Non-supervisory Classified Grain Program,			
3		Fruit and Vegetable P	rogram,		
4		Seed Program. Livest	ock Identification Program,		
5		and Plant Protection Division			
6	Dated: June 4, 2024	l .			
	For the Employer:		For the Union:		
	/s /	4	/s/		
	Scott Lyders, Senior OFM/SHR Labor Re Compensation Polic	elations &	Amy Spiegel, Director of Ad- WFSE	vocacy	
	Compensation Fone		REEMENT REACHED		
An electronic signature to this Agreement shall be given effect as if it wer signature.		shall be given effect as if it were a	n original		
	For the Employer 9/17/2024 For the Union Amy M. Sp		For the Union		
			Amy M. Spisgel Amy Spiegel, Director of A	9/17/2024	
	Scott Lyders, Senio	r Labor Negotiator	Amy Spiegel, Director of A	Advocacy	
	OFM/SHR Labor R	Celations &	WFSE/AFSCME Council	28	
	Compensation Police	Compensation Policy Section			

1	SW-N. Memorandum of Understanding
2	Between
3	THE STATE OF WASHINGTON
4	AND
5	THE WASHINGTON FEDERATION OF STATE EMPLOYEES, COUNCIL 28
6	Fully Subsidized State Worker Van Pool Benefit Program
7	Due to the passage of Engrossed Substitute House Bill 2134 and the Washington State
8	Department of Transportation's (WSDOT) efforts to implement a state worker van pool
9	benefit program that is fully subsidized consistent with ESHB 2134 (Sec. 221(18), the
10	parties agree to modify Article 25, Use of Privately owned and State Vehicles, Commute
11	Trip Reduction, and Duty Stations. ss follows:
12	ARTICLE 25
13	COMMUTE TRIP REDUCTION AND PARKING
14	25.1 The Employer will continue to encourage but not require employees covered by
15	this Agreement to use alternate means of transportation to commute to and from
16	work in order to reduce traffic congestion, improve air quality and reduce the need
17	for parking.
18	25.2 Agencies will provide commute trip reduction incentives consistent with agency
19	policies and within available resources.
20	25.3 During the term of this Agreement, agency-administered parking rates charged to
21	employees who work at facilities located off the Capitol Campus will not be
22	increased from the facility parking rates in existence as of July 31, 2010.
23	25.4 The Department of Enterprise Services will manage parking on the Capitol Campus
24	in accordance with RCW 46.08.172.

1	25.5 All E	Page mployees with King, Pierce or Snohomish County Duty Stations
2	A	All benefit eligible bargaining unit employees assigned to an official duty
3		station in King, Pierce or Snohomish Counties will receive a card for travel
4		on public transportation known as a "One Regional Card for All", otherwise
5		known as an ORCA card.
6		Specifically, travel for the 2023-25 contract will be fare free access to the
7		following services:
8		1. Unlimited rides on bus services provided by Community Transit,
9		Everett Transit, King County Metro Transit, Kitsap Transit, Pierce
10		Transit and Sound Transit;
11		2. Unlimited rail service on Sound Transit, Link light rail and Sounder
12		commuter rail;
13		3. Unlimited Seattle Streetcar trips;
14		4. Unlimited King County Water Taxi trips;
15		5 Unlimited trips with Kitsap Transit foot (Port Orchard-Bremerton
16		and Annapolis-Bremerton routes) and fast (Bremerton-Seattle and
17		Kingston-Seattle route) ferry services; and
18		6. Paratransit services from Kitsap Transit and King County Metro
19		
20	25.6 Vanp	ool Subsidy
21		A van pool subsidy will be available in the state where a public transit
22		vanpool provider offers a vanpool service. Some rural areas may lack a
23		provider. Lack of provider in a region does not disqualify a rider from

claiming a vanpool benefit. If a rider identifies a vanpool that meets a transit

Tentative Agreement WFSE GG/2025-2027 Negotiations 9/12/24 Page 3 of 3

1	agency's ridership requirements, the transit agency has discretion for					
2	providing a vanpool service that exceeds its traditional service area.					
3	All full-time, part-time, temporary, or non-permanent employees who are					
4	benefit eligible and work for an agency that has completed an agreement					
5	with WSDOT will be eligible to receive the full subsidy vanpool benefit.					
6						
7	This MOU takes effect upon i	mplementation of the program and will expire on				
8	June 30, 2025.					
	For the Employer:	For the Union:				
	/s/	/s/				
	Scott Lyders, Senior Labor Negot	1 0 /				
	OFM/SHR Labor Relations &	WFSE/AFSCME Counsil 28				
	Compensation Policy Section					
	TENTATIVE AGREEMENT REACHED					
	An electronic signature to this Agreement shall be given effect as if it were an original signature.					
	For the Employer	For the Union				
	9/17	May M. Spiegel 9/17/2024 tiator Amy Spiegel, Director of Advocacy				
	Scott Lyders, Senior Labor Nego	tiator Amy Spiegel, Director of Advocacy				
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28				
	Compensation Policy Section					

1	A. MEMORANDUM OF UNDERSTANDING			
2	BETWEEN			
3	THE WASHINGTON FEDERATION OF STATE EMPLOYEES			
4	AND			
5	THE STATE OF WASHINGTON, OFFICE OF FINANCIAL MANAGEMENT,			
6	Labor Relations Section			
7	This Memorandum of Understanding (MOU) between the Washington Federation of State			
8	Employees (WFSE), the Union; the State of Washington, Office of Financial Management,			
9	Labor Relations Section (OFM/LRS), the Employer; and the Department of Ecology agree			
10	on the following to accrete a new bargaining unit under the WFSE collective bargaining			
11	agreement.			
12	Regular Work Schedules			
13	WCC Crew Supervisor 1s and 2s have an inherent need for flexibility to adjust their daily			
14	work schedules within the regular workweek to accomplish assigned job duties and			
15	responsibilities. When adjusting an employee's work schedule, the Employer will consider			
16	an employee's preference as long as the agency can meet business and customer service			
17	needs and without causing an additional cost to the agency. The Employer may adjust an			
18	employee's daily work schedule by more than two (2) hours on any given day to avoid the			
19	payment of overtime or accrual of compensatory time.			
20	Temporary Schedule Changes			
21	Overtime-eligible employees' workweeks and/or work schedules may be temporarily			
22	changed with prior notice from the Employer. A temporary schedule change is defined as			
23	a change lasting thirty (30) calendar days or less. Overtime-eligible WCC Crew Supervisor			
24	1s and 2s will receive three (3) calendar days' written notice of any temporary schedule			
25	change unless mutually agreed to a shorter timeframe. The day that notification is given is			
26	considered the first day of notice. Adjustments in the hours of work of daily work shifts			
27	during a workweek do not constitute a temporary schedule change.			

Tentative Agreement WFSE GG/2025-2027 Negotiations 8/26/24 Page 2 of 2

For the Employer:	For the Union:				
/s/	/s/				
Scott Lyders, Senior Labor Negotiator	Chris Fox, Chief Negotiator				
OFM/SHR Labor Relations &	WFSE/AFSCME Council 28				
Compensation Policy Section					
TENTATIVE AC	GREEMENT REACHED				
An electronic signature to this Agreement signature.	t shall be given effect as if it were an original				
For the Employer	For the Union				
8/29/2024	Amy M. Spiegel 8/28/2024				
Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Director of Advocacy				
OFM/SHR Labor Relations &	WFSE/AFSCME Council 28				
Compensation Policy Section					
. ,					

1	B. Memorandum Of Understanding					
2	Between					
3	THE STATE OF WASHINGTON					
4	AND					
5	DEPARTMENT OF TRANSPORTATION					
6 7 8	Work Apparel This MOU applies to employees performing highway maintenance or facilities activities within the Washington State Department of Transportation (WSDOT).					
9 10 11	A. The parties agree that effective July 1, 2023 through June 29, 2025 WSDOT will provide employees performing these activities a choice of overalls, coveralls, and jeans/pants/shirts, or a combination of all these items, provided:					
12	1. A commercial service is av	vailable at the employee's work location; and				
13 14	2. The Appointing Authority determines the cost/benefit of this service is appropriate given the employee's working conditions.					
15 16	B. At least annually, employees approved to receive this service will choose the mix of apparel they want to wear each week for the next twelve (12) months.					
17 18	C. An employee is not obligated to wear overalls, coveralls, or jeans/pants/shirts, and can choose to provide their own work apparel.					
19 20	D. If an employee chooses to provide their own work apparel, they are encouraged to opt out of the commercial apparel to reduce unnecessary costs.					
	For the Employer:	For the Union:				
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section TENTATIVE AG	Amy Spiegel, Chief Negotiator WFSE/AFSCME Council 28 GREEMENT REACHED				
	An electronic signature to this Agreement signature.	t shall be given effect as if it were an original				
	For the Employer	For the Union				
	8/29/2024	Amy M. Spisgel 8/28/2024 Amy Spiegel, Director of Advocacy				
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section	Amy Spiegel, Director of Advocacy WFSE/AFSCME Council 28				

C. MEMORANDUM OF UNDERSTANDING
BETWEEN
THE STATE OF WASHINGTON
AND
DEPARTMENT OF TRANSPORTATION

6

Premium Pay Equipment List

Equipment Type	В	C	Example Equipment
Crane requiring Labor and Industry certification		X	Swing Cab Crane, Fixed
			Cab Crane, Articulating
			Crane, Digger Derrick
			Crane
Truck, Traffic Long Line Striper	X		Region Stripers
Truck, Tunnel Washer	X		
Truck, Catch Basin Cleaner and Assistant	X		Vactor, Camel
Trailer over 25,000 lbs. (Includes pups)	X		Pups, Flushers, Belly
			Dumps, Tilt
Wing Plow, Truck Mounted (in up or down position)		X	
Tow Plow		X	
Snow Blowers (and snow blower attachments)	X		
Pickup Brooms	X		Athey, Johnson 4000
Tractors with side arm attachments	X		Tractors with brush cutter
			or flail. Ford 7740
Mowers, 10' & wider or 2 or more mowers	X		Ford 9040
Backhoe	X		Case 580L
Liquid Asphalt Distributors	X		
Chip Spreader, Self Propelled	X		Etnyre, Rosco
Montana Paver	х		
Pavers (self-propelled), Pavement grinders (self-		X	
propelled)			
Pavement Grinders, Roto-Mill, Loader Mount	X		

Page 2 of 3

Equipment Type	В	C	Example Equipment
Compact Excavator, Dig Depth less than 15'	X		
520-Workboat Operations	*	<u>X</u>	
Archie Allen		X	
Excavator, Dig Depth over 15',Over 26,000GVW		X	Drott
Graders		X	Champion 740
Dozer, Tractor Crawler		X	Cat D6-D7
Lowboy, Trailer & Tractor		X	
Spider Excavator		X	
Belt Loader	X		Athey
U-BIT Operation (ground and bucket)	X		
Truck Mounted Attenuator (TMA		X	

1 Equipment not listed defaults to Class A.

2 Note:

- 3 Class A: Does not qualify for premium pay.
- Class B: Highway Maintenance Worker 1 qualifies for premium pay.
- 5 Class C: Highway Maintenance Worker 1, Highway Maintenance Worker 2,
- 6 Highway Maintenance Worker 3, Maintenance Specialist 2, Maintenance Specialist
- 7 3, Maintenance Mechanic 3, Bridge Maintenance Specialist 1, Bridge Maintenance
- 8 Specialist 1, Bridge Maintenance Specialist 2, Bridge Maintenance Specialist 3 and
- 9 Bridge Maintenance Specialist Lead qualify for premium pay.

10

11

12

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14

15

Amy M. Spiegel 9/18/2024
Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 3 of 3

1	• For equipment with attachments, v	where operating the attachment qualifies for			
2	premium pay, premium pay hours will be recorded on time sheets only when the				
3	attachment is operated.				
4					
5	Dated: September 17, 2020				
	For the Employer:	For the Union:			
	/s/	/s/			
	Scott Lyders, Senior Labor Negotiator	Chris Fox, Chief Negotiator			
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28			
	Compensation Policy Section				
	TENTATIVE AGREEMENT REACHED				
	An electronic signature to this Agreement shall be given effect as if it were an original signature.				
	For the Employer	For the Union			

Scott Lyders, Senior Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

1	D. MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	WASHINGTON FEDERATION OF STATE EMPLOYEES
6 7	Compensatory Time for the Department of Social and Health Services at 24/7 <u>Facilities</u>
8	DSHS is opening a new facility Olympic Heritage Behavioral Health. To provide
9	consistency within existing provisions that apply to DSHS BHA facilities contained in this
10	collective bargaining agreement the parties agree to modify Agency MOU D as follows:
11	In addition to the provisions of Article 7.5, the parties agree to the following for overtime-
12	eligible employees working at the any Department of Social and Health Services 24/7
13	facilityies at Eastern State Hospital, Western State Hospital, Olympic Heritage Behavioral
14	Health Facility, Child Study and Treatment Center, Special Commitment Center, Firerest
15	School, Lakeland Village, Rainier School, Yakima Valley School, State Operated Living
16	Alternatives (SOLA), State Operated Community Residential (SOCR), Competency
17	Restoration Programs at Fort Steilacoom (FSCRP) and Maple Lane (MLCRP), Civil
18	Residential Treatment Facilities (RTF) at the Maple Lane Campus and the Brockman
19	Campus in Vancouver, and the NGRI Residential Treatment Facility (RTF) at the Maple
20	Lane Campus.
21	The Farmless and the same to announce assume that the in line of each resuments for
21	The Employer will only agree to approve compensatory time in lieu of cash payments for
22	overtime to an overtime-eligible employee when the employee works a majority of their
23	shift (for night shift, when the shift begins) on any of the following dates:

202 4 <u>2025</u>	2025 <u>2026</u>	<u>2027</u>	
01/01/24	01/01/ 25 26	01/01/27	New Year's Day
01/15/24	01/ 20/25 19/26	01/18/27	Martin Luther King Jr. Day

02/19/24	02/ 17/25 <u>16/26</u>	02/15/27	President's Day
05/27/24	05/ 26/25 <u>25/26</u>	05/31/27	Memorial Day
6/19/24	6/19/ 25 <u>26</u>	06/19/27	Juneteenth
07/04/2425	07/04/26		Independence Day
09/ 02/2 4 <u>01/25</u>	09/07/26		Labor Day
11/11/ 2 4 <u>25</u>	11/11/26		Veteran's Day
11/ 28/2 4 <u>27/25</u>	11/26/26		Thanksgiving Day
11/29/ 24 <u>25</u>	11/27/26		Native American
			Heritage Day
12/25/ 2 4 <u>25</u>	12/25/26		Christmas Day

2 An employee may elect to accrue compensatory time in lieu of cash payment for overtime

3 for the holiday calendar date or their designated holiday, but not both. An Employee will

4 follow the rules of compensatory time use per Article 7.5 C. and will only be allowed comp

time usage for planned leave.

1

5

8

9

10

6 In addition to the above, the Employer agrees to approve compensatory time in lieu of cash

7 payments for overtime-eligible employees at any 24/7 Operations facility, during staffing

emergencies, as determined and declared by the Superintendent or Executive Officer of the

facility. It is the Employer's sole prerogative to determine when emergency staffing and

overtime assignments exist. Compensatory time will be paid only for those hours spent

performing the duties of the assigned job during designated emergency staffing hours.

Hours qualifying for compensatory time will accrue at a rate of one and one-half (1-1/2)

hours of compensatory time for each hour worked. Compensatory time will be paid only

14 for those hours spent performing the duties of the assigned job during identified holidays

Page 3 of 3

- 1 or management designated emergency staffing hours. An Employee will follow the rules
- 2 of compensatory time use per Article 7.5 C.
- 3 Nothing in this agreement will supersede Employer's management rights under the
- 4 <u>Collective Bargaining Agreement.</u>
- 5 This MOU is effective September July 1, 2023-2025 through June 29, 20252027

For the Employer

Scott Lyders, Senior Labor Negotiator
OFM/SHR Labor Relations &
Compensation Policy Section

For the Union

Kurt Amy Spiegel, Executive
Director Chief Negotiator
WFSE/AFSCME Council 28

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

9/17/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

	8
1	E. Memorandum Of Understanding
2	Between
3	THE WASHINGTON STATE
4	EMPLOYMENT SECURITY DEPARTMENT
5	AND
6	THE WASHINGTON FEDERATION OF STATE EMPLOYEES
7	RE: Non-Permanent Appointments
8	The following represents the agreement between the Parties consisting of the State of
9 10	Washington (Employer), the Washington State Employment Security Department (ESD), and the Washington Federation of State Employees (Union) regarding the extension of
11	non-permanent appointments beyond twelve months under specific circumstances.
12 13 14 15 16	Whereas the economy takes a downward turn, ESD must respond by immediately increasing staffing to respond to the increase in unemployment claimants, and clients seeking employment services through WorkSouce. When the economy improves, the result is fewer unemployment claimants and fewer clients utilizing WorkSource services resulting in the need for ESD to reduce staffing through layoff actions.
17 18 19	Whereas the Parties agree that allowing for extended non-permanent appointments during periods of economic downturns would greatly reduce layoff impacts for permanent staff and benefit permanent staff and ESD.
20 21 22	The Parties agree to the following as an additional reason for making non-permanent appointments in Article 4.5 A.1 as well as an additional exception to the length of a non-permanent appointment:
23 24	1. During periods of economic downturn, ESD may extend non-permanent appointments for longer than twelve (12) months.
25	2. An economic downturn begins:
26 27	a. When the average seasonally adjusted total unemployment (SATUR) equals or exceeds six and a half percent (6.5%) for the past three months; and
28	b. The SATUR is at least one hundred and ten percent (110%) of the average
29	in either or both of the corresponding three (3) month periods in the two (2)
30	prior calendar years;
31	3. The economic downturn ends:
32	a. When the SATUR falls below six and a half percent (6.5%) for the past
33	three months; and the SATUR is less that one hundred and ten percent
34	(110%) of the average in either or both of the corresponding three (3) month
35	periods in the two (2) prior calendar years.

Page 2 of 2

2 3		de during the economic downturn, may be after the economic downturn ends.	
4	When an economic downturn has begun as defined in two (2) above and ESD determines		
5	the MOU will need to be implemented, Es	SD will provide written notice to the Executive	
6	Director of the WFSE.		
7	Dated August 4, 2022		
	For the Employer:	For the Union:	
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &	Amy Spiegel, Chief Negotiator WFSE/AFSCME Council 28	

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

8/29/2024

For the Employer

Compensation Policy Section

For the Union

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & **Compensation Policy Section**

Amy Spiegel, Director of Advocacy WFSE/AFSCME Council 28

1	F. Memorandum Of Understanding
2	BETWEEN
3	THE WASHINGTON STATE
4	AND
5	THE WASHINGTON FEDERATION OF STATE EMPLOYEES
6	AND
7	PARKS AND RECREATION COMMISSION
8	The parties agree to create a Union Management Communication Subcommittee to focus
9	on law enforcement issues of Park Rangers employed within the Washington State Parks
10	and Recreation Commission. The purpose of the committee will be to identify law
11	enforcement related issues and concerns on the part of ranger staff and discuss potential
12	solutions, processes and strategies in a collaborative manner with management. The
13	committee will be known as the "Law Enforcement Sub-committee" and will operate under
14	the following terms and conditions.
15	1. The committee will exist for the duration of the 2023-2025 Agreement.
16	2. The committee will consist of up to four (4) employees appointed by the Union and
17	up to four (4) employees appointed by the Employer.
18	3. The committee facilitator will be the Washington State Parks Chief of Visitor
19	Protection and Law Enforcement.
20	4. The committee will meet twice a year, once in the spring and once in the fall.
21	5. Participation of the Union designated representatives will be in accordance with
22	Article 37.3 of this Agreement.
23	
24	
25	

Page 2 of 2

1	6. The desired outcome of	this committee is improved communication and
2	transparency in agency deci	sion making and priorities related to law enforcement
3	issues.	
4	Dated August 4, 2022	
	For the Employer:	For the Union:
	Scott Lyders, Senior Labor Negotia OFM/SHR Labor Relations & Compensation Policy Section TENTATI	tor Amy Spiegel, Chief Negotiator WFSE/AFSCME Council 28 IVE AGREEMENT REACHED
	An electronic signature to this Agsignature.	reement shall be given effect as if it were an original
	For the Employer	For the Union
	8/29/2	ator Amy M. Spiegel 8/28/2024 Amy Spiegel, Director of Advocacy
	Scott Lyders, Senior Labor Negoti	ator Army Spiegel, Director of Advocacy
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28

Compensation Policy Section

1	G. Memorandum Of Understanding		
2	AMONG		
3	THE WASHINGTON FEDERATION OF STATE EMPLOYEES		
4	AND		
5	THE STATE OF WASHINGTON, OFFICE OF FINANCIAL MANAGEMENT		
6	LABOR RELATIONS SECTION		
7 8	AND THE WASHINGTON STATE PATROL		
O	THE WASHINGTON STATE LATROL		
9	The parties to this Memorandum of Understanding (MOU): the Washington Federation of		
10	State Employees (WFSE), the Union; the State of Washington, Office of Financial		
11	Management, Labor Relations Section (OFM/LRS), the Employer; and the Washington		
12	State Patrol (WSP), agree on the following:		
12			
13	1) At any time between when an employee receives notice that the employee is the		
14	subject of an administrative investigation due to allegations of misconduct and		
15	when discipline is imposed, the employee may approach the employee's appointing		
16	authority and/or the division commander of the Office of Professional Standards		
17	(OPS) within the WSP to request a disciplinary settlement agreement. Employees		
18	are entitled to representation at any time during this process.		
19	2) The parties agree that any such disciplinary settlement agreement:		
20	a. Shall be subject to the mutual agreement of the employee and the WSP;		
21	b. Is premised on the employee's acknowledgement of misconduct;		
22	c. Shall include a stipulation that just cause for the discipline exists;		
23	d. Does not constitute or establish a precedent or "past practice";		
24	e. May provide for days of suspension to be held in abeyance subject to		
25	subsequent proven findings;		
26	f. May be executed by the employee and the WSP provided that the WSP		
27	emailed a copy of the Internal Incident Report (IIR) and the contemplated		

26	Acknowledge	ed and Agreed
25	5) The M	10U is effective upon the date of signature and continues until June 30, 2025.
24	detern	nine the method and develop guidelines for conducting investigations.
23	4) Nothin	ng in this MOU shall be construed to limit the Employer's authority to
22	with t	he requirements of Subsection (1)(f).
21		mplated discipline) shall be deemed met by the WSP if the WSP has complied
20	3) The p	arties agree that any notice requirements to the WFSE (including notice of
19		with the notice specified in Subsection (l)(f).
18		and administrative investigation unless the WSP fails to provide the WFSE
17		action or other appeal may be filed by the WFSE regarding the discipline
16		administrative investigation. No grievance, labor action, civil claim, legal
15	j.	Shall conclusively settle all issues related to the discipline and
14		and administrative investigation;
13		action or other appeal may be filed by the employee regarding the discipline
12		administrative investigation. No grievance, labor action, civil claim, legal
11	i.	Shall conclusively settle all issues related to the discipline and
10	h.	May include other terms appropriate for the circumstances;
9		time of signing;
8	g.	Signatories to the disciplinary settlement agreement shall note the date and
7		representation in the administrative investigation process;
6		(3) day notice only applies when the employee has not elected
5		the day the notice is sent and include the last day of timeliness. This three
4		agreement. This three (3) working days' notice will be counted excluding
3		working days prior to the execution of the disciplinary settlement
2		with a copy to the WFSE assigned Council Representative at least three (3)
1		disciplinary settlement agreement to the WFSE Statewide Labor Advocate

Page 3 of 3

Dated: August 4, 2022

For the Employer:	For the Union:
/s/	
Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Chief Negotiator
OFM/SHR Labor Relations &	WFSE/AFSCME Council 28
Compensation Policy Section	
TENTATIVE AG	REEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original

For the Employer

signature.

8/22/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section For the Union

Amy M. Spiegel 8/21/2024
Amy Spiegel, Director of Advocacy
WFSE/AFSCME Council 28

1		OUM OF UNDERSTANDING			
2 3	BETWEEN THE STATE OF WASHINGTON				
4	AND				
5	Washington Federa	TION OF STATE EMPLOYEES			
6	Compensatory Time for DSHS, Child S	Study & Treatment Center (CSTC) – Summer			
7	Camping Activities and Backpacking Trip	p			
8	In addition to the terms and condition	ions already agreed upon under the parties			
9	"Compensatory Time for DSHS 24/7	Facilities" MOU, the employer shall grant			
10	compensatory time in lieu of cash paymer	nt for overtime to an overtime-eligible employees			
11	in the Recreation Specialist classification	that participate in the CSTC Summer Camping			
12	Trips and one-day backpacking trip. I	Recreation Specialists will follow the rules of			
13	compensatory time use per Article 7.5C.				
14 15	• • • • • • • • • • • • • • • • • • • •				
13	Dated: August 4, 2022				
	For the Employer:	For the Union:			
	<u>/s/</u>	/s/			
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section	Chris Fox Amy Spiegel, Chief Negotiator WFSE/AFSCME Council 28			
	· ·	AGREEMENT REACHED			
	An electronic signature to this Agreeme signature.	ent shall be given effect as if it were an original			
	For the Employer	For the Union			
	9/17/2024	Amy M. Spiegel 9/17/2024 Amy Spiegel, Director of Advocacy			
	Scott Lyders, Senior Labor Negotiator				
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28			
	Compensation Policy Section				

1	I. THE STATE OF WASHINGTON
2	AND
3	THE WASHINGTON FEDERATION OF STATE EMPLOYEES
4	AFSCME COUNCIL 28
5	Washington State Department of Veterans Affairs Temporary Voluntary
6	Recruitment and Retention Incentives
7	The parties agree significant recruitment and retention issues with the Nursing Assistant
8	(NA) and Nursing Assistant-Lead (NA-Lead) classifications at the Washington State
9	Department of Veterans Affairs continue. The recruitment and retention issues are is
10	impacting the agency's capacity to provide adequate resident care to our vulnerable
11	veterans we are here to serve, as well as business operations, and are contributing to a
12	significant loss in federal revenue as we are not admitting residents in our facilities because
13	of staffing issues. Additionally, measures need to be taken immediately to recruit and retain
14	valued and critical nursing staff to proactively meet the overall mission of, "serving those
15	who served."
16	The terms of the MOU may be subject to change if a renewal is agreed upon by all parties,
17	prior to the expiration date. This MOU is directly tied to the receipt of federal matching
18	funds through the Veterans Home Nursing Recruitment and Retention Grant Program and
19	may be subject to change depending on financial feasibility, to include receipt and timing
20	of such said funds. Further, the voluntary incentives will be taxed like all other taxable
21	income.
22	To that end, the parties agree to:
23	1) Voluntary Recruitment Incentive: WDVA will provide a recruitment incentive
23 24	payment(s) to new NA or NA Leads at all WDVA Skilled Nursing Facilities.
25	Employees will need to apply for the voluntary incentive with their local
26	Human Resources office.
27	a) An incentive payment of two thousand dollars (\$2,000.00) will be paid to
28	employees who are hired into a permanent, full-time NA or NA-Lead
29	position, effective on their official date of hire, no earlier than the date of

	signing this MOU. The incentive will be required to be paid back if the
2	employee is separated prior to the completion of their probationary
3	appointment.
4	b) An incentive payment of two thousand dollars (\$2,000.00) will be paid to
5	employees hired on or after October 1, 2022, and who are currently in a
6	probationary period for a permanent, full-time NA or NA-Lead position on
7	the effective date of the MOU. The incentive will be required to be paid
8	back if the employee is separated prior to the completion of their
9	probationary appointment.
10	c) An incentive payment of two thousand five hundred dollars (\$2,500.00) will
11	be given to a permanent, full-time NA or NA-Lead effective after successful
12	completion of their probationary period, paid in one lump sum of two
13	thousand five hundred dollars (\$2,500.00). No payback will be required as
14	the lump sum payment is in recognition of the work performed during the
15	probationary period.
15 16	2) Voluntary Retention Incentive: WDVA will provide a retention incentive
16	2) Voluntary Retention Incentive: WDVA will provide a retention incentive
16 17	2) Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA
16 17 18	2) Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities.
16 17 18	 Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be
16 17 18 19 20	 Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be paid to permanent, full time NAs or NA-Leads at all WDVA Skilled
16 17 18 19 20 21	 Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be paid to permanent, full-time NAs or NA-Leads at all WDVA Skilled Nursing Facilities who have been a permanent full-time NA or NA-Lead
116 117 118 119 220 221 222	 Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be paid to permanent, full-time NAs or NA Leads at all WDVA Skilled Nursing Facilities who have been a permanent full-time NA or NA Lead for one (1) calendar year, and those who have at least one calendar year
116 117 118 119 220 221 222 223	 2) Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full time NA or NA Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be paid to permanent, full time NAs or NA Leads at all WDVA Skilled Nursing Facilities who have been a permanent full time NA or NA Lead for one (1) calendar year, and those who have at least one calendar year employment as an NA or NA-Lead between July 1, 2023, and September
116 117 118 119 220 221 222 233 224	 Voluntary Retention Incentive: WDVA will provide a retention incentive payment for existing permanent, full-time NA or NA-Lead staff at all WDVA Skilled Nursing Facilities. a) A retention incentive payment of three thousand dollars (\$3,000.00) will be paid to permanent, full-time NAs or NA Leads at all WDVA Skilled Nursing Facilities who have been a permanent full-time NA or NA-Lead for one (1) calendar year, and those who have at least one calendar year employment as an NA or NA-Lead between July 1, 2023, and September 30, 2023, and who are meeting performance and work-related standards as

1 as the lump sum payment is in recognition of work performed over the 2 qualifying period. 3 WDVA recognizes that it needs to increase its recruitment efforts for NAs, NA-Leads, and LPNs beyond the local area, particularly in more remote or rural areas. 4

5 This includes more statewide, regional, and potentially national or international 6 recruitment campaigns. To incentivize NAs, NA-Leads and LPNs to move or commute to the local area where our Homes are located, the WDVA would like to 7 offer a sign-on incentive for both qualifying permanent, full-time NAs and LPNs 8 who live outside the local area as follows:

9

NAC or Nurse Residence from Home in Which Hired	Maximum Incentive
51-299 miles	\$2,000.00
300 miles and over	\$8,000.00

The

incentive will be paid back if the employee terminates employment within twelve (12) months of receiving the incentive payment for relocation or transportation, in accordance with RCW 43.03.120. Employees applying for the relocation incentive must provide proof of permanent residence to establish relocation distance.

- 18 Participation in any incentive program is voluntary and any employee who elects 19 participate will be required to sign an agreement with all relevant terms prior to 20 receiving any incentive payment(s).
 - In the event state matching funds are budgeted for Fiscal Year 2024, the parties agree to reconvene to discuss an extension of these incentives.
 - This MOU will expire on September 30, 2023.

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Dated: September 15, 2023.		
For the Employer:		For the Union:
/s/		/s/
Melanie Schwent, Labor Neg	gotiator	Mark Hamilton, Labor Advocate
OFM/SHR Labor Relations	<u>&</u>	WFSE/AFSCME Council 28
Compensation Policy Section	n	
TE	NTATIVE AG	REEMENT REACHED
signature.		
For the Employer		For the Union
mal	7/1/2024	Amy M. Spiegel 7/1/2024
Scott Lyders, Senior Labor	Negotiator	Amy Spiegel, Director of Advocacy
OFM/SHR Labor Relations	&	WFSE/AFSCME Council 28
Compensation Policy Section	on	
1		

1 Concept incorporated into Appendices A and C.

2	J. Memorandum of Understanding
3	Between
4	THE STATE OF WASHINGTON
5	AND
6	Washington Federation of State Employees
7	WASHINGTON STATE DEPARTMENT OF ARCHEOLOGY AND HISTORIC PRESERVATION—
8	UPDATES TO THE 2023-2025 COLLECTIVE BARGAINING AGREEMENT
9	
10	To recognize certification of a new bargaining unit pursuant to the Public Employment
11	Relations Commission Decision 13721 - PSRA the parties agree to the following additions
12	to the 2023-2025 Washington Federation of State Employees Collective Bargaining
13	Agreement:
14	APPENDIX A
15	BARGAINING UNITS REPRESENTED BY THE
16	Washington Federation of State Employees
17	
18	Agency PERC Description Order #
19	Archeology and Non-supervisory Classified Agency wide 13721
20	Historic Preservation
21	Appendix C
22	LAYOFF UNITS
23	38. Department of Archeology and Historic Preservation
24	——————————————————————————————————————
25	Commerce Specialist 3
26	Commerce Specialist 4
27	Fiscal Analyst 2

1	Forms and Records Analyst 2	
2	Forms and Records Analyst Supervis	sor
3	Program Assistant	
4	Dated November 20, 2023.	
	For the Employer:	For the Union:
	/s/	/s/
	Melanie Schwent, Labor Negotiator	Becky Stephens, Labor Advocate
	OFM/SHR Labor Relations &	WFSE
	Compensation Policy Section	
5	· ·	
		REEMENT REACHED shall be given effect as if it were an original
	For the Employer	For the Union
	05/30/2024	Amy M. Spiegel 5/30/2024 Amy Spiegel, Director of Advocacy
	Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Director of Advocacy
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28
	Compensation Policy Section	

1	K. Memorandum of Understanding		
2	BETWEEN		
3	THE STATE OF WASHINGTON		
4			
5	Washington Federation Of State Employees		
6	Addition of Olympic Heritage Behavioral Health Facility to Article 6, Section 6.17		
7	DSHS is opening a new facility Olympic Heritage Behavioral Health. To provide		
8	consistency within existing provisions that apply to DSHS BHA facilities contained in this		
9	collective bargaining agreement the parties agree to modify Article 6, Section 6.17 as		
10	follows:		
11	6.17 Shift Exchange Department of Social and Health Services (DSHS) and		
12	Department of Children, Youth and Families (DCYF)		
13	Overtime eligible shift employees employed by DSHS at Eastern State Hospital,		
14	Western State Hospital, Olympic Heritage Behavioral Health Facility, Child Study		
15	and Treatment Center, Special Commitment Center, Lakeland Village, Rainier		
16	School, Yakima Valley School, Firerest School, and employees employed by		
17	DCYF at Greenhill School, Echo Glen Children's Center and Naselle Youth Camp		
18	who have the same job classification will be allowed to exchange full shifts for		
19	positions in which they are qualified in accordance with the following:		
20	A. Requests for shift exchanges will be submitted seven (7) calendar days in		
21	advance of the exchange, when practical.		
22	B. The requested shift exchange is voluntary, and is agreed to in writing by		
23	both employees, and approved in writing by the supervisor(s) for exchanges		
24	of no more than one (1) workweek. Requests for consecutive shift		
25	exchanges in excess of one (1) workweek will be submitted to the		
26	appropriate appointing authority or designee for approval. If such request is		
27	denied, the employee will be provided the reason(s) in writing for the denial.		
28	C. Requested shift exchanges will be considered on a case-by-case basis.		

1 D.	Page 2 — Shift exchanges must occur within the same pay period. Shift exchanges
2	will not result in the payment of overtime. Each employee will be
3	considered to have worked their regular schedule.
4 E.	For shift exchanges that occur on an employee's designated holiday, the
5	employee who is regularly scheduled to work on that holiday will receive
6	the holiday compensation, regardless of who physically worked on that day.
7 F.	An employee will not receive shift premium pay under Article 42.19, Shift
8	Premium, solely as a result of a shift exchange. Each employee will be
9	considered to have worked their regular scheduled work shift for purposes
10	of shift premium pay.
11 G.	The failure of an employee, who has exchanged shifts, to work the agreed
12	upon shift without appropriate cause may be a basis for disciplinary action
13	or suspension of the ability to exchange shifts in the future.
14 H.	Mental Health Technicians and Psychiatric Security Attendants may
15	exchange shifts as long as the employees qualify to work in positions for
16	which the employees are requesting shift exchange. Licensed Practical
17	Nurses and Psychiatric Security Nurses may exchange shifts as long as the
18	employees qualify to work in positions for which the employees are
19	requesting shift exchange.
20 I.	Denials of shift exchanges are not subject to the grievance procedure under
21	Article 29, Grievance Procedure, of the parties' collective bargaining
22	agreement.
23 J.	Employees working in different classifications as provided in Subsection H.
24	above will be considered to have worked their regular scheduled work shift
25	for purposes of pay in Article 42.1, "GS" Pay Range Assignments.

1	K. The shift exchange system will not be used to circumvent the bid system by		
2	significantly altering an employee's workweek or supervisory chain of		
3	comman	d.	
4			
5	This MOU is effective	e September 1, 202	23 through June 30, 2025.
6	Dated: August 30, 20	023	
	For the Employer		For the Union
	/s/		/s/
	Scott Lyders, Senior La OFM/SHR Labor Relat Compensation Policy S	ions &	Kurt Spiegel, Executive Director WFSE/AFSCME Council 28
		TENTATIVE AG	REEMENT REACHED
	An electronic signatur signature.	e to this Agreement	shall be given effect as if it were an original
	For the Employer		For the Union
	m	7/26/2024	Amy M. Spisgel 7/25/2024 Amy Spiegel, Director of Advocacy
	Scott Lyders, Senior L	abor Negotiator	Amy Spiegel, Director of Advocacy
	OFM/SHR Labor Rela	tions &	WFSE/AFSCME Council 28
	Compensation Policy S	Section	
7			

1	L. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington Federation Of State Employees
6	DSHS is opening a new facility Olympic Heritage Behavioral Health. To provide
7	consistency within existing provisions that apply to DSHS BHA facilities contained in this
8	collective bargaining agreement the parties agree to modify Article 21, Section 21.5 as
9	follows:
10	21.5 Safety Footwear
11	The Employer will determine the employees that are required to wear safety
12	footwear as essential Personal Protective Equipment (PPE).
13	A. Those employees in the following agencies will receive a biennial
14	allowance of (two hundred twenty-five dollars \$225.00) to be used for the
15	purchase or repair of safety footwear in accordance with agency policy
16	ANSI/OSHA standards and shall include, but not be limited to laces, toe-
17	guards, insoles, and waterproofing.
18	• Ecology
19	• Department of Agriculture
20	• Department of Children, Youth, and Families (Maintenance
21	Operations Division)
22	 Department of Enterprise Services
<i></i>	
23	 Department of Fish and Wildlife
24	Department of Social and Health Services - Maintenance Operations
25	Division
26	Department of Social and Health Services
27	Department of Social and Health Services Western State Hospital

2	Behavioral He	f Social and Health Services Olympic Heritage ealth Facility
3	• Labor and Ind	ustries
4	• Secretary of S	tate .
5	 Utilities and T 	ransportation Commission
6	• Department of	Veteran Affairs (classes listed in Appendix W)
7 8	B. Those employees in allowance of \$225.00	the following agencies will receive a biennial per pair to be used for the purchase or repair of safety
9 10		s, toe-guards, insoles, and waterproofing.
11	• Department of	Transportation
12 13 14 15 16	those allowance levels. The process policy or practice. The appointing a	that allow a higher allowance are grandfathered for s for purchasing safety footwear will follow agency authority or designee may authorize additional safety damaged or worn out before the next allowance is
17 18	This MOU is effective September Dated: August 30, 2023	· 1, 2023 through June 29, 2025
	•	÷ 1, 2023 through June 29, 2025 For the Union
	Dated: August 30, 2023	
	Pated: August 30, 2023 For the Employer /s/ Scott Lyders, Senior Labor Negotiate OFM/SHR Labor Relations &	For the Union
	Pated: August 30, 2023 For the Employer /s/ Scott Lyders, Senior Labor Negotiate OFM/SHR Labor Relations & Compensation Policy Section	For the Union /s/ Or Kurt Spiegel, Executive Director
	Dated: August 30, 2023 For the Employer /s/ Scott Lyders, Senior Labor Negotiate OFM/SHR Labor Relations & Compensation Policy Section TENTATIVE	For the Union /s/ Or Kurt Spiegel, Executive Director WFSE/AFSCME Council 28
	Dated: August 30, 2023 For the Employer /s/ Scott Lyders, Senior Labor Negotiate OFM/SHR Labor Relations & Compensation Policy Section TENTATIV An electronic signature to this Agree	For the Union /s/ Kurt Spiegel, Executive Director WFSE/AFSCME Council 28 VE AGREEMENT REACHED
	Dated: August 30, 2023 For the Employer /s/ Scott Lyders, Senior Labor Negotiate OFM/SHR Labor Relations & Compensation Policy Section TENTATIV An electronic signature to this Agres signature.	For the Union State

Page 1 of 3

1	M. MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	THE STATE OF WASHINGTON
4 5	AND DEPARTMENT OF SOCIAL AND HEALTH SERVICES
6	AND
7	WASHINGTON FEDERATION OF STATE EMPLOYEES
8	Hospital Staffing Committee
9	As a result of the parties meeting to discuss the changes to the Second Engrossed Substitute
10	Senate (2ESSB) Bill 5236 and its affect upon the Hospital Staffing Committee at facilities
11	within the Department of Social and Health Services (DSHS), Behavioral Health
12	Administration (BHA): Eastern State Hospital (ESH), Child Study and Treatment Center
13	(CSTC) and Western State Hospital (WSH), including union represented participants on
14	the committee to include members of the Washington Federation of State Employees
15	(WFSE) such as Licensed Practical Nurses and unlicensed assistive nursing personnel that
16	are non-supervisory or nonmanagerial. The Employer and Union strongly support the
17	proposition that adequate staffing and an appropriately trained staff are necessary to meet
18	the needs of our patients and provide quality care. Both the Employer and Union will work
19	to ensure that state hospitals as defined in RCW 72.23.010 and 020 are staffed according
20	to best practices in providing a safe and healthy environment for patients and staff.
21	The Employer and Union agree to establish a process to promote evidence-based staffing
22	at each DSHS/BHA State hospital in compliance with RCW 70.41.420 and will continue
23	to meet the requirements of <u>RCW 70.41.420.</u>
24	Accordingly, the parties have agreed to the following:
25	1. Establishment of Hospital Staffing Committees at all State Hospitals
26	• One (1) at ESH
27	• One (1) at CSTC
28	• One (1) at WSH (Civil and Gage)
29	2. Composition of the Hospital Staffing Committees

1	A.	Fifty percent (50%) of the total members of each Hospital Staffing
2		committee shall be selected and represented by the unions and fifty percent
3		(50%) of the total members shall be selected by the hospital administration.
4		The Unions will appoint their member(s) for the committees. Each
5		committee shall be co-chaired by one (1) Management Representative, one
6		(1) Union local member.
7	В.	Committee seat allotment for each facility shall be as follows:
8		ESH-12 total seats with 6 identified as management seats and 6 identified
9		as union seats.
10		CSTC- 8 total seats with 4 identified as management seats and 4 identified
11		as union seats.
12		WSH- 16 total seats with 8 identified as management seats and 8 identified
13		as union seats.
14	C.	Participation in the Hospital Staffing Committees by employees shall be
15		scheduled work times and compensated at the appropriate rate of pay.
16		Hospital Staffing Committee members shall be granted one-half (1/2) hour
17		pre-meet time just prior to the Hospital Staffing Committee meeting.
18		Hospital Staffing Committee members shall be relieved of all other work
19		duties during the pre-meeting and committee meetings. If an individual is
20		off duty (aka: not scheduled to clock in until later that day) when the
21		committee meets, then their schedule will be modified to accommodate
22		their attendance at the committee meetings.
23	D.	Committee Representation: The union will provide the names of the

committee members for each location identified above within ten (10) days

of signing this MOU.

24

Page 3 of 3

3. Additional State Hospitals

- Within sixty (60) days after the announcement of the opening of a new DSHS/BHA
- hospital as defined under RCW 72.23.010 and 020, the parties agree to meet and
- 4 bargain over the committee position allotment of a Hospital Staffing Committee at the
- new state hospital. If any current DSHS/BHA facility changes status to meet
- 6 RCW72.23.010 and 020 definition of a state hospital, the parties agree to meet and
- bargain over the committee position allotment of the Hospital Staffing Committee at
- 8 the new hospital.

1

9 4. Collective Bargaining Agreement Modifications

- 10 The provisions of this MOU take effect upon full execution by the Parties.
- 11 This MOU will expire on June 30, 20275.
- 12 **Dated: January 2, 2024**

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

06/21/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Amy M. Spiegel 61

Any Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

Page 1 of 2

1	N. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	DEPARTMENT OF SOCIAL AND HEALTH SERVICES
6	AND
7	Washington Federation of State Employees
8 9	Extra Duty Pay for Psychology Associates
	DATKA DOTT FAT FOR TSTCHOLOGT ASSOCIATES
10	The parties enter into this agreement to modify the current collective bargaining
11	agreement to allow DSHS BHA the option to authorize extra duty pay for Psychology
12	Associates with master's graduate level education to complete work assignments to
13	facilitate patient discharge into appropriately identified placement options. These
14	work assignments may extend beyond standard work assignments which requires
15	WFSE CBA Article 6, Section 6.9(C)(1) to be modified to include Psychology
16	Associates to the list of job classes eligible for extra duty pay as follows:
17	C. The salary paid to overtime-exempt employees is full compensation for all
18	hours worked, except:
19	1. Psychologists, Psychology Associates, Forensic Evaluators and
20	Psychiatric Social Workers working at the Department of Social and
21	Health Services (DSHS) are expected to work as many hours as
22	necessary to accomplish their assignment or fulfill their core
23	responsibilities. However, because DSHS has a unique situation that
24	requires Psychologists, Psychology Associates, Forensic Evaluators and
25	Psychiatric Social Workers to work hours over and above those
26	necessary to accomplish their assignment and fulfill their core
27	responsibilities, Psychologists, Psychology Associates, Forensic
28	Evaluators and Psychiatric Social Workers will receive additional
29	straight time pay at their regular rate of pay for working these "extra
30	duty" hours. "Extra Duty" is defined as work hours assigned by
31	management that are hours over and above those necessary to

Page 2 of 2

1	accomplish the Psychologists', Psychology Associates', Forensic				
2	Evaluators' and Psychiatric Social Workers' regular assignment and				
3	fulfill their core responsibility. "Extra duty" hours typically include				
4	covering hours/shifts not regularly assigned to any other Psychologist,				
5	Psychology Associate, Forensic Evaluator or Psychiatric Social Worker.				
6	When seeking to fill the extra duty hours, the Employer retains the right				
7	to assign any Psychologist, Psychology Associate, Forensic Evaluator				
8	or Psychiatric Social Worker who has the appropriate skills and abilities				
9	required for the extra duty. Management will ask for volunteers for the				
10	extra duty, but retains the right to select any Psychologist, Psychology				
11	Associate, Forensic Evaluator or Psychiatric Social Worker for the extra				
12	duty regardless of whether there are volunteers or not and retains the				
13	right to restrict the number of extra duty assignments that any one				
14	employee works.				
15	This MOU will expire on June 30, 2025.				
16	Dated: February 12, 2024				
	For the Employer For the Union				
	/s/				
	Scott Lyders, Senior Labor Negotiator Teresa Parsons, Labor Advocate WEST A FROM TO COMMENT OF THE PROPERTY O				
	OFM/SHR Labor Relations & WFSE/AFSCME Council 28 Companyation Policy Section				
	Compensation Policy Section				

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer For the Union

7/1/2024

Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & Compensation Policy Section Amy Spiegel, Director of Advocacy

WFSE/AFSCME Council 28

1	O. Memorandum of Understanding
2	BETWEEN
3	THE STATE OF WASHINGTON
4	AND
5	Washington State Department of Veterans Affairs
6	TEMPORARY VOLUNTARY RECRUITMENT AND RETENTION INCENTIVES
7	The parties agree there remains a significant recruitment and retention issue with the
8	Nursing Assistant (NA), Nursing Assistant-Lead (NA-Lead), Licensed Practical Nurse 2
9	(LPN2), and Licensed Practical Nurse 4 (LPN4) classifications at the Washington State
10	Department of Veterans Affairs (WDVA), despite expanded outreach efforts. The
11	recruitment and retention issue continues to impact the agency's capacity to provide
12	adequate resident care to our vulnerable veterans we are here to serve, as well as business
13	operations, and it is contributing to a significant loss in federal revenue as we are not
14	admitting residents in our facilities because of staffing issues. Additionally, measures need
15	to be taken immediately to recruit and retain valued and critical nursing staff to proactively
16	meet the overall mission of, "serving those who served."
17	To that end, the parties agree to:
18	1) Voluntary Recruitment Incentive: WDVA will provide a recruitment incentive
19	payment of five thousand dollars (\$5,000) maximum to new NAs, NA-Leads,
20	LPN2s, and LPN4s at all WDVA Skilled Nursing Facilities. Employees will need
21	to apply for the voluntary recruitment incentive with their local Human Resources
22	office. The recruitment incentive payment(s) will expire on September 30, 2024,
23	and will be paid as follows:
24	a) An initial incentive payment of three thousand dollars (\$3,000) will be
25	given to employees who are hired into permanent, full-time NA, NA-Lead,
26	LPN2, and LPN4 positions, effective on the employee's date of hire. This
27	initial three thousand dollar (\$3,000.00) incentive payment will be paid on
28	the employee's first paycheck or as soon as practicable based upon agency
29	Human Resources and/or payroll processes. This initial three thousand

1	dollar (\$3,000) incentive payment will be required to be paid back in full if
2	the individual resigns or is separated from employment prior to the
3	successful completion of their probationary period (generally six months).
4	If the employee successfully completes their probationary period, this initial
5	three thousand (\$3,000) incentive is considered payment in recognition of
6	work performed during the probationary period, and no payback is required.
7	b) An incentive payment of two thousand dollars (\$2,000.00) will be given to
8	permanent, full-time NAs, NA-Leads, LPN2s, and LPN4s effective after
9	successful completion of their probationary period as follows:
10	c) For those NAs, NA-Leads, LPN2s, and LPN4s who complete their
11	probationary period on or before May 31, 2024, the two thousand dollar
12	(\$2,000) incentive payment will be provided to them on their second June
13	payroll (generally on the 25th of the month, or the nearest business day to
14	the 25th day of the month should the 25th fall on a Saturday, Sunday, or
15	holiday).
16	d) For those NAs, NA-Leads, LPN2s, and LPN4s who complete their
17	probationary period after May 31, 2024, the two thousand dollar (\$2,000)
18	incentive payment will be provided on the first payroll period of September
19	2024 (generally on the 10th day of the month, or the nearest business day to
20	the 10th day of the month should the 10th fall on a Saturday, Sunday, or
21	holiday).
22	2) Voluntary Retention Incentive: WDVA will provide a retention incentive
23	payment for existing permanent, full-time NAs, NA-Leads, LPN2s, and LPN4s at
24	all WDVA Skilled Nursing Facilities. This retention incentive payment will expire
25	on September 30, 2024, and will be paid as follows:
26	a) A retention incentive payment of three thousand dollars (\$3,000.00) will be
27	paid to permanent, full time NAs, NA-Leads, LPN2s, and LPN4s at all
28	WDVA Skilled Nursing Facilities who have been a permanent full-time

NA, NA-Lead, LPN2, or LPN4 for one (1) calendar year, and those who 1 2 have at least one calendar year employment as an NA, NA-Lead, LPN2, or LPN4 between October 1, 2023, and September 30, 2024, and who are 3 meeting performance and work-related standards as described in the 4 performance plan process. 5 6 b) The retention incentive payment will be paid in two installments of one thousand five hundred dollars (\$1,500) each for the first two calendar 7 quarters in which the NA, NA-Lead, LPN2, or LPN4 meets the 8 qualification. No payback will be required as each installment is in 9 10 recognition of the quarter worked by the NA, NA-Lead, LPN2, and LPN4. 11 Relocation Incentive: WDVA recognizes that it needs to increase its recruitment 12 efforts for LPN2s and LPN4s beyond the local area, particularly in more remote or 13 rural areas. This includes more statewide, regional, and potentially national or 14 international recruitment campaigns. To incentivize LPN2s and LPN4s to move or commute to the local area where our Homes are located, the WDVA would like to 15 offer a sign-on incentive for qualifying permanent, full-time LPN2s and LPN4s 16 17 who live outside the local area as follows: Nurse Permanent Residence from **Maximum Incentive Home in Which Hired** \$8,000 200 miles and over 18 19 The relocation incentive will be paid back if the employee terminates 20 employment within twelve (12) months of receiving the relocation incentive payment in accordance with RCW 43.03.120. 21 22 Employees applying for the relocation incentive must provide proof of 23 permanent residence to establish relocation distance. 24 Participation in any incentive program is voluntary and any employee who elects 25 to participate will be required to sign an agreement with all relevant terms prior to 26 receiving the applicable payment(s).

l	5) If WDVA is approved for a	n additional year of the Veterans Home Nursing				
2	Recruitment & Retention Gran	nt Program, both parties agree to begin negotiations				
3	for a potential extension to this MOU no later than Tuesday, September 3, 2024.					
1	This MOU is directly tied to the receip	ot of federal grant funds through the Veterans Home				
5	Nursing Recruitment and Retention G	rant Program, which covers a portion of the costs of				
6	the incentives. Federal funds may be	subject to change depending on financial feasibility				
7	and/or the federal VA exercising its	authority to stop the incentive program at their				
3	discretion. Further, should WDVA	not receive state matching funds within the 2024				
)	supplemental budget to cover the rem	aining costs of this program, this MOU will be null				
)	and void.					
	The voluntary incentives will be taxed	like all other taxable income and are subject to DRS				
2	deductions.					
1	Dated: February 8, 2024. For the Employer	For the Union				
	l <u>el</u>	<i>lel</i>				
	Melanie Schwent, Labor Negotiator	Mark Hamilton, Director of Advocacy				
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28				
	Compensation Policy Section	.				
	TENTATIVE AGREEMENT REACHED					
	An electronic signature to this Agree signature.	ement shall be given effect as if it were an original				
	For the Employer	For the Union				
	7/1/2024					
	Scott Lyders, Senior Labor Negotiato	or Anny Spiegel, Director of Advocacy				
	Scott Lyders, Senior Labor Negotiato OFM/SHR Labor Relations &	Anny Spiegel, Director of Advocacy WFSE/AFSCME Council 28				

1	P. Memorandum of Understanding		
2	BETWEEN		
3	THE STATE OF WASHINGTON		
4	AND		
5	Washington Federation of State Employees		
6	Washington Office of Superintendent of Public Instruction—		
7	UPDATES TO THE 2023-2025 COLLECTIVE BARGAINING AGREEMENT		
8	To recognize certification of a new bargaining unit pursuant to the Public Employment		
9	Relations Commission Decision 13772 - PSRA the parties agree to the following additions		
10	to the 2023-2025 Washington Federation of State Employees Collective Bargaining		
11	Agreement:		
12	APPENDIX A		
13	BARGAINING UNITS REPRESENTED BY THE		
14	Washington Federation of State Employees		
15	Agency PERC Description Order #		
16	Office of Superintendent Non-supervisory Classified 13772		
17	of Public Instruction Network Operations and Technology		
18	-Support Center		
19	APPENDIX C		
20	LAYOFF UNITS		
21	38. Office of Superintendent of Public Instruction		
22	Network Operations and Technology Support Center		
23	ARTICLE 37		

1 UNION-MANAGEMENT COMMUNICATION COMMITTEES 2 **Article 37.2(B)(6)** 3 Agency-wide committees for Office of Superintendent of Public Instruction (OSPI) will 4 consist of up to three (3) Employer representatives and up to three (3) employee 5 representatives. Additional paid staff of the Union and the Employer may also attend. The 6 Employer and Union will be responsible for the selection of their own representatives. If 7 agreed to by the parties, additional representatives may be added. 8 Committee meetings will be conducted up to three (3) times per year, unless agreed 9 otherwise. 10 **Dated: April 11, 2024.** For the Employer For the Union **Negotiator** Director of Advocacy, OFM/SHR Labor Relations & **WA Federation of State Employees Compensation Policy Section** TENTATIVE AGREEMENT REACHED An electronic signature to this Agreement shall be given effect as if it were an original signature. For the Employer For the Union 7/26/2024 Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations & WFSE/AFSCME Council 28 Compensation Policy Section

1	Q. Memorandum of Understanding Between
2	THE STATE OF WASHINGTON
3	AND
4	THE WASHINGTON FEDERATION OF STATE EMPLOYEES, AFSCME
5	Council 28
6	Addition of DSHS DDA Lake Burien Transitional Care Facility
7	The Department of Social and Health Services (DSHS), Developmental Disabilities
8	Administration (DDA) is opening a new transitional care facility at 1033 SW 152 nd St.
9	Burien, WA 98166. As a result of bargaining over the addition of this facility, the parties
10	enter into the recognitions and agreements outlined below.
11	The parties recognize:
12	1. The target opening date for this facility is July 1, 2024.
13	2. The facility is located in King County and employees of the facility will receive
14	King County premium pay in accordance with Article 42.21 of the parties'
15	Collective Bargaining Agreement (CBA).
16	3. The provisions of Article 4.3 will be used during the initial hiring process for this
17	facility.
18	4. This facility is considered a 24/7 operation/ DSHS institution for the purpose of the
19	parties' CBA.
20	5. The facility is covered under the existing supervisory and non-supervisory
21	institutions' bargaining units (13651-A & 13630).
22	6. Employees of the facility are eligible for assault benefits in accordance with Article
23	19.2 of the parties' CBA and RCW 72.01.045.
24	The parties agree:
25	7. Article 6.17 of the parties' 2023-2025 CBA is amended as follows:

1	6.17 Suitt Exchange Department of Social and Health Services (DSHS) and
2	Department of Children, Youth and Families (DCYF)
3	Overtime-eligible shift employees employed by DSHS at Eastern State Hospital,
4	Western State Hospital, Olympic Heritage Behavioral Health Facility, Lake Burien
5	Transitional Care Facility, Child Study and Treatment Center, Special Commitment
6	Center, Lakeland Village, Rainier School, Yakima Valley School, Firerest School,
7	and employees employed by DCYF at Greenhill School and Echo Glen Children's
8	Center who have the same job classification will be allowed to exchange full shifts
9	for positions in which they are qualified in accordance with the following.
10	8. Article 21.5.A of the parties' 2023-2025 CBA is amended as follows:
11	A. Those employees in the following agencies will receive a biennial allowance of
12	two hundred twenty-five dollars (\$225.00) per pair to be used for the purchase
13	or repair of safety footwear in accordance with agency policy ANSI/OSHA
14	standards and shall include, but not be limited to laces, toe-guards, insoles, and
15	waterproofing.
16	• Ecology
17	Department of Agriculture
18	 Department of Children, Youth, and Families (Maintenance)
19	Operations
20	• Division)
21	• Department of Enterprise Services
22	• Department of Fish and Wildlife
23	Department of Social and Health Services Maintenance Operations
24	• Division

1	• Department of	of Social and Health Services Eastern State Hospital
2	• Department of	of Social and Health Services Western State Hospital
3	• Department of	of Social and Health Services Olympic Heritage
4	Behavioral	
5	Health Facili	ty
6	• Department of	of Social and Health Services Lake Burien Transitional
7	Care Facility	
8	• Energy Facil	ity Site Evaluation Council
9	• Labor and In	dustries
10	• Secretary of	State
11	 Utilities and 	Transportation Commission
12	• Department of	of Veteran Affairs (classes listed in Appendix W)
13	9. As it applies to DSHS/D	DA, Attachment A to Statewide MOU H, 24/7 Premium
14	Pay, of the parties' 2023	-2025 CBA is amended as follows:
15		
	DSHS-DDA	Lakeland Village RHC
		Rainier School RHC
		Firerest School RHC
		Yakima School RHC
		State Operated Community Residential

Page 4 of 5

Lake Burien Transitional Care Facility

10. Agency MOU D regarding Compensatory Time for DSHS 24/7 Facilities of the parties' 2023-2025 CBA is amended as follows:

Compensatory Time for the Department of Social and Health Services at 24/7

Facilities

In addition to the provisions of Article 7.5, the parties agree to the following for overtime-eligible employees working at the Department of Social and Health Services at Eastern State Hospital, Western State Hospital, Child Study and Treatment Center, Special Commitment Center, Firerest School, Lakeland Village, Rainier School, Yakima Valley School, State Operated Living Alternatives (SOLA), State Operated Community Residential (SOCR), Competency Restoration Programs at Fort Steilacoom (FSCRP) and Maple Lane (MLCRP), Civil Residential Treatment Facilities (RTF) at the Maple Lane Campus and the Brockman Campus in Vancouver, the Lake Burien Transitional Care Facility, and the NGRI Residential Treatment Facility (RTF) at the Maple Lane Campus.

1	11. Between sixty (60) and ninety (90) days following the Lake Burien Transitional				
2	Care Facility becoming operational, the parties will meet on a mutually agreed upon				
3	date and time, to negotiate over any unforeseen impacts the parties identify.				
4	This MOU is effective upon full execution	n and will expire on June 30, 2025.			
5	Dated: May 10, 2024				
	For the Employer	For the Union			
	/s/	/s/			
	Scott Lyders, Senior Labor Negotiator OFM/SHR Labor Relations &	Amy Spiegel, Director of Advocacy WFSE/AFSCME Council 28			
	Compensation Policy Section TENTATIVE AGREEMENT REACHED				
	An electronic signature to this Agreement shall be given effect as if it were an original signature.				
	For the Employer	For the Union			
	9/17/2024	Amy M. Spiegel 9/17/2024			
	Scott Lyders, Senior Labor Negotiator	Amy Spiegel, Director of Advocacy			
	OFM/SHR Labor Relations &	WFSE/AFSCME Council 28			

DOC Addendum

1 2 3			SECTION 1 SUPPLEMENTAL DOC ARTICLE 3 BID SYSTEM
4	3.1	App	licability
5		A.	This Article applies only to staff employed at a correctional facility in the
6			Department of Corrections (DOC), or the Department of Veterans Affairs
7			(DVA), and who work in positions that may require relief or coverage. This
8			Article also applies to employees at an institution in the Department of
9			Social and Health Services (DSHS), the Department of Children, Youth,
10			and Families (DCYF), the School for the Blind (WSSB), Center for Deaf
11			and Hard of Hearing Youth (CDHY), Washington State Lottery (LOT),
12			(Section 3.11 only), Department of Agriculture (WSDA), (Section 3.12
13			only) and the Washington State Patrol (WSP) (Section 3.13 only). For
14			purposes of this Article, the Special Commitment Center (SCC) and the
15			Secure Community Transition Facilities (SCTF) within the Department of
16			Social and Health Services (DSHS) will be considered one (1) institution.
17		В.	This Article does not apply to the filling of non-permanent, on-call, or
18			project or, except at the WSSB and the CDHY, career seasonal positions.
19		C.	State Operated Living Alternatives (SOLA) with the Department of Social
20			and Health Services. The parties recognize and agree that the foremost
21			responsibility of the SOLA program is to support individuals based on their
22			preference and need. With this principle in mind, the parties agree that
23			Article 3, Bid System will apply to the SOLA program with the following
24			limitations:
25			• Employees may bid between SOLA homes located in the same
26			county where their position is permanently assigned.
27			• The Appointing Authority or Designee may reassign an employee
28			within the first sixty (60) calendar days after the bid process
29			placement into a position if a client expresses concerns working with

that staff member. The concerns and any attempts to resolve the concerns will be documented and presented to the Director of State Operated Community Residential (SOCR). No reassignment will occur without the approval of the Director of SOCR. This type of reassignment will not be documented as or characterized as a disciplinary action. If an employee is reassigned, as described in this Subsection, the employee will not be prohibited from bidding to other locations.

Reassignment from a bid position under Article 3.10, occurring

Reassignment from a bid position under Article 3.10, occurring within the first sixty (60) calendar days as described above, is not subject to the grievance procedure in Article 29 when the reassignment is based on client need or choice.

13 3.2 Definitions

For purposes of this Article only, the following definitions apply:

A. Bid Positions

Positions filled as a result of a bid.

B. Bid System

A process allowing employees with permanent status to submit bids to other positions within their employing institution and in the same job classification in which they currently hold permanent status, or to a lower classification in which they have previously held status. A permanent part-time employee will be eligible to bid for full-time positions after completion of one thousand and forty (1,040) hours of employment within the job classification. A permanent full-time employee will be eligible to bid on part-time positions in the same job classification in which they currently hold permanent status or to a lower classification in which they have previously held status.

C. <u>Position</u>

1		A particular combination of shifts and days off, except for the DSHS, DVA
2		and the DOC. In DSHS, DVA and DOC, a position is defined as a particular
3		combination of shift, days off and location. Within institutions at DSHS and
4		DCYF, a "float" designation shall be considered a location for bid purposes
5		when the institution has a float pool with permanent positions.
6	3.3	Components of a Bid
7		With the exception of DOC, bids will indicate the employee's choice of shift, days
8		off (and, for DSHS and DVA, location) and job classification. DOC employees will
9		bid by position number. Employees will be responsible for the accuracy of their
10		bids. Each bid will remain active for a period of six (6) months from the date
11		submitted by the employee.
12	3.4	Submittal and Withdrawal of Bids
13		Any bids submitted after the date a vacancy is considered to have occurred will not
14		be considered for that vacancy. Employees may withdraw their bids, in writing, at
15		any time prior to the referral.
16	3.5	New Positions or Reallocated Positions
17		When a new position is established or a vacant position is reallocated, the Employer
18		will post the position for seven (7) calendar days if the combination of shift and
19		days off (and, for DSHS, DVA and DOC, location) does not currently exist. The
20		agencyies will use electronic and/or hard copy methods for notification, which shall
21		include email notifications to eligible employees.
22	3.6	Vacancy
23		For purposes of this Article, a vacancy occurs when:
24		A. An employee notifies management, in writing, that they intend to vacate
25		their position; or
26		B. Management notifies an employee, in writing, that the employee will be
27		removed from their position.

3.7 Awarding a Bid

When a permanent vacancy occurs, the Employer will determine if any employee has submitted a bid for the shift and days off. Seniority will prevail provided the employee has the skills and abilities necessary to perform the duties of the position. An employee's bid request may be turned down if the employee has documented attendance or performance problems. The employee will begin working in the new position within forty-five (45) calendar days of being awarded the bid unless circumstances warrant otherwise.

3.8 Commitment Following an Award or Refusal of a Bid

- A. For all agencies except DSHS and DCYF, wwhen an employee has been awarded a bid, or refuses an awarded bid, the employee will be prohibited from requesting other bids for a minimum of six (6) months. The six (6) month period will begin on the first day the employee is assigned the new shift and/or days off. All other active bids the employee has on file will be removed from the bid system.
- B. For DSHS and DCYF, when an employee has been awarded a bid, the employee will be prohibited from requesting other bids for a minimum of twelve (12) months. If an employee refuses an awarded bid, the employee will be prohibited from requesting other bids for a minimum of six (6) months. The time period will begin on the first day the employee is assigned the new shift, days off and/or location. All other active bids the employee has on file will be removed from the bid system.
- 3.9 Whenever there is need for a major change in residential settings such as elimination of positions or major changes to shifts or assignments, the Union and the Employer may agree to suspend the procedure described in Sections 3.3 through 3.6 and 3.8 above and allow all employees to bid on positions, which will be filled in accordance with the procedures in Section 3.7 of this Article.

1	3.10	Reassignment from a Bid Position
2		Nothing in this Article will preclude management from reassigning an employee
3		from their bid position to another position on a different shift or to a position with
4		different days off, provided the employee is notified, in writing, of the reason(s) for
5		the reassignment. A copy of the notice will be sent to the Union.
6	3.11	- Washington State Lottery
7		A. Prior to a vacant District Sales Representative (DSR) position being open
8		for recruitment, the Regional Sales Manager will have the opportunity to
9		realign or reassign territories. Input from the DSRs within the region will
10		be considered, and the Lottery will look for ways to incorporate changes
11		with the least amount of negative impact to the DSRs. The Regional Sales
12		Manager will determine the position to be open for recruitment, after
13		considering input from the DSRs within the region.
14		B. All DSRs statewide will be notified of vacancies within the bargaining unit.
15		DSRs indicating an interest in a transfer to the vacant position will be
16		considered utilizing the following criteria:
17		1. Demonstrated service to retailers.
18		2. Efficiency and effectiveness of performance.
19		3. Seniority based on employee preference.
20		C. If the employee is not selected after consideration of the first two (2) criteria
21		listed above, the Regional Sales Manager will discuss with the employee
22		the reason(s) for the decision.
23	3.12	Department of Agriculture - Grain Inspection Program
24		Bidding and assignment of permanent work shifts for bargaining unit employees
25		will be performed annually, unless a shorter period of time is mutually agreed to
26		between the parties, or at the addition or deletion of a work shift. Seniority criteria
27		for awarding a bid will be based on uninterrupted service date, not including

1	military time, and with due regard for needs of industry, the Employer and
2	employees.
3	This Sub-article does not apply to employees in an inspector in-training series.
4	3.13 Washington State Patrol - Fingerprint Technicians, Leads and Supervisors
5	Bidding and assignment of permanent work shifts for Fingerprint Technicians,
6	Leads and Supervisors will be performed semi-annually in January and July. New
7	shifts begin on the Sunday closest to January 1 or July 1 regardless of the month in
8	which the Sunday occurs. Openings will be provided for a period of twenty-eight
9	(28) calendar days prior to the beginning of a new schedule and eligible employees
10	may bid on openings during this period. Fingerprint Technician 1s will be subject
11	to training requirements and may be assigned to a shift to meet training needs
12	during probationary periods.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/5/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

1			SECTION 2
2			SUPPLEMENTAL DOC ARTICLE 4
3			HIRING AND APPOINTMENTS
4	4.1	Fillin	ng Positions
5		The E	Employer will determine when a position will be filled, the type of appointment
6		to be	used when filling the position, and the skills and abilities necessary to perform
7		the di	uties of the specific position within a job classification. Only those candidates
8		who l	have the position-specific skills and abilities required to perform the duties of
9		the v	racant position will be referred for further consideration by the employing
10		ageno	ey.
11		A.	TheAn agency's internal layoff list will consist of employees who have
12			elected to place their name on the layoff list through Article 34, Layoff and
13			Recall, of this Agreement and are confined to each individual agency the
14			Department of Corrections (DOC).
15		B.	The statewide layoff list will consist of employees who have elected to place
16			their name on the statewide layoff list in accordance with WAC 357-46-
17			<u>080</u> .
18		C.	A promotional candidate is defined as an employee who has completed the
19			probationary period within a permanent appointment and has attained
20			permanent status within the agency.
21		D.	A transfer candidate is defined as an employee in permanent status in the
22			same classification as the vacancy within the agency.
23		E.	A voluntary demotion candidate is defined as an employee in permanent
24			status moving to a class in a lower salary range maximum within the agency.
25		F.	When filling a vacant position with a permanent appointment, candidates
26			will be certified for further consideration in the following manner:

1		1.	The most senior candidate on the agency's internal layoff list with
2			the required skills and abilities who has indicated an appropriate
3			geographic availability will be appointed to the position.
4		2.	If there are no names on the internal layoff list, the agency will
5			certify up to twenty (20) candidates for further consideration. Up to
6			seventy-five percent (75%) of those candidates will be statewide
7			layoff, agency promotional, internal transfers, and agency voluntary
8			demotions. All candidates certified must have the position-specific
9			skills and abilities to perform the duties of the position to be filled.
10			If there is a tie for the last position on the certification for either
11			promotional or other candidates, the agency may consider up to ten
12			(10) additional tied candidates. The agency may supplement the
13			certification with additional tied candidates and replace other
14			candidates who waive consideration with like candidates from the
15			original pool.
16		3.	Employees in the General Government Transition Pool Program
17			who have the skills and abilities to perform the duties of the vacant
18			position may be considered along with all other candidates who have
19			the skills and abilities to perform the duties of the position.
20		4.	If the certified candidate pool does not contain at least three (3)
21			affirmative action candidates, the agency may add up to three (3)
22			affirmative action candidates to the names certified for the position.
23		5.	When recruiting for multiple positions, the agency may add an
24			additional five (5) agency candidates and five (5) other candidates
25			to the certified list for each additional position.
26	4.2	Recruitment	and Application Process
27		Agencies wil	l determine the recruitment process used to fill positions. When
28		recruiting for	a bargaining unit position, the recruitment announcement will be

posted for a minimum of seven (7) calendar days. One (1) recruitment announcement may be used to fill multiple open positions. A recruitment announcement may also be used to fill positions in addition to those listed in the recruitment announcement if the recruitment announcement includes a statement indicating that intent at the initial time of posting. Once all the position(s) from the recruitment announcement are filled, the recruitment announcement may only be used to fill additional open positions for the next sixty (60) days. An agency may accept applications/recruit through the Department of Enterprise Services' online recruiting system, agency electronic process, and/or paper applications as indicated on the recruitment announcement. In addition, agencies may use their intranet to post positions. Agencies that use the Department of Enterprise Services' online recruiting system will accept and process agency-defined paper forms. Upon request, agencies will assist employees through the application process.

4.3 Movement – Permanent Employees

A. Within an Agency

- 1. Prior to certifying candidates for vacancies in accordance with Section 4.1, an Appointing Authority may grant an administrative transfer, voluntary demotion or elevation within an agency as long as the permanent employee has the skills and abilities required to perform the duties of the position.
- 2. Employees desiring a transfer, voluntary demotion or elevation may initiate a request in writing to their agency human resources office, or for DSHS, to the appropriate Appointing Authority.
- 3. Appointing authorities will consider these individuals for an opening. Movement requests will be purged twice yearly on June 30 and December 31.
- 4. Candidates interviewed will be notified of the hiring decision.

1		5.	This Subsection does not apply to those positions that have a
2			required bid system established in accordance with Supplemental
3			DOC Article 3, Bid System, unless the position remains vacant after
4			the completion of the bid process.
5		6.	In addition, employees who are interested in a transfer, voluntary
6			demotion or elevation within an agency may also apply in
7			accordance with the processes outlined in <u>Section 4.2</u> , above.
8	B.	<u>Outsi</u>	de the Agency
9		1.	Prior to certifying candidates for vacancies in accordance with
10			Section 4.1, an Appointing Authority may grant an administrative
11			transfer, voluntary demotion or elevation to a candidate from
12			another agency as long as the permanent employee has the skills and
13			abilities to perform the duties of a position.
14		2.	Employees transferring, demoting or elevating from outside the
15			agency will be required to serve a six (6) month review period.
16			Agencies may extend the review period for an individual employee
17			as long as the extension does not cause the total period to exceed
18			twelve (12) months.
19		3.	The Employer may separate an employee or an employee may
20			voluntarily separate during the review period. Upon separation, and
21			at the employee's request, the employee's name will be placed on
22			the agency's layoff list. The employee will remain on the list until
23			such time as their eligibility expires or they have been rehired.
24		4.	An employee who is separated during their review period may
25			request a review of the separation by the Director or Secretary of the
26			agency or designee within twenty-one (21) calendar days from the
27			effective date of the separation. Separation during the review period

1 will not be subject to the grievance procedure in Supplemental DOC 2 Article 29, Grievance Procedure. 3 4.4 **Permanent Status** 4 An employee will attain permanent status in a job classification upon their 5 successful completion of a probationary, trial service or transition review period. 4.5 6 **Types of Appointment** 7 A. Non-Permanent 8 1. The Employer may make non-permanent appointments to fill in for 9 the absence of a permanent employee, during a workload peak. 10 while recruitment is being conducted, or to reduce the possible 11 effects of a layoff. Non-permanent appointments will not exceed 12 twelve (12) months except when filling in for the absence of a 13 permanent employee or to reduce the effects of a hiring freeze. A 14 non-permanent appointee must have the skills and abilities required 15 for the position. 16 2. A permanent employee who accepts a non-permanent appointment 17 within their agency will have the right to return to their prior 18 permanent position in the agency or to a position in the permanent 19 classification they left at the completion of the non-permanent 20 appointment; provided 1) the employee has not left the original non-21 permanent appointment, or 2) multiple non-permanent 22 appointments have not exceeded a total of twelve (12) months, 23 unless the original Appointing Authority agrees otherwise. 24 Employees who are accepting a non-permanent appointment will be 25 notified of their return rights within their appointment letter. 26 An employee with permanent status may accept a non-permanent 27 appointment to another agency. At least fourteen (14) calendar days prior 28 to accepting the appointment, the employee must notify their current

Appointing Authority of the intent to accept a non-permanent appointment.

1 Upon notification of the employee's intent, the employee's permanent 2 agency will notify the employee, in writing, of any return rights to the 3 agency and the duration of those return rights. At a minimum, the agency 4 must provide the employee access to the agency's internal layoff list. 5 3. The Employer may convert a non-permanent appointment into a 6 permanent appointment if the Employer used a competitive process 7 to fill the non-permanent appointment or if the non-permanent 8 appointment was filled using a veteran placement program. In such 9 circumstances the employee will serve a probationary or trial service 10 period. The Employer must follow Supplemental DOC Article 3, 11 Bid System or appoint an internal layoff candidate, if one exists, 12 before converting an employee from a non-permanent appointment 13 to a permanent appointment. 14 4. Time spent in the non-permanent appointment will count towards 15 the probationary or trial service period if the employee and the 16 employee's position is converted from a non-permanent 17 appointment to a permanent appointment in accordance with 18 Subsection 3 above. 19 5. Time spent in the non-permanent appointment may count towards 20 the probationary or trial service period for the permanent position 21 within the same job classification. When non-permanent time is not 22 counted towards the probationary or trial service period, the 23 reason(s) will be provided to the employee in writing. 24 6. The Employer may end a non-permanent appointment at any time 25 by giving one (1) working day's notice to the employee. If an employee is terminated for misconduct and the misconduct for 26 27 which the employee is terminated is documented in the personnel

file, just cause will apply.

1	B.	On-Call Emp	lovment	•
2	2,	•	er may fill a position with an on-call appointment where the	
3				
			mittent in nature, is sporadic and it does not fit a particular	
4			Employer may end on-call employment at any time by giving	
5			employee. If an employee is terminated for misconduct and the	
6		misconduct f	or which the employee is terminated is documented in the	
7		personnel file	e, just cause will apply.	
8	C.	In-Training E	mployment	
9		1. The E	mployer may designate specific positions, groups of positions,	
10		or all	positions in a job classification or series as in-training. The	
11		Emplo	oyer will determine and document the training program,	
12		includ	ing a description and length of the program. The in-training	
13		plan n	nust include:	
14		a.	The title of the goal class of the in-training plan.	
15		b.	The duties and responsibilities of the goal class.	
16		c.	The job classes that will be used to reach the goal class.	
17		d.	The skills and abilities that must be acquired by the	
18			employee while in-training to the goal class.	
19		The tr	aining plan may include any of the following components:	
20		e.	On-the job training;	
21		f.	Classroom or field instruction;	
22		g.	Courses conducted by an educational institution, vocational	
23		-	school, or professional training organization; or	
24		h.	Written, oral and/or practical examinations(s).	

Unless other staffing methods have been exhausted, positions with primary responsibility for supervision will not be designated as intraining positions.

- 2. A candidate who is initially hired into an in-training position must successfully complete the job requirements of the appointment. The Employer may separate from state service any employee who has completed the probationary period for an in-training appointment but does not successfully complete the subsequent trial service period(s) required by the in-training program. Employees who are not successful may be separated at any time with one (1) working day's notice from the Employer. Within seven (7) days of the effective date of the separation, the employee may request a review of the separation by the Director or Secretary of the agency or designee.
- 3. An employee with permanent status who accepts an in-training appointment will serve a trial service period(s), depending on the requirements of the in-training program. The trial service period and in-training program will run concurrently. The Employer may revert an employee who does not successfully complete the trial service period(s) at any time with one (1) working day's notice. The employee's reversion right will be to the job classification that the employee held permanent status in prior to their in-training appointment, in accordance with <u>Subsections 4.6</u> (B)(4) and <u>4.6</u> (B)(5) of this Article.
- 4. A trial service period may be required for each level of the intraining appointment, or the entire in-training appointment may be designated as the trial service period. The trial service period and intraining program will run concurrently. The Employer will determine the length of the trial service period(s) to be served by an

1 employee in an in-training appointment, however the cumulative 2 total of the trial service periods for the entire in-training appointment 3 will not exceed thirty-six (36) months. The appointment letter will 4 inform the employee of how the trial service period(s) will be 5 applied during the in-training appointment. 6 5. If a trial service period is required for each level of the in-training 7 appointment, the employee will attain permanent status in each 8 classification upon successful completion of the concurrent training 9 program and trial service period at each level. 10 6. If the entire in-training program—meaning all levels within the in-11 training appointment is designated as a trial service period, the 12 employee will attain permanent status in the goal classification upon 13 successful completion of the training requirements and concurrent 14 trial service period for the entire in-training program. Every ninety 15 (90) days of the trial service period, the Employer will provide a 16 status report to the employee. The status report will provide the 17 employee with an update of progress towards completion of the 18 training requirements, and if necessary, offer remedial opportunities 19 to assist in the successful completion of the trial service period. 20 D. **Project Employment** 21 1. The Employer may appoint employees into project positions for 22 which employment is contingent upon state, federal, local, grant, or 23 other special funding of specific and of time-limited duration. The 24 Employer will notify the employees, in writing, of the expected 25 ending date of the project employment. 26 2. Employees who have entered into project employment without 27 previously attaining permanent status will serve a probationary

period. Employees will gain permanent project status upon

successful completion of their probationary period.

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1 Employees with permanent project status will serve a trial service 2 period when they: 3 a. Promote to another job classification within the project; or 4 b. Transfer or voluntarily demote within the project to another 5 job classification in which they have not attained permanent 6 status. 7 3. The Employer may consider project employees with permanent 8 project status who were appointed without a competitive process for 9 transfer, voluntary demotion, or promotion to other project positions 10 only. Project employees with permanent project status hired through 11 a competitive process will be eligible under Article 4.3 Movement 12 - Permanent Employees, for transfer, voluntary demotion or 13 promotion for project and non-project positions. Employees will 14 serve a trial service period upon transfer, voluntary demotion, or 15 promotion to a non-project position in a job classification that the employees have not previously attained permanent status in. 16 17 4. For employees hired into a project position prior to July 1, 2013, the 18 Employer may convert a project appointment into a permanent 19 appointment and the employee will serve a probationary or trial 20 service period. For employees hired into a project position on or 21 after July 1, 2013, the Employer may convert a project appointment 22 into a permanent appointment if the Employer used a competitive 23 process to fill the project appointment. In such circumstances, the 24 employee will serve a probationary or trial service period. 5. 25 The layoff and recall rights of project employees will be in 26 accordance with the provisions in Article 34, Layoff and Recall.

1 The Employer may make seasonal career appointments that are 2 cyclical in nature, recur at the same agency at approximately the 3 same time each year, and are anticipated to last for a minimum of 4 five (5) months but are less than twelve (12) months in duration 5 during any consecutive twelve (12) month period. 6 Upon completion of a six (6) or twelve (12) month probationary 7 period (in accordance with Subsection 4.6 A below) completed in 8 consecutive seasons at the same agency, employees in seasonal 9 career employment will assume the rights of employees with 10 permanent status. 11 The layoff and recall rights of seasonal career employees will be in 12 accordance with the provisions in Article 34, Layoff and Recall. The designation of a position as non-permanent, on-call, in-training or 13 EF. 14 project, or the termination of a non-permanent, on-call, in-training or 15 project appointment is not subject to the grievance procedure in 16 Supplemental DOC Article 29, Grievance Procedure. 17 **Review Periods** 4.6 18 A. Probationary Period 19 1. Every part-time and full-time employee, following their initial 20 appointment to a permanent position, will serve a probationary 21 period of six (6) consecutive months, except for employees in any 22 job classification listed in Supplemental DOC Appendix R, Job Classifications - Twelve Month Probationary Period, will serve a 23 24 twelve (12) month probationary period. The Aagencyies may extend 25 the probationary period for an individual employee as long as the 26 extension does not cause the total period to exceed twelve (12) 27 months. Employees will be provided with a written explanation for 28 the extension. If the extension is based on performance issues, the

employee will receive a performance improvement plan.

1 2. The Employer may separate a probationary employee at any time 2 during the probationary period. The Employer will provide the 3 employee five (5) working days' written notice prior to the effective 4 date of the separation. However, if the Employer fails to provide five 5 (5) working days' notice, the separation will stand and the employee 6 will be entitled to payment of salary up to five (5) working days, 7 which the employee would have worked had notice been given. 8 Under no circumstances will notice deficiencies or performance 9 improvement plan issues result in an employee gaining permanent 10 status. The separation of a probationary employee will not be subject 11 to the grievance procedure in Supplemental DOC Article 29. 12 Grievance Procedure. 13 3. The Employer will extend an employee's probationary period, on a 14 day-for-a-day basis, for any day(s) that the employee is on leave 15 without pay or shared leave, except for leave taken for military 16 service or temporary reduction of work hours, consistent with Article 34.6 E. 17 18 4. An employee who is appointed to a different position prior to 19 completing their initial probationary period may be required to serve 20 a new probationary period. The length of a new probationary period 21 will be in accordance with Subsection 4.6 A, unless adjusted by the 22 Appointing Authority for time already served in probationary status. 23 In no case, however, will the total probationary period be less than 24 six (6) consecutive months. 25 5. With approval of the Employer, an employee who accepts a non-26 permanent appointment to a higher level position in the same job series while serving an initial probationary period, may resume their 27 28 probationary period and receive credit for time already served in

probationary status if they return to the same position they vacated.

1 6. If the Employer converts the status of a non-permanent appointment 2 to a permanent appointment within the same job classification, the 3 incumbent employee will serve a probationary period. However, the 4 Employer may credit time worked in the non-permanent 5 appointment toward completion of the probationary period within 6 the same job classification as defined in Subsection 4.6 A. When 7 non-permanent time is not counted towards the probationary period, the reason(s) will be provided to the employee in writing. If the 9 employee and the employee's position is converted from a non-10 permanent appointment to a permanent appointment. time spent in 11 the non-permanent appointment will count towards the probationary 12 or trial service period.

B. Trial Service Period

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1. Employees with permanent status who are promoted, or who voluntarily accept a transfer or demotion into a job classification for which they have not previously attained permanent status, will serve a trial service period of six (6) consecutive months. Agencies may extend the trial service period for an individual employee as long as the extension does not cause the total period to exceed twelve (12) months. Employees will be provided with a written explanation for the extension. If the extension is based on performance issues, the employee will receive a performance improvement plan.

Employees in an in-training appointment will follow the provisions outlined in <u>Subsection 4.5</u> C.

2. Any employee serving a trial service period will have their trial service period extended, on a day-for-a-day basis, for any day(s) that the employee is on leave without pay or shared leave, except for leave taken for military service or temporary reduction of work hours, consistent with Article 34.6 E.

1	3.	An employee who is appointed to a different position prior to
2		completing their trial service period will serve a new trial service
3		period. The length of the new trial service period will be in
4		accordance with Subsection 4.6 B, unless adjusted by the
5		Appointing Authority for time already served in trial service status.
6		In no case, however, will the total trial service period be less than
7		six (6) consecutive months.
8	4.	An employee serving a trial service period may voluntarily revert to
9		their former permanent position within fifteen (15) days of the
10		appointment, provided that the position has not been filled or an
11		offer has not been made to an applicant. An employee serving a trial
12		service period may voluntarily revert at any time to a funded
13		permanent position in the same agency that is:
14		a. Vacant or filled by a non-permanent employee and is within
15		the employee's previously held permanent job classification.
16		b. Vacant or filled by a non-permanent employee at or below
17		the employee's previous salary range.
18		The reversion option, if any, will be determined by the Employer
19		using the order listed above. In both (a) and (b) above, the Employer
20		will determine the position the employee may revert to and the
21		employee must have the skills and abilities required for the position.
22		If possible, the reversion option will be within a reasonable
23		commuting distance for the employee.
24	5.	With five (5) working days' written notice by the Employer, an
25		employee who does not satisfactorily complete their trial service
26		period will be reverted to a funded permanent position in the same
27		agency, that is:

1		a. Vacant or filled by a non-permanent employee and is within
2		the employee's previously held permanent job classification.
3		b. Vacant or filled by a non-permanent employee at or below
4		the employee's previous salary range.
5		The reversion option, if any, will be determined by the Employer
6		using the order listed above. In both (a) and (b) above, the employee
7		being reverted must have the skills and abilities required for the
8		vacant position. If possible, the reversion option will be within a
9		reasonable commuting distance for the employee.
10		If the Employer fails to provide five (5) working days' notice, the
11		reversion will stand and the employee will be entitled to payment of
12		the difference in the salary for up to five (5) working days, which
13		the employee would have worked at the higher level if notice had
14		been given. Under no circumstances will notice deficiencies result
15		in an employee gaining permanent status in the higher classification.
16	6.	An employee who has no reversion options or does not revert to the
17		highest classification in which they previously attained permanent
18		status may request that their name be placed on the agency's internal
19		layoff list for positions in job classifications where they had
20		previously attained permanent status.
21	7.	An employee who is separated during their trial service period may
22		request a review of the separation by the Director or Secretary of the
23		agency or designee within twenty-one (21) calendar days from the
24		effective date of the separation. The reversion of employees who are
25		unsuccessful during their trial service period is not subject to the
26		grievance procedure in Supplemental DOC Article 29, Grievance
27		Procedure.

2	A.	Prior 1	to certifying candidates in accordance with Section 4.1, the agency		
3		will p	ost vacancies for internal transfer candidates for three (3) business		
4		days p	days prior to posting externally. An employee's transfer request will be		
5		grante	d to another position within the bargaining unit provided:		
6		1.	The employee holds permanent status in the job classification;		
7		2.	The employee has demonstrated or been assessed to have the		
8			position specific skills, abilities and qualifications necessary to		
9			perform the duties of the position;		
10		3.	There are no disciplinary action(s) in their personnel file for the past		
11			twelve (12) months;		
12		4.	There is no pending disciplinary action or the employee is not under		
13			investigation into alleged misconduct;		
14		5.	The employee has not been granted previous internal movement		
15			within the past two (2) years;		
16		6.	There are no repeated performance issues being addressed, as		
17			documented in the employee's supervisory file;		
18		7.	The appointment will not create a violation of agency policy;		
19		8.	It meets the needs of the work unit.		
20		9.	When posting the vacancy for internal transfer, the posting may		
21			include language advising the prospective transfer employee of		
22			specific needs and competencies of the position which, if not met,		
23			may result in denial of transfer.		
24	В.	Transf	er requests under this Section must be made in writing and submitted		
25		to the l	local Human Resources Office. If two (2) or more employees request		

Internal Movement Within Department of Corrections Only

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1		a transfer to the same position and they meet the above criteria, the senior
2		employee will be appointed. If an employee is offered a transfer and refuses
3		the offer, the employee will not be allowed to request another transfer for
4		twelve (12) months.
5	C.	If an employee requests a transfer and does not meet the criteria listed
6		above, the employee may compete for the position.
7	D.	The offering of a formal layoff option in accordance with Article 34, Layoff
8		and Recall, a trial service reversion option or demotion option, prior to
9		granting a transfer request under this Section, is not a violation of this
10		Section, provided notice is given to the union prior to such actions
11		occurring.
12	E.	This Section is not subject to the grievance procedure in accordance with
13		Article 29, Grievance Procedure. If an employee requests a transfer and it
14		is denied, the employee may request a review by the Department of
15		Corrections Secretary or designee (Deputy/Assistant Secretary) within
16		twenty-one (21) days from the date the employee was notified in writing
17		that they would not be transferred to the vacant position. The request for
18		review must be filed with the Department of Corrections Labor Relations
19		Office. The Secretary or designee will respond in writing within thirty (30)
20		days of receipt of the request for review.
21	F.	This Section does not apply to filling positions covered under Article 3, Bid
22		System, non-permanent, on-call, or project positions.

Tentative Agreement WFSE GG DOC/2025-2027 Negotiations July 9, 2023 Page 18 of 18

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 7/9/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

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1			SECTION 3
2			SUPPLEMENTAL DOC ARTICLE 5
3			PERFORMANCE EVALUATION
4	5.1	Obje	ective
5		A.	The Employer will evaluate employee work performance. The performance
6			evaluation process will include performance goals and expectations that
7			reflect the organization's objectives.
8		B.	The performance evaluation process gives supervisors an opportunity to
9			discuss performance goals and expectations with their employees, assess
10			and review their performance with regard to those goals and expectations,
11			and provide support to employees in their professional development, so that
12			skills and abilities can be aligned with agency requirements.
13		C.	To recognize employee accomplishments and address performance issues
14			in a timely manner, discussions between the employee and the supervisor
15			will occur throughout the evaluation period. Performance problems will be
16			brought to the attention of the employee to give the employee the
17			opportunity to receive any needed additional training and/or to correct the
18			problem before it is mentioned in an evaluation. Such discussions will be
19			documented in the supervisor's file.
20	5.2	Evalı	uation Process
21		A.	Employee work performance will be evaluated prior to the completion of
22			their probationary and trial service periods and at least annually thereafter.
23			The annual evaluation will be completed during the sixty (60) day period
24			following the employee's anniversary date. Timeframes may be extended
25			subject to the employee's availability. The evaluation will be considered
26			completed on the date it is signed by the evaluating supervisor. Within the
27			Department of Social and Health Services (Behavioral Health
28			Administration and Developmental Disabilities Administration only) and
29			the Department of Veterans Affairs, where shift charges are used, an

immediate supervisor, prior to preparing the employee's evaluation will 1 2 solicit input from the employee's current shift charge. This input will be 3 considered by the supervisor for inclusion in the evaluation. Immediate supervisors will meet with employees to discuss performance goals and 5 expectations. Employees will receive copies of their performance goals and 6 expectations as well as notification of any modifications made during the 7 review period. 8 B. The supervisor will discuss the evaluation with the employee. The 9 employee will have the opportunity to provide feedback on the evaluation. 10 The discussion may include such topics as: 11 1. Reviewing the employee's performance; 12 2. Identifying ways the employee may improve their performance; 13 3. Updating the employee's position description, if necessary; Identifying performance goals and expectations for the next 14 4. 15 appraisal period; and 16 5. Identifying employee training and development needs. C. 17 The performance evaluation process will include, but not be limited to, a 18 performance evaluation on forms used by the Employer, the employee's 19 written signature or electronic acknowledgment of the forms, and any 20 comments by the employee. The evaluation, including employee comments. 21 will be considered by the reviewer. Once completed signed/acknowledged by the reviewer, a copy will be provided to the 22 23 employee (with reviewer comments, if any), who may provide responsive 24 comments to be attached to the evaluation. The completed and

signed/acknowledged performance evaluation form, including the employee's comments, will be maintained in the employee's personnel file.

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- D. The evaluation process is subject to the grievance procedure. The specific content of performance evaluations are not subject to the grievance procedure.
- 4 E. If an employee has been fully exonerated of misconduct in a disciplinary 5 grievance by the Employer or an arbitrator or the Employer determines that 6 allegations of misconduct are false, then references to the misconduct in the 7 performance evaluation will be removed. If the Employer fails to remove 8 the applicable portions of the performance evaluation, the failure to remove 9 those references is subject to the grievance procedure. However, the 10 Employer may retain this information in a legal defense file and it will only 11 be used or released when required by a regulatory agency (acting in their 12 regulatory capacity), in the defense of an appeal, legal action or as otherwise 13 required by law.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Rachel Barckley-Miller 6/10/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1		SECTION 4
2		SUPPLEMENTAL DOC ARTICLE 6
3		Hours Of Work
4	*This A	rticle has been modified by an MOU effective September 1, 2023
5	6.1 D	D efinitions
6	A	A. <u>Full-time Employees</u>
7		Employees who are scheduled to work an average of forty (40) hours per
8		workweek.
9	₽	3. <u>Law Enforcement Employees</u>
10		Employees who work in positions that meet the law enforcement criteria of
11		Section 7 (k) of the Fair Labor Standards Act (FLSA).
12	<u>B</u>	SC. Overtime-Eligible Position
13		An overtime-eligible position is one that is assigned duties and
14		responsibilities that meet the criteria for overtime coverage under federal
15		and state law.
16	<u>C</u>	Overtime-Exempt Position
17		An overtime-exempt position is one that is assigned duties and
18		responsibilities that do not meet the criteria for overtime coverage under
19		federal and state law.
20	$\underline{\mathbb{D}}$	DE. Part-time Employees
21		Employees who are scheduled to work less than forty (40) hours per
22		workweek.
23	<u>E</u>	F. Shift Employees
24		Overtime-eligible employees who work in positions that normally require
25		shift coverage for more than one (1) work shift, excluding: Department of
26		Children, Youth, and Families Juvenile Rehabilitation (DCYF-JR) shift
27		workers as of July 1, 2005 who are paid overtime after forty (40) hours in a

1			workweek and employees who work at the Military Department
2			Washington Youth Academy.
3		<u>F</u> G.	Workday
4			One (1) of seven (7) consecutive, twenty-four (24) hour periods in a
5			workweek.
6		<u>G</u> H.	Work Schedules
7			Workweeks and work shifts of different numbers of hours may be
8			established by the Employer in order to meet business and customer service
9			needs, as long as the work schedules meet federal and state laws.
10		<u>H</u> I.	Work Shift
11			The hours an employee is scheduled to work each workday in a workweek.
12		<u>I</u> J.	Workweek
13			1. A regularly re-occurring period of one hundred and sixty-eight (168)
14			hours consisting of seven (7) consecutive twenty-four (24) hour
15			periods. Workweeks will normally begin at 12:00 a.m. on Sunday
16			and end at 12:00 midnight the following Saturday or as otherwise
17			designated by the Appointing Authority or designee. If there is a
18			change in their workweek, employees will be given prior written
19			notification by the Appointing Authority or designee.
20			2. For the Department of Veterans Affairs, and DSHS workweeks will
21			normally consist of forty (40) hours in a seven (7) day workweek,
22			which will normally consist of five (5) workdays followed by two
23			(2) consecutive days off or eighty (80) hours in a fourteen (14) day
24			work period.
25	6.2	Deter	mination
26		Per fe	ederal and state law, the Employer will determine whether a position is
27		overti	me-eligible or overtime-exempt. In addition, the Employer will determine if

an overtime-eligible position is a law-enforcement position, with or without an extended work period, or a shift position. When the Employer determines that an overtime-eligible position is overtime-exempt, the employee will be notified in writing of the determination. The notice will include an attached United States Department of Labor fact sheet of the Fair Labor Standards Act (FLSA) guidelines.

6 6.3 Overtime-Eligible Employees (Excluding Law Enforcement Employees)

A. Regular Work Schedules

The regular work schedule for overtime-eligible employees will not be more than forty (40) hours in a workweek, with starting and ending times as determined by the requirements of the position and the Employer. The regular work schedule will normally include two (2) consecutive scheduled days off. The Employer may adjust the regular work schedule with prior notice to the employee. If the Employer extends an employee's daily work schedule by more than two (2) hours on any given day, the Employer will not adjust another workday or the employee's workweek to avoid the payment of overtime or accrual of compensatory time. This provision will not apply:

- 1. When an employee requests to adjust their hours within the workweek and works no more than forty (40) hours within that workweek; or
- 2. To those job classifications that have an inherent need for flexibility to adjust their daily work schedules within the regular workweek to accomplish assigned job duties and responsibilities. When adjusting an employee's work schedule, the Employer will consider an employee's preference as long as the agency can meet business and customer service needs and without causing an additional cost to the agency. These classifications are listed in Supplemental DOC
 Appendix B.

B. Alternate Work Schedules

Workweeks and work shifts of different numbers of hours may be established for overtime-eligible employees by the Employer in order to meet business and customer service needs, as long as the alternate work schedules meet federal and state laws. Employees may request alternative work schedules and such requests will be approved by the Employer, except as provided below, subject to business and customer service needs. The Employer may disapprove requests if there are performance or attendance concerns. Previously approved alternate work schedules may be rescinded by the Employer if business and customer service needs are no longer being met, or if performance or attendance concerns occur. The Employer will consider employees' personal and family needs.

C. <u>Daily Work Shift Changes</u>

The Employer may adjust an overtime-eligible shift employee's daily start and/or end time(s) by two (2) hours.

D. <u>Temporary Schedule Changes</u>

Overtime-eligible employees' workweeks and/or work schedules may be temporarily changed with prior notice from the Employer. A temporary schedule change is defined as a change lasting thirty (30) calendar days or less. With the exception of the job classifications listed in Appendix B, overtime-eligible employees will receive three (3) calendar days' written notice of any temporary schedule change. The day that notification is given is considered the first day of notice. Adjustments in the hours of work of daily work shifts during a workweek do not constitute a temporary schedule change.

E. Permanent Schedule Changes

Overtime-eligible employees' workweeks and work schedules may be permanently changed with prior notice from the Employer. Overtimeeligible employees will receive seven (7) calendar days' written notice of a permanent schedule change, which will include the reason for the schedule

1		change. The day notification is given is considered the first day of notice.
2		Adjustments in the hours of work of daily work shifts during a workweek
3		do not constitute a permanent schedule change.
4	F.	Emergency Schedule Changes
5		The Employer may adjust an overtime-eligible employee's workweek and
6		work schedule without prior notice in emergencies, for highway snow, ice
7		or avalanche removal, fire duty, grain inspection, or extraordinary
8		unforeseen operational needs.
9	G.	Employee-Requested Schedule Changes
10		Overtime-eligible employees' workweeks and work schedules may be
11		changed at the employee's request and with the Employer's approval,
12		provided the Employer's business and customer service needs are met and
13		no overtime expense is incurred.
14	H.	An overtime-eligible employee, including an employee on standby status,
15		will be compensated for all time worked, other than de minimis time, for
16	¥	receiving or responding to work related calls, unless otherwise provided for
17		in this Agreement.
18	6.4 Overt	ime-Eligible Law Enforcement Employee Work Schedules
19	Α.	The regular work schedule for full-time overtime-eligible law enforcement
20		employees, not receiving assignment pay for an extended work period, will
21		not be more than one hundred and sixty (160) hours in a twenty-eight (28)
22		day period. The Employer may adjust the work schedule with prior notice
23		to the employee.
24	B	Park Rangers Not Residing in Park Housing
25		If the Employer requires a ranger not living in Park housing to work on a
26		seheduled day off, the ranger will be notified of the assignment prior to the
27		ranger's scheduled quitting time on the second work day preceding the

scheduled day off. A lack of such notice will constitute callback in accordance with Article 42.17 B.

6.45 Overtime-Eligible Unpaid Meal Periods

The Employer and the Union agree to unpaid meal periods that vary from and supersede the unpaid meal period requirements of WAC 296-126-092. Unpaid meal periods for employees working more than five (5) consecutive hours, if entitled, will be a minimum of thirty (30) minutes and will be scheduled as close to the middle of the work shift as possible. Employees working three (3) or more hours longer than a normal workday will be allowed an additional thirty (30) minute unpaid meal period. When an employee's unpaid meal period is interrupted by work duties, the employee will be allowed to resume their unpaid meal period following the interruption, if possible, to complete the unpaid meal period. In the event an employee is unable to complete the unpaid meal period due to operational necessity, the employee will be entitled to compensation, which will be computed based on the actual number of minutes worked within the unpaid meal period. Meal periods may not be used for late arrival or early departure from work and meal and rest periods will not be combined, except as provided for in Section 6.7A.

6.56 Overtime-Eligible Paid Meal Periods for Straight Shift Schedules

The Employer and the Union agree to paid meal periods that vary from and supersede the paid meal period requirements of <u>WAC 296-126-092</u>. Employees working straight shifts will not receive a paid meal period, but will be permitted to eat intermittently as time allows during their shifts while remaining on duty. Paid meal periods for employees on straight shifts do not require relief from duty.

6.67 Overtime-Eligible Rest Periods

The Employer and the Union agree to rest periods that vary from and supersede the rest periods required by WAC 296-126-092. Employees will be allowed one (1) rest period of fifteen (15) minutes for each one-half (1/2) shift of three (3) or more hours worked at or near the middle of each one-half (1/2) shift of three (3) or more hours. Rest periods do not require relief from duty. Where the nature of the work

1		allows employees to take intermittent rest periods equivalent to fifteen (15) minutes
2		for each one-half (1/2) shift, scheduled rest periods are not required. Rest periods
3		may not be used for late arrival or early departure from work and rest and meal
4		periods will not be combined. except as provided for in Section 6.7A.
5		A. Breaks and lunch periods for employees of DES Consolidated Mail
6		Inserting Section working the swing shift in the Inserting Section of the
7		DES Consolidated Mail.
8		1. Employees will have two (2) thirty (30) minute breaks per workday
9		rather than one (1) thirty (30) minute break and two (2) fifteen (15)
10		minute rest periods. For the purposes of administering the terms of
11		Sections 6.5 and 6.7, the first thirty (30) minute break shall be
12		considered the break and the second thirty (30) minute period shall
13		be considered the rest period.
14		2. These thirty (30) minute breaks will occur at or as near as possible
15		to 3:00 p.m and 6:00 p.m.
16	6. <u>7</u> 8	Positive Time Reporting – Overtime-Eligible Employees
17		Overtime-eligible employees will accurately report time worked in accordance with
18		a positive time reporting process as determined by each agency.
19	6.89	Overtime-Exempt Employees
20		Overtime-exempt employees are not covered by federal or state overtime laws.
21		Compensation is based on the premise that overtime-exempt employees are
22		expected to work as many hours as necessary to provide the public services for
23		which they were hired. These employees are accountable for their work product,
24		and for meeting the objectives of the agency for which they work. The Employer's
25		policy for all overtime-exempt employees is as follows:
26		A. The Employer determines the products, services, and standards that must be
27		met by overtime-exempt employees.

B. Overtime-exempt employees are expected to work as many hours as necessary to accomplish their assignments or fulfill their responsibilities and must respond to directions from management to complete work assignments by specific deadlines. Overtime-exempt employees may be required to work specific hours to provide services, when deemed necessary by the Employer.

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C. The salary paid to overtime-exempt employees is full compensation for all hours worked, except:

Psychologist Forensic Evaluators and Psychiatric Social Workers working at the Department of Social and Health Services (DSHS) are expected to work as many hours as necessary to accomplish their assignment or fulfill their core responsibilities. However, because DSHS has a unique situation that requires Psychologist-Forensic Evaluators and Psychiatric Social Workers to work hours over and above those necessary to accomplish their assignment and fulfill their core responsibilities, Psychologists - Forensic Evaluators and Psychiatric Social Workers will receive additional straight time pay at their regular rate of pay for working these "extra duty" hours. "Extra Duty" is defined as work hours assigned by management that are hours over and above those necessary to accomplish the Psychologist Forensic Evaluator's and Psychiatric Social Worker's regular assignment and fulfill their core responsibility. "Extra duty" hours typically include covering hours/shifts not regularly assigned to any other Psychologist -Forensic Evaluator or Psychiatric Social Worker. When seeking to fill the extra duty hours, the Employer retains the right to assign any Psychologist Forensic Evaluator or Psychiatric Social Worker who has the appropriate skills and abilities required for the extra duty. Management will ask for volunteers for the extra duty, but retains the right to select any Psychologist Forensic Evaluator or Psychiatric Social Worker for the extra duty regardless of whether there are volunteers or not and retains the right to restrict the number of extra duty assignments that any one employee works.

1 D. Overtime-exempt employees' salary includes straight time for holidays. An 2 overtime-exempt employee whose Employer requires him or her to work on 3 a holiday will be paid at an additional rate of one and one-half (1 1/2) times 4 the employee's salary for the time worked. 5 E. Employees will consult with their supervisors to adjust their work hours to 6 accommodate the appropriate balance between extended work time and offsetting time off. Where such flexibility does not occur or does not 7 8 achieve the appropriate balance, and with approval of their Appointing 9 Authority or designee, overtime-exempt employees' will accrue exchange 10 time for extraordinary or excessive hours worked. Such approval will not be arbitrarily withheld. Exchange time may be accrued at straight time to a 11 12 maximum of eighty (80) hours. When an employee accrues forty (40) hours 13 of exchange time, the employee and the Employer will develop a plan for 14 the employee to use the accrued exchange time in the next ninety (90) days. 15 Exchange time can be used in lieu of sick leave and vacation leave. 16 Exchange time has no cash value and cannot be transferred between 17 agencies. 18 F. If they give notification and receive the Employer's concurrence, overtime-19 exempt employees may alter their work hours. Employees are responsible 20 for keeping management apprised of their schedules and their whereabouts. 21 G. Prior approval from the Employer for the use of paid or unpaid leave for 22 absences of two (2) or more hours is required, except for unanticipated sick 23 leave. 24 6.10 Military Department - Emergency Management Division 25 The Employer may send an employee home to rest prior to returning for the night 26 shift to cover an emergency or declared disaster. When this occurs, the rest period 27 will be considered time worked through the end of the employee's scheduled work 28 shift. No employee will be required to work more than six (6) consecutive days in

1		a seven (7) day period unless the state Emergency Operations Center is at Level 1,
2		Full Activation.
3	6.11	Department of Transportation - Maintenance Bargaining Unit - Winter
4		Shift and Contingency Schedules
5		The Employer will establish yearly winter shift and contingency schedules as
6		needed. Within reasonable staff and program considerations, the Employer will
7		accommodate employee shift preference based on Department of Transportation
8		continuous service. It is recognized that in assigning shifts and days off, a balance
9		of experience, skills and abilities may be required.
10	6.12	Department of Fish and Wildlife Construction and Maintenance
11		A. Normal unpaid commute time for employees residing at temporary
12		residences and traveling to temporary work sites, will be thirty (30) minutes.
13		Commute time over thirty (30) minutes will be considered to be work time.
14		This work time will be taken from the end of the work shift to travel back
15		to the temporary residence.
16		B Subsection A, above, will not apply when:
17		1. An employee (driver only) begins their mandatory pre-trip safety
18		checks on vehicles requiring the use of a Commercial Driver's
19		License (CDL). This does not apply to department pickups or other
20		non-CDL vehicles used for transportation to and from work sites;
21		and
22		2. When the nearest temporary residence is beyond thirty (30) minutes
23		from the temporary work site, all travel from the temporary
24		residence to the work site and the return to the temporary residence
25		will be considered work time.

6.13 Department of Agriculture - Grain Inspection Program 2 To provide inspection and weighing services for grain being loaded onto export 3 vessels, the Employer may establish and staff both emergency and overtime shifts using key position staffing, with a minimum of three (3) permanent employees 4 5 licensed to perform key duties, any combination of inspectors, protein operators, 6 and grain sampler-weighers. The minimum of three (3) permanent employees does not apply to the Aberdeen facility. The Aberdeen facility will be staffed with a 7 8 minimum of two (2) permanent employees. The remaining positions on such shifts 9 may be staffed with non-permanent employees. 10 6.14 Department of Transportation — Commercial Driver's License (CDL) 11 **Required Positions** 12 The Employer will not require an employee utilizing their CDL to work 13 more than fifteen (15) consecutive hours without providing a rest period of at least eight (8) consecutive hours. 14 15 Employees utilizing their CDL to work fifteen (15) consecutive hours will be required to take an eight (8) consecutive hour rest period before resuming 16 17 the next duty period. The employee will suffer no loss of regular straight 18 time hourly earnings for any time missed during that rest period that 19 otherwise would have been part of their regularly scheduled shift. 20 Employees will not be eligible for any other work assignment, including an 21 overtime assignment or work shift, during the required (8) hour rest period. 22 6.945 Shift Exchange 23 Overtime-eligible employees employed at Re-entry Center who have the same job classification will be allowed to exchange full shifts within their facility for 24 positions in which they are qualified in accordance with the following: 25 Request for shift exchanges will be submitted seven (7) calendar days in 26 27 advance of the exchange, when practical.

1	<u>D.</u>	The requested shift exchange is voluntary, and is agreed to in writing by
2		both employees, and approved in writing by the supervisor(s) for exchanges
3		of no more than one (1) week. Requests for consecutive shift exchanges in
4		excess of one (1) workweek will be submitted to the appropriate Appointing
5		Authority or designee for approval. If such request is denied, the employee
6		will be provided the reason(s) in writing for the denial.
7	<u>C.</u>	Requested shift exchanges will be considered on a case-by-case basis.
8	D.	Shift exchanges must occur within the same pay period. Shift exchanges
9		will not result in the payment of overtime. Each employee will be
10		considered to have worked their regular schedule.
11	<u>E.</u>	For shift exchanges that occur on an employee's designated holiday, the
12		employee who is regularly scheduled to work on that holiday will receive
13		the holiday compensation, regardless of who physically worked on that day.
14	F.	The failure of an employee, who has exchanged shifts, to work the agreed
15		upon shift without appropriate cause may be a basis for disciplinary action.
16	The sl	hift exchange system will not be used to circumvent the bid system by
17	<u>signifi</u>	cantly altering an employee's workweek or supervisory chain of command.
18	*The provisio	ns of this Section 6.15 do not apply to Department of Corrections, see DOC
19	addendum.	
20	6.15 Shift l	Exchange — Military Department — Youth Academy
21	Overti	me-eligible employees employed at the Youth Academy who have the same
22	job cla	ssification will be allowed to exchange full shifts for positions in which they
23	are qu	alified in accordance with the following:
24	Α	Request for shift exchanges will be submitted seven (7) calendar days in
25		advance of the exchange, when practical.

1 The requested shift exchange is voluntary, and is agreed to in writing by 2 both employees, and approved in writing by the supervisor(s) for exchanges 3 of no more than one (1) week. Requests for consecutive shift exchanges in excess of one (1) workweek will be submitted to the appropriate Appointing 4 5 Authority or designee for approval. If such request is denied, the employee will be provided the reason(s) in writing for the denial. 6 7 Requested shift exchanges will be considered on a case-by-case basis. 8 Shift exchanges must occur within the same pay period. Shift exchanges 9 will not result in the payment of overtime. Each employee will be 10 considered to have worked their regular schedule. 11 For shift exchanges that occur on an employee's designated holiday, the 12 employee who is regularly scheduled to work on that holiday will receive 13 the holiday compensation, regardless of who physically worked on that day. 14 The failure of an employee, who has exchanged shifts, to work the agreed 15 upon shift without appropriate cause may be a basis for disciplinary action. 16 The shift exchange system will not be used to circumvent the bid system by 17 significantlyaltering an employee's workweek or supervisory chain of 18 command. 6.16 Department of Ecology - Spill Response Team 19 20 Employees working on the spill response team who work sixteen (16) hours in a 21 twenty four (24) hour period will be required to take eight (8) hours off for rest 22 before resuming the next duty period. The employee will suffer no loss of regular 23 straight-time hourly earnings for any time missed up to six (6) hours during that 24 rest period that otherwise would have been part of their regularly scheduled shift. 25 Employees will not be eligible for any other work assignment, including an 26 overtime assignment or work shift, that begins during the required eight (8) hour 27 rest period.

1	6.17 Shift Exchange—Department of Social and Health Services (DSHS) and
2	Department of Children, Youth and Families (DCYF)
3	Overtime eligible shift employees employed by DSHS at Eastern State Hospital,
4	Western State Hospital, Olympic Heritage Behavioral Health Facility, Child Study
5	and Treatment Center, Special Commitment Center, Lakeland Village, Rainier
6	School, Yakima Valley School, Firerest School, and employees employed by
7	DCYF at Greenhill School and Echo Glen Children's Center who have the same
8	job classification will be allowed to exchange full shifts for positions in which they
9	are qualified in accordance with the following:
10	A. Requests for shift exchanges will be submitted seven (7) calendar days in
11	advance of the exchange, when practical.
12	B. The requested shift exchange is voluntary, and is agreed to in writing by
13	both employees, and approved in writing by the supervisor(s) for exchanges
14	of no more than one (1) workweek. Requests for consecutive shift
15	exchanges in excess of one (1) workweek will be submitted to the
16	appropriate Appointing Authority or designee for approval. If such request
17	is denied, the employee will be provided the reason(s) in writing for the
18	denial.
19	C. Requested shift exchanges will be considered on a case by case basis.
20	D. Shift exchanges must occur within the same pay period. Shift exchanges
21	will not result in the payment of overtime. Each employee will be
22	considered to have worked their regular schedule.
23	E. For shift exchanges that occur on an employee's designated holiday, the
24	employee who is regularly scheduled to work on that holiday will receive
25	the holiday compensation, regardless of who physically worked on that day.
26	F. An employee will not receive shift premium pay under Article 42.19, Shift
27	Premium, solely as a result of a shift exchange. Each employee will be

1 2		considered to have worked their regular scheduled work shift for purposes of shift premium pay.
3		G. The failure of an employee, who has exchanged shifts, to work the agreed
4		upon shift without appropriate cause may be a basis for disciplinary action
5		or suspension of the ability to exchange shifts in the future.
6		H. Mental Health Technicians and Forensic Care Associates may exchange
7		shifts as long as the employees qualify to work in positions for which the
8		employees are requesting shift exchange. Licensed Practical Nurses and
9		Psychiatric Security Nurses may exchange shifts as long as the employees
10		qualify to work in positions for which the employees are requesting shift
11		exchange.
12		I. Denials of shift exchanges are not subject to the grievance procedure under
13		Article 29, Grievance Procedure, of the parties' Collective Bargaining
14		Agreement.
15		J. Employees working in different classifications as provided in Subsection H.
16		above will be considered to have worked their regular scheduled work shift
17		for purposes of pay in Article 42.1, "GS" Pay Range Assignments.
18		K. The shift exchange system will not be used to circumvent the Bid System
19		by significantly altering an employee's workweek or supervisory chain of
20		command.
21	6.18	Department of Transportation - Emergency Schedule Change
22		At the time DOT changes an employee's schedule in accordance with Article 6.3
23		F, Emergency Schedule Changes, it will notify the employee that the change is an
24		emergency schedule change. DOT will also provide the employee written notice
25		that the schedule change is in accordance with Article 6.3 F, Emergency Schedule
26		Changes. The written notice will be provided after the schedule change.

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TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 7/9/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1			SECTION 4
2			SUPPLEMENTAL DOC ARTICLE 7
3			OVERTIME
4	7.1	Defin	itions
5		A.	Overtime
6			Overtime is defined as time that a full-time overtime-eligible employee:
7			1. Works in excess of forty (40) hours per workweek (excluding law
8			enforcement employees).
9			2. Works in excess of their scheduled work shift and:
10			a. The employee is a shift employee or
11			bThe employee works in the Maintenance Bargaining Unit
12			within the Washington State Department of Transportation,
13			or;
14			c. The employee works within the Fruit/Vegetable Inspection
15			Bargaining Unit or the Grain Inspection Bargaining Unit
16			within the Washington State Department of Agriculture and
17			does inspections.
18			3. Works in excess of one hundred and sixty (160) hours in a twenty-
19			eight (28) day period and the employee is a law enforcement
20			employee not receiving assignment pay for an extended work
21			period.
22			4. Works while on fire duty as specifically defined in Article 42,
23			Compensation.
24		B.	Overtime Rate

1			In accordance with the applicable wage and hour laws, the overtime rate
2			will be one and one-half (1-1/2) of an employee's regular rate of pay. The
3			regular rate of pay will not include any allowable exclusions.
4		C.	<u>Work</u>
5			The definition of work, for overtime purposes only, includes:
6			1. All hours actually spent performing the duties of the assigned job.
7			2. Travel time required by the Employer during normal work hours
8			from one work site to another or travel time outside the employee's
9			normal work hours to a different work location that is greater than
10			the employee's normal home-to-work travel time.
11			3. Vacation leave
12			4. Sick Leave
13			5 Compensatory time
14			6. Holidays
15			7. Any other paid time not listed below.
16		D.	Work does not include:
17			1. Shared leave
18			2. Leave without pay
19			3. Additional compensation for time worked on a holiday.
20			4. Time compensated as standby, callback, or any other penalty pay.
21	7.2	Overt	ime-Eligibility and Compensation
22		Emplo	byees are eligible for overtime compensation under the following
23		_	nstances:

1 A. Full-time overtime-eligible employees who have prior approval and work 2 more than forty (40) hours in a workweek will be compensated at the 3 overtime rate. A part-time overtime-eligible employee will be paid at their 4 regular rate of pay for all work performed up to forty (40) hours in a 5 workweek and paid at the overtime rate for authorized work of more than 6 forty (40) hours in a workweek. 7 B. Full-time overtime-eligible shift employees who have prior approval and 8 work more than their scheduled shift will be compensated at the overtime 9 rate. A part-time overtime-eligible shift employee will be paid at their 10 regular rate of pay for all work performed up to forty (40) hours in a 11 workweek and paid at the overtime rate for authorized work of more than 12 forty (40) hours in a workweek. 13 Overtime eligible law enforcement employees, not receiving assignment 14 pay for an extended work period, who have prior approval and work more than one hundred and sixty (160) hours in a twenty-eight (28) day period 15 16 will be compensated at the overtime rate. 17 CÐ. Overtime-eligible employees who have prior approval and work overtime 18 as specifically defined in Supplemental DOC Article 42, Compensation. 19 7.3 **Overtime Computation** 20 Computation of overtime will be rounded upward to the nearest one-tenth (1/10th) 21 of an hour. 22 7.4 **General Provisions** 23 The Employer will determine whether work will be performed on regular A. work time or overtime, the number of employees, the skills and abilities of 24 25 the employees required to perform the work, and the duration of the work. 26 The Employer will first attempt to meet its overtime requirements on a 27 voluntary basis with qualified employees who are currently on duty. Except 28 as provided in Section 7.68, in the event there are not enough employees

1			volunteering to work, the supervisor may require employees to work
2			overtime. The Employer will not require any individual employee to work
3			four (4) or more hours of involuntary overtime on more than three
4			consecutive days unless emergent conditions exist.
5		B.	If an employee was not offered overtime for which they were qualified, the
6			employee will be offered the next available overtime opportunity for which
7			they are qualified. Under no circumstances will an employee be
8			compensated for overtime that was not worked. There will be no
9			pyramiding of overtime.
10	7.5	Com	pensatory Time for Overtime-Eligible Employees
11		A.	Compensatory Time Eligibility
12			The Employer may grant compensatory time in lieu of cash payment for
13			overtime to an overtime-eligible employee, upon agreement between the
14			Employer and the employee. Compensatory time must be granted at the rate
15			of one and one-half (1-1/2) hours of compensatory time for each hour of
16			overtime worked.
17		B.	Maximum Compensatory Time
18			Employees may accumulate no more than the maximum number of hours
19			of compensatory time allowed under the Federal Fair Labor Standards Act.
20		C.	Compensatory Time Use
21			Employees must use compensatory time prior to using vacation leave,
22			unless this would result in the loss of their vacation leave. Compensatory
23			time must be used and scheduled in the same manner as vacation leave, as
24			in Supplemental DOC Article 11, Vacation Leave.
25		D	Compensatory Time Cash Out
26			1. Overtime Eligible Employees (Excluding Center for Childhood
27			Deafness and Hearing loss, Washington State School for the Blind,

1		Department of Agriculture, Department of Corrections and
2		Department of Transportation Employees).
3		All compensatory time must be used by June 30 of each year. If
4		compensatory time balances are not scheduled to be used by the
5		employee by April of each year, the supervisor will contact the
6		employee to review their schedule. The employee's compensatory
7		time balance will be cashed out every June 30 or when the
8		employee:
9		a. Leaves state service for any reason,
10		b. Transfers to a position in their agency with different funding
11		sources, or
12		c. Transfers to another state agency.
13		2. Overtime-Eligible Employees Department of Transportation
14		All compensatory time must be used by June 30 of each biennium.
15		If compensatory time balances are not scheduled to be used by the
16		employee by April of the end of the biennium, the supervisor will
17		contact the employee to review their schedule. The employee's
18		compensatory time balance will be cashed out every June 30 of each
19		biennium or when the employee:
20		a. Leaves state service for any reason,
21		b. Transfers to a position in their agency with different funding
22		sources, or
23		e. Transfers to another state agency.
24	DE.	Voluntary Cash Out

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1	A.	Overtime Eligible Employees – Center for Deaf and Hard of
2		Hearing Youth and Washington State School for the Blind and
3		Department of Corrections
4		Compensatory time may be voluntarily cashed out at any time
5		except during the month of February. In addition, the full balance of
6		accrued compensatory time must be cashed out on June 30 at the
7		end of every biennium or when the employee:
8		a. Leaves state service for any reason,
9		b. Transfers to a position in their agency with different funding
10		sources, or
11		c. Transfers to another state agency.
12	B.	Overtime-Eligible Employees Department of Agriculture
13		Compensatory time may be voluntarily cashed out at any time
14		except during the month of February. If compensatory time balances
15		are not scheduled to be used by the employee by June 30 of each
16		year, the supervisor or manager will contact the employee to review
17		their schedule. An employee may carry over twenty (20) hours from
18		the first year of any biennium to the next year. In addition, the full
19		balance of accrued compensatory time must be cashed out at the end
20		of each bienniumor when the employee:
21		a. Leaves state service for any reason,
22		b. Transfers to a position in their agency with different funding
23		sources, or
24		c. Transfers to another state agency.

7.6 Department of Agriculture - Grain Inspection Program

- A. Any employee who works a double shift or returns from an emergency shift to their permanent shift, will be required to take eight (8) hours off for rest after such shifts. The employee will suffer no loss of regular straight-time hourly earnings for any time missed during that rest period that otherwise would have been part of their regularly scheduled shift. Such employees will not be eligible for any overtime assignment or shift commencing during the eight (8) hour rest period.
- B. Shift extensions, early starts and occasions when lunch periods require overtime will be first offered to available employee(s) having the ability to perform the work and the lowest amount of overtime hours, who are on shift at the facility where the overtime occurs. The Employer will maintain an overtime tracking sheet which will be updated weekly and reset the first Wednesday of each quarter. For shift extensions in offices with multiple sites, employees having the lowest amount of overtime hours at any other site(s) serviced by that grain inspection office will be offered the opportunity to work the extension if they can complete their regular shift and travel to the extending site by the time the extension begins. Time traveled outside of scheduled shifts will not be paid time. If there still is not enough staff, employees on site may be required to work. Employees with less than forty (40) hours accumulated overtime in a month at the start of the shift may be required to work and will complete the shift or extension. Employees will finish any assignments for which they volunteer.
 - C. The Employer will not require employees to work in excess of twenty (20) continuous hours of regular time and overtime.
- D. Those employees who do not desire to work overtime will not be required to do so beyond forty (40) cumulative overtime hours each month, except as provided in <u>Subsection 7.6</u> E, below. However, at export shipping operations scheduled on a regular Monday through Friday basis, when staff

1 is required on weekends to provide inspection and weighing services for 2 grain being loaded onto export vessels, a minimum of three (3) permanent 3 employees licensed to perform key duties, (any combination of inspectors, 4 protein operators, and grain sampler-weighers), will be offered the work 5 before on-call employees are used. The minimum of three (3) permanent 6 employees does not apply to the Aberdeen facility. The Aberdeen facility 7 will be staffed with a minimum of two (2) permanent employees. 8 An employee with more than forty (40) hours of accumulated overtime in a 9 month may be required to extend a current shift for not more than four (4) 10 hours in order to assure service delivery not more than once per month. 11 However, hours that an employee is required to work under this paragraph 12 will be credited to the employee's forty (40) hour limit in the following 13 month. 14 An employee working within the Grain Program with less than forty (40) hours accumulated overtime in a month may be excused from an 15 16 involuntary overtime assignment once per month; provided the excused 17 overtime assignment does not interrupt service delivery and employees 18 possessing the required skills and abilities of the excused position(s) are 19 available. 20 **Department of Transportation (DOT)** 21 Overtime opportunities will be offered whenever and wherever possible on 22 a straight rotational basis. Each superintendent or equivalent and employees 23 will confer and mutually determine, for normal areas of responsibility, the 24 employees on a specific rotation list(s). Employees will be placed on a 25 rotation list in order of continuous DOT service. The rotation list will be 26 kept current and posted in each facility. The Employer and employees will 27 share the responsibility for keeping the list(s) current. Overtime will be offered first to all bargaining unit employees on the 28 29 rotation list, then to any qualified employee. Documented attempts to

1		contact an employee constitutes an offer. Overtime will be offered to
2		employees who are qualified to do the work, regardless of classification.
3		Overtime that extends a shift will be offered first to qualified employees on
4		that shift and preferably, to the employee(s) currently performing the work.
5		Shift extensions do not count as an overtime opportunity.
6		C. The parties recognize and agree that in cases of operational necessity, public
7		safety, and/or efficient delivery of public services, that it may be necessary
8		for the Employer to deviate from the straight rotation process.
9		D. In the event the Employer deviates from the straight rotation process, the
10		Employer will explain to affected employees the reason for the deviation.
11		The Employer will also take necessary actions to correct missed
12		opportunities by skipping in the next rotation those employees who were
13		called out of sequence.
14		E. Bargaining unit supervisors and/or designees, making or receiving work-
15		related calls at home, will be compensated for a minimum of one-half (1/2)
16		hour for the time worked. Callback is not authorized for this work.
17	7. <u>6</u> 8	Department of Corrections, Department of Social and Health Services,
18		Department of Children, Youth, and Families, and Department of Veterans
19		Affairs Institutions – Overtime-eligible shift employees employed at Department
20		of Corrections Re-entry Centers, or at an institution within the Department of
21		Social and Health Services, or within an institution or community facility at the
22		Department of Children, Youth, and Families, or the Department of Veterans
23		Affairs
24		When involuntary overtime is required, it will be assigned to employees on duty in
25		inverse order of seniority, provided the employee has the skills and abilities
26		required of the positions. The inverse order will be re-established when the list has
27		been exhausted, i.e. the employee with the greatest seniority has worked their
28		required overtime. The undated inverse order list for involuntary overtime shall be

1		provided at least once each day and posted on each facility's on-line portal or an
2		easily accessible location.
3		A. An employee who volunteers and works an overtime shift prior to an
4		involuntary overtime assignment will have their name removed from the
5		overtime rotation for that cycle.
6		B. An employee may be excused from an involuntary overtime assignment one
7		(1) time per month. An excuse from involuntary overtime is for the
8		following shift regardless if the involuntary overtime list has been re-
9		established.
10		C. An employee will not be required to work an involuntary overtime after
11		working a regular shift prior to an approved vacation leave day.
12		D. Once confirmed, an employee who is required to work an involuntary
13		overtime will be notified as soon as possible.
14		E. The employer will not require any individual employee to work more than
15		two (2) consecutive days of involuntary overtime unless emergent
16		conditions exist as determined by the Appointing Authority or designee. A
17		day of overtime will be considered four (4) hours or more.
18		An employee who is excused from working overtime under <u>Subsection</u>
19		<u>7.8Subsection</u> B or <u>7.87.6</u> C above will be the first to be called when an involuntary
20		overtime assignment is required and the employee is on a scheduled workday.
21	7. <u>7</u> 9	Department of Corrections Re-entry Centers – Voluntary Overtime
22		Correctional Officers and Sergeants employed at Re-entry Centers:
23		When the Employer determines that overtime is necessary at a re-entry center, the
24		Employer will identify the number of positions requiring overtime, the duration of
25		such overtime, and the qualifications, skills and abilities of the employees required
26		to perform the work. Overtime will be assigned as voluntary pre-scheduled,
27		voluntary unscheduled (daily) or involuntary.

1	A.	voluntary Pre-Scheduled Overtime:
2		The agency will maintain a list of all Correctional Officers and Sergeants
3		in order of seniority. Correctional Officers and Sergeants will have the
4		opportunity to sign up by day and shift for possible overtime opportunities.
5		A standard approved voluntary overtime sign-up list for each day and each
6		shift will be posted by the fifteenth day of the preceding month. Voluntary
7		prescheduled overtime will be assigned on Monday for all known overtime
8		opportunities for the week beginning the following Monday. If Monday is
9		a holiday, the prescheduled overtime assignments will be made on the next
10		regular work day. Assignment to pre-scheduled overtime will begin at the
11		top of the list of volunteers and proceed down in order of seniority except
12		as outlined below:
13		1. Employees who do not meet the qualifications, skills and abilities
14		for the position requiring the overtime will not lose their place in
15		order on the list.
16		2. When an employee accepts or declines a pre-scheduled overtime
17		assignment, it will be noted on the list, and they will not be eligible
18		until a new cycle begins.
19		3. When the Employer is unable to reach an employee, the employee
20		will not lose their place in order on the list. Telephone calls placed
21		to employees who are off duty will not be considered as time
22		worked.
23		4. When the Employer has filled the overtime shifts with all available
24		Correctional Officers, the above article will be applied for filling the
25		remaining voluntary overtime shifts with Sergeants.
26		5. When the Employer has exhausted the voluntary overtime list to fill
27		the overtime shifts with all available Correctional Officers and
28		Sergeants, management will attempt to fill the remaining overtime

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1	shifts with a voluntary qualified employee within the bargaining
2	unit.
3	A new cycle begins when any of the following occurs:
4	4. The beginning of each odd numbered month (January, March, May
5	etc.); or
6	5. There are no qualified volunteers on the list; or
7	6. All volunteers on the list have either accepted or declined the
8	opportunity; or
	opportunity, or
9	7. The remaining volunteers cannot be contacted.
110	D. Wilman Hardall 10 of
10	B. Voluntary Unscheduled Overtime:
11	The Employer will ask for volunteers among employees on shift in the order of
12	seniority. If there are insufficient volunteers, management may assign
13	involuntary overtime in accordance with Section 7.8Section 7.6.
14	B. Overtime will be approved using the following steps:
15	1. On-Call officers first until they have 40 hours of scheduled time on
16	<u>shift</u>
17	2. If vacancy still exists use the voluntary sign-up list
18	3. If no volunteers are available or there are more vacancies than
19	volunteers – offer staff on shift in order of seniority
20	4. If vacancy still exists after exhausting voluntary overtime list a
21	Sergeant may volunteer to cover the shift for overtime
22	5. If vacancy still exists – Involuntary Overtime is assigned to on shift
23	employees per CBA subsection 7.6. Involuntary overtime is assigned
24	in inverse order of seniority
25	6. If vacancy still exists a CCO assigned to the Reentry Center with the
26	vacancy may volunteer to cover the shift for overtime outside of
27	scheduled working hours
	· ·

1	7. If vacancy still exists after exhausting involuntary overtime shift with
2	a Correctional Officer a Sergeant will cover the shift as involuntary
3	<u>overtime</u>
4	8. If vacancy still exists fill shift with Reentry Division staff who have
5	completed CORE or CCOA who volunteer on a first come first serve
6	basis (all call to include CO2, CO3, CCO, and specialists in the reentry
7	division) for surrounding counties
8	9. If vacancy still exists fill shift with Community Corrections Division
9	staff who have completed CORE or CCOA who volunteer on a first come
10	first serve basis for surrounding counties
11	7.10 Department of Social and Health Services and the Department of Children,
12	Youth, and Families - Institutions and State Operated Living Alternative
13	(SOLA)
14	Each institution, community facility and SOLA will meet and negotiate a process
15	for distribution of overtime.
16	7.11 Washington State Patrol
17	Any employee who works beyond their regularly scheduled shift as part of the
18	Crime Scene Response Team (CSRT), will work with their supervisor to determine
19	an appropriate rest period. The employee will suffer no loss of regular straight-time
20	hourly earnings for any time missed during the approved rest period that would
21	have been part of their regularly scheduled shift.
22	IC CODE 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
22	If a CSRT employee works beyond their regularly scheduled shift and is required
23	to testify in court during the employee's next regularly scheduled shift, the
24	employee will be required to appear in court. At the conclusion of their testimony
25	the employee will work with their supervisor to organize a rest period if the
26	employee deems it necessary.
	
27	If a rest period is taken, the employee will not be eligible for any overtime

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 8/9/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

2 3		SUPPLEMENTAL DOC ARTICLE 8 TRAINING AND EMPLOYEE DEVELOPMENT	
4	8.1	The Employer and the Union recognize the value and benefit of educati	ion and
5		training designed to enhance employees' abilities to perform their job dutie	s.
6		A. Training and employee development opportunities, and relevant	training
7		course announcements, will be provided to employees in accordan	ce with
8		agency policies and available resources.	
9		B. The agency agrees to provide statewide minimum standards of train	ining as
10		defined in agency policies and position descriptions for spec	cialized
11		assignments or required duties, such as Specialty Teams, Com-	munity
12		response Units, Transport Teams and other positions, where	use of
13		weapons, use of physical force may be necessary.	
14		B. The Department of Social and Health Services and the Department	nent of
15		Children, Youth, and Families will make reasonable attempts to se	chedule
16		Employer required training during the employee's regular work shi	ft.
17	8.2	Attendance at agency-required training will be considered time worked in	cluding
18		travel in accordance with <u>Supplemental DOC Subsection 7.1</u> (C)(2).	
19	8.3	Master Agreement Training	
20		A. The Employer and the Union agree that training for managers, super	ervisors
21		and union stewards responsible for the day-to-day administration	of this
22		Agreement is important. The Union will provide training to curren	ıt union
23		stewards, and the Employer will provide training to manage	ers and
24		supervisors on this Agreement.	
25		B. The Union will present the training to current union stewards with	in each
26		bargaining unit. The training will last no longer than one (1) work	day, up
27		to ten (10) hours. The training will be considered time worked for	or those

I		union stewards who attend the training during their scheduled work shift.
2		Union stewards who attend the training during their non-work hours will
3		not be compensated. The parties will agree on the date, time, number and
4		names of stewards attending each session.
5	8.4	Tuition Reimbursement
6	011	A. Agencies may approve full or partial tuition reimbursement, consistent with
7		agency policy and within available resources.
8		B. Agencies will reimburse eligible employees who provide proof of
9		satisfactory completion of a course that was previously approved for tuition
10		reimbursement.
11		C. Agency funds expended for tuition reimbursement will be limited to tuition
12		or registration fees, and will not include textbooks, supplies or other school
13		expenses, except in accordance with agency policy.
13		expenses, except in accordance with agency policy.
14		D. Absent an agreement to the contrary, when an employee moves to another
15		agency prior to completion of an approved course, the approving agency
16		will retain the obligation for reimbursement if the course is satisfactorily
17		completed. When payment is not made by the approving agency the gaining
18		agency may, at its option, reimburse the employee.
19	8.5	Education and Training Requests
20		The agency may provide employees trainings and/or courses qualifying for
21		certification and recertification required for the employee's permanent position as
22		determined by the agency and identified in Policy and/or position description.
23		When such training does not occur, with prior approval by the appointing authority,
24		the agency agrees to provide reimbursement for successful completion of approved
25		courses necessary to maintain required licenses or certifications required for the
26		employee's permanent position.

1 All education and training requests will be approved or disapproved within fifteen 2 (15) thirty (30) business calendar days from the submission of a properly completed 3 request. If a request is denied, the Employer will provide a reason for the denial to 4 the employee. Upon request, the Employer will provide the reason for the denial in 5 writing. 6 8.6 **Training Records** 7 Employees may request a copy of their training record. The Employer will A. 8 provide either a hard copy or electronic access to their training record. If an 9 employee provides documentation to the Employer of work-related training 10 it will be recorded in the training record or the employee personnel file. 11 B. At the time of permanent layoff employees will be provided an opportunity 12 to submit documentation of successfully completed training to be 13 considered. 8.7 **Apprenticeship Programs** 14 15 A. The Employer will continue to participate in apprenticeship programs in 16 accordance with the rules of the Joint Apprenticeship Training Council and 17 establishments, modifications, or abolishments to the operation of the 18 programs may be made pursuant to the Council's guidelines or rules. An employee who accepts a position within the apprenticeship program will 19 B. 20 be required to successfully complete the entire apprenticeship program 21 before attaining permanent status. 22 C. At least fourteen (14) calendar days prior to entering into an apprenticeship 23 program, the employee must notify their Appointing Authority of the intent 24 to accept an appointment into an apprenticeship program. Upon notification 25 of the employee's intent, the employee's permanent agency will notify the 26 employee, in writing, of any return rights to the agency and the duration of 27

those return rights. At a minimum, the agency must provide the employee

access to the agency's internal layoff list. For those employees who do not

1		have return rights to the agency, the provisions of <u>Subsection 8.7</u> D, below
2		apply.
3	D.	An apprenticeship appointment may be terminated by either the employee
4		or Employer with five (5) working days notice. If the Employer fails to
5		provide five (5) working days' notice, the separation will stand and the
6		employee will be entitled to payment of salary for up to five (5) working
7		days, which the employee would have worked had notice been given. Under
8		no circumstance will notice deficiencies result in an employee gaining
9		status in the apprenticeship program.
10		1. An employee serving an apprenticeship may voluntarily revert to
11		their former position within fifteen (15) days of the apprenticeship
12		appointment, provided that the position has not been filled or an
13		offer has not been made to an applicant. An employee serving in an
14		apprenticeship appointment may voluntarily revert at anytime to a
15		funded permanent position in the same agency that is:
16		a. Vacant or filled by a non-permanent employee and is within
17		the employee's previously held job classification.
18		b. Vacant or filled by a non-permanent employee at or below
19		the employee's previous salary range.
20		The reversion option, if any, will be determined by the Employer
21		using the order listed above. In both Subsections 8.7 (D)(1)(a) and
22		(b) above, the Employer will determine the position the employee
23		may revert to and the employee must have the skills and abilities
24		required for the position. If possible, the reversion option will be

within a reasonable commuting distance for the employee.

1		2.	If an apprenticeship appointment ends by the Employer, the
2			employee may revert to a funded permanent position in the same
3			agency that is:
4			a. Vacant or filled by a non-permanent employee and is within
5			the employee's previously held permanent job classification.
6			b. Vacant or filled by a non-permanent employee at or below
7			the employee's previous salary range.
8			The option, if any, will be determined by the Employer using the
9			order listed above. In both <u>Subsections 8.7</u> (D)(2)(a) and (b) above,
10			the Employer will determine the position the employee may revert
11			to and the employee must have the skills and abilities required for
12			the position. If possible, the option will be within a reasonable
13			commuting distance for the employee.
14		3.	An employee who has no reversion options or does not revert to the
15			highest classification in which they previously attained permanent
16			status may request that their name be place on the agency's internal
17			layoff list for positions in job classifications where they previously
18			attained permanent status. The separation of an employee during
19			their apprenticeship appointment will not be subject to the grievance
20			procedure in DOC Supplemental Article 29, Grievance Procedure.
21	8.8	Developmenta	al Job Assignments
22		A. Employ	yers may make the following planned training assignments for
23		employ	vee career development without incurring reallocation or
24		comper	nsation obligations:
25		1.	Performance of responsibilities outside the current job class on a
26			time-limited basis.
27		2.	Intra-agency rotational or special project assignments.

1		В.	The Employer and the employee must agree in writing to the assignment in
2			advance, including time limits, which will not exceed more than twelve (12)
3			months. If an employee's request for a developmental job assignment is
4			denied, an explanation will be provided to the employee. The decision is
5			final and is not subject to Supplemental DOC Article 29, Grievance
6			Procedure.
7		C.	The Employer may not fill a vacant position as a developmental job
8			assignment.
9	8.9	Parks	s and Recreation Commission
10		The a	gency will provide a minimum of fifty (50) hours of law enforcement training
11		per ye	ear for armed park rangers and forty (40) hours for unarmed park rangers with
12		twent	y-four (24) hours delivered at an annual in service training. In the event that
13		the E	mployer decides to change the format of the training from in service to an
14		altern	ative, it will meet and negotiate with the Union.
15	8.10	Depa	rtment of Licensing – Driver Services Hearings and Interview Unit
16		The I	Oriver Services Hearings and Interviews Unit will continue to apply for
17		contin	nuing legal education credits with the Washington State Bar Association for
18		agenc	y sponsored programs.
19	8. <u>911</u>	Work	aplace Safety Training
20		The I	Employer will ensure tailored active threat awareness and preparedness
21		trainir	ng is made available to all employees.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller Labor Negotiator

Ton Johnson, Law Enforcement Labor Advocate

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OFM/SHR Labor Relations & Compensation Policy Section

Washington Federation of State Employees

1		SECTION 7
2		SUPPLEMENTAL DOC ARTICLE 11
3		VACATION LEAVE
4	11.1	Employees will retain and carry forward any eligible and unused vacation leave
5		that was accrued prior to the effective date of this Agreement.
6	11.2	Vacation Leave Credits
7		Full-time and part-time employees will be credited with vacation leave accrued
8		monthly, according to the rate schedule and vacation leave accrual below.
9	11.3	Vacation Leave Accrual
10		Full-time employees who have been in pay status for eighty (80) non-overtime
11		hours in a calendar month will accrue vacation leave according to the rate schedule
12		provided in Section 11.4, below. Vacation leave accrual for part-time employees
13		will be proportionate to the number of hours the part-time employee is in pay status
14		during the month to that required for full-time employment.

15 11.4 Vacation Leave Accrual Rate Schedule

Full Years of Service	Hours Per Year
During the first and second years of current	One hundred twelve (112)
continuous employment	
During the third year of current continuous	One hundred twenty (120)
employment	
During the fourth year of current	One hundred twenty-eight (128)
continuous employment	
During the fifth and sixth years of total	One hundred thirty-six (136)
employment	
During the seventh, eighth and ninth years	One hundred forty-four (144)
of total employment	
During the tenth, eleventh, twelfth,	One hundred sixty (160)
thirteenth, and fourteenth years of total	
employment	

	1 age 2 01 /
During the fifteenth, sixteenth,	One hundred seventy-six (176)
seventeenth, eighteenth, and nineteenth	
years of total employment	
During the twentieth, twenty-first, twenty-	One hundred ninety-two (192)
second, twenty-third, and twenty fourth	
years of total employment	
During the twenty-fifth year of total	Two hundred (200)
employment and thereafter	

1

2 11.5 Vacation Scheduling for 24/7 Operations (Excluding the School for the Blind, 3 Center for Deaf and Hard of Hearing Youth; and Department of 4 Corrections) 5 Employees, except for LPN's working at Yakima Valley School, who work 6 in operations that are twenty-four (24) hours, seven (7) days a week, may submit in writing to their supervisor their preferences for different segments 7 8 of vacation for the period March 1 of the current year through the end of 9 February of the next year. LPN's who work at Yakima Valley School may 10 submit in writing to their supervisor their preferences for different segments of vacation for the period 11 12 May 1 of the current year through the end of April of the next year. The 13 Employer will compile and post a vacation leave schedule. Employees on 14 this schedule will have priority and will be granted vacation leave at the 15 times specified, if possible. Employees will not be granted more than four (4) segments during the 16 annual vacation scheduling process. In the event that two (2) or more

1718

18 employees request the same vacation period and the supervisor must limit
19 the number of people who may take vacation leave at one time due to

2021

the number of people who may take vacation leave at one time due to business needs and work requirements, preference will be determined by seniority for up to four (4) segments of vacation. A "segment" is three (3)

1 or more contiguous days of vacation leave except that the denial of one (1) 2 or more days within a requested segment shall not result in the remaining 3 approved days counting as more than one (1) segment. Should any portion 4 of a segment that was originally denied due to the business needs or work 5 requirements become available, it will first be awarded by seniority to those who were originally denied. 6 7 In addition to vacation leave approved in Subsection 11.5 B above. 8 employees may request vacation leave at any time on a first come, first 9 served basis. Approval of supplemental requests will take into consideration 10 the annual vacation leave schedule, which will take precedence, as well as operational needs. 11 12 D ... **Employee Initiated Cancellations** 13 Employee requested cancellations of any portion of an approved scheduled 14 vacation segment must be submitted in writing no later than fourteen (14) 15 calendar days in advance of their scheduled vacation. The request is subject 16 to approval by the Employer. 17 11.56 Department of Corrections Re-entry Centers – Vacation Scheduling 18 A. Employees who work in operations that are twenty-four (24) hours, seven 19 (7) days a week, may submit in writing to their supervisor their preferences 20 for different segments of vacation for the period March 1 of the current year 21 through the end of February of the next year. Such requests must be 22 submitted no later than February 1. The Employer will compile and post a vacation leave schedule. Employees on this schedule will have priority and 23 24 will be granted vacation leave at the times specified, if possible. B. 25 Employees will be granted no more than four (4) segments during the 26 annual vacation scheduling process. In the event that two (2) or more 27 employees request the same vacation period and the supervisor must limit 28 the number of people who may take vacation leave at one time due to 29 business needs and work requirements, preference will be determined by

1			seniority for up to four (4) segments of vacation. A "segment" is three (3)
2			or more contiguous days of vacation leave.
3		C.	In addition to vacation leave approved in <u>Subsection 11.6Subsection 11.5</u>
4			B above, employees may request vacation leave at any time on a first come,
5			first served basis. Approval of supplemental requests will take into
6			consideration the annual vacation leave schedule, which will take
7			precedence, as well as operational needs.
8		D.	Employee Initiated Cancellations
9			1. Employee requested cancellations of any portion of an approved
10			scheduled vacation segment must be submitted in writing no later
11			than fourteen (14) calendar days in advance of their scheduled
12			vacation. The request is subject to approval by the Employer.
13			2. The Employer will post the newly available vacation segment for
14			seven (7) calendar days to allow employees to express written
15			interest in the segment. If two (2) or more employees express an
16			interest in the vacation segment, it will be awarded to the most senior
17			employee.
18	11. <u>6</u> 7	Vacat	ion Scheduling for All Employees
19		A.	Vacation leave will be charged in one-tenth (1/10) of an hour increments.
20		B.	When considering requests for vacation leave, the Employer will take into
21			account the desires of the employee but may require that leave be taken at
22			a time convenient to the employing office or department.
23			C. Except as provided for in <u>Sections 11.5 and 11.6</u> , the Employer will
24			respond to employee vacation leave requests as soon as possible but,
25			no later than ten (10) calendar days from the date of the request. If
26			the Employer fails to respond within ten (10) calendar days, the
27			employee may notify the local Human Resources Office.

1		D.	Vacation leave for religious observances may be granted to the
2			extent agency or program requirements permit.
3		E.	Employees will not request or be authorized to take scheduled
4			vacation leave if they would not have sufficient vacation leave
5			credits to cover the absence at the time the leave would commence.
_		Г	W/L(2)
6		F.	When two (2) or more employees submit a request on the same day
7			for the same vacation days off, if the Employer approves leave, it
8			will be based on seniority. The Employer will consider the required
9			skills and abilities needed to meet business needs. Previously
10			approved leave will not be cancelled in order to grant leave to a
11			senior employee.
12	11. <u>7</u> 8	Family Care	
13		Employees m	ay use vacation leave for care of family members as required by the
14		Family Care	Act, <u>WAC 296-130</u> .
15	11. <u>8</u> 9	Military Fan	nily Leave
16		Employees m	ay use vacation leave for leave as required by the Military Family
17			CW 49.77 and in accordance with Section 18.14, Military Family
18		Leave.	
19	11 010	Domostic Vic	James I save
	11.910	Domestic Vic	
20			ay use vacation leave for leave as required by the Domestic Violence
21		Leave Act, Ro	<u>CW 49.76.</u>
22	11.1 <u>0</u> 4	Vacation Car	ncellation – Employer Initiated
23		Should the En	nployer be required to cancel scheduled vacation leave because of an
24		emergency or	exceptional business needs, affected employees may select new
25		vacation leave	e from available dates. In addition, in those cases where an employee
26		will not have	sufficient vacation leave to cover the absence at the time it is

1	scheduled to commence, the Employer may cancel the approved vacation or
2	authorize leave without pay.
3	11.112 Vacation Leave Maximum
4	Employees may accumulate maximum vacation balances not to exceed the
5	statutory limits in accordance with RCW 43.01.040 (currently two hundred-forty
6	eighty (28040) hours). However, there are two (2) exceptions that allow vacation
7	leave to accumulate above the maximum:
8	A. If an employee's request for vacation leave is denied by the Appointing
9	Authority or designee, and the employee has not exceeded the vacation
10	leave maximum (currently two hundred-eightyforty (28040) hours), the
11	Employer shall grant an extension for each month that the Employer defers
12	the employee's request for vacation leave.
13	B. An employee may also accumulate vacation leave days in excess of the
14	statutory limit (currently two hundred-eightyforty (28040) hours) as long as
15	the employee uses the excess balance prior to their anniversary date. Any
16	leave in excess of the maximum that is not deferred in advance of its accrual
17	as described above, will be lost on the employee's anniversary date.
18	11.123 Separation
19	Any employee who has been employed for at least six (6) continuous months will
20	be entitled to payment for vacation leave credits when they:
21	A. Resign with adequate notice,
22	B. Retire,
23	C. Are laid-off, or
24	D. Are terminated by the Employer.
25	In addition, the estate of a deceased employee will be entitled to payment for
26	vacation leave credits.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 6/5/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &
Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

1 2 3		SECTION <u>82</u> SUPPLEMENTAL D <u>OCOC</u> ARTICLE 20 SAFETY AND HEALTH
4	20.1	The Employer, employee and Union have a significant responsibility for workplace
5		safety and health.
6		A. The Employer will provide a work environment in accordance with safety
7		standards established by the Washington Industrial Safety and Health Act
8		(WISHA).
9		B. Employees will comply with all safety and health practices and standards
10		established by the Employer. Employees will contribute to a healthy
11		workplace, including not knowingly exposing co-workers and the public to
12		conditions that would jeopardize their health or the health of others. The
13		Employer may direct employees to use leave in accordance with Article 12,
14		Sick Leave, when employees self-report a contagious health condition.
15		C. The Union will work cooperatively with the Employer on safety and health-
16		related matters and encourage employees to work in a safe manner.
17		D. When an employee has concerns about access to communications when
18		working away from their duty station, the employee will bring the issue to
19		their supervisor for resolution.
20	20.2	The Employer will determine and provide the required safety devices, personal
21		protective equipment and apparel, including those used in the transporting of
22		offenders incarcerated/supervised individuals, patients and/or clients, which
23		employees will wear and/or use. The Employer will provide employees with
24		orientation and/or training to perform their jobs safely. If necessary, training will
25		be provided to employees on the safe operation of the equipment prior to use.

1 20.3 The agency will form joint safety committees in accordance with the Washington 2 Industrial Safety and Health Act (WISHA) requirements at each permanent work 3 location where there are eleven (11) or more employees. 4 20.4 Safety committees will consist of employees selected by the Union and Employer-5 selected members. The number of employees selected by the Union must equal or 6 exceed the number of Employer-selected members. The number of union-7 designated employee representatives on the committee(s) will be proportionate to 8 the number of employees represented by the Union at the permanent work location. 9 Meetings will be conducted in accordance with WAC 296-800-13020. Committee 10 recommendations will be forwarded to the appropriate Appointing Authority for 11 review and action, as necessary. The Appointing Authority or designee will report 12 follow-up action/information to the Safety Committee. 13 In those cases where the Union has attempted to provide union-designated 14 representatives for a safety committee and has been unable to do so, the Union may 15 contact the agency to request assistance in providing notice of safety committee 16 nominations. If the Union is still unable to provide representatives to the Employer, 17 then the Employer and the Union together will hold an election and will appoint 18 those elected representatives. If the Union is still unable to provide representatives 19 to the Employer, the Employer may appoint volunteers who have been elected and 20 are willing to serve until the Union designates safety committee representatives. 21 20.5 The Employer will follow its practices regarding blood-borne pathogens. 22 20.6 When an employee(s) worksite is impacted by a critical incident the Employer will 23 provide the employee(s) with an opportunity to receive a critical incident debriefing 24 from the Employee Assistance Program (EAP) or other sources available to the 25 agency. 26 20.7 If the Employer determines employees have been exposed to a serious 27 communicable disease in the course of their official duties, the employee may be 28 granted paid administrative leave to seek testing and treatment.

1	20.8	Ergonomic Assessments
2 3		At the request of the employee, the Employer will ensure that an ergonomic assessment of the employee's work station is completed. Solutions to identified
4		issues/concerns will be implemented within available resources.
5	20.9	Air Quality Assessments
6 7		Air quality concerns brought to the Safety Committee will be evaluated and processed in accordance with Section 20.4, above.
8	20.10	Community Corrections and Reentry Security Advisory Committee
9		The Employer and the Union agree that addressing employee security concerns is
10		an important factor in operating safe Offices and Reentry Centers. Therefore, the
11		Union and the Employer will cooperate in the endeavor to address employee
12		security concerns through the Community Corrections and Reentry security
13		advisory committee.
14		The security advisory committee will:
15		1. Meet at least Quarterly;
16		2. Review submitted security concerns and suggestions;
17		3. Evaluate security concerns and suggestions and make recommendations to
18		correct identified unsafe conditions or practices;
19		4. Document action taken or progress on individual security concerns and
20		suggestions;
21		5. Provide feedback when requested on security related policies and procedures;
22		6. Forward recommendations to the appropriate assistant Secretary for review and
23		action as necessary;
24		7. Take minutes and keep them on file.

1	20.1<u>1</u>0 A.	The Employer will provide sufficient staff for the transportation of
3		offenders incarcerated/supervised individuals in a safe manner in accordance with agency policy.
4 5	В.	The Employer will continue to provide controlled environments and the use of safety glass in its field offices for the safety of staff.
6 7 8	C.	The Employer will offer training to enhance staff's proficiency at detecting potential risk and dangerous situations. The Employer will also offer training on active threats and techniques of de-escalation.
9 10 11 12	D.	The parties agree to maintain and utilize the Community Corrections Division Security Advisory Committee to evaluate and propose solutions to improve the operational safety of staff performing the work of community corrections.
13 14	E.	The parties commit to work together within the term of this agreement to find a shared solution to the real-time monitoring concern.
15 16	F.	Employees without arrest authority will be provided an opportunity to be trained in self-defense on an annual basis.
17 18	G.	The parties commit to work together on solutions related to workplace safety.
19	H.	The Department agrees to complete a workload study every five (5) years.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8/12/24
Rachel Barckley-Miller Labor Negotiator

Ton Johnson, Law Enforcement Labor Advocate

Employer Counter Proposal WFSE GG-DOC/2025-2027 Negotiations August 12, 2024 Page 5 of 5

OFM/SHR Labor Relations & Compensation Policy Section

Washington Federation of State Employees

SECTION <u>93</u>
SUPPLEMENTAL DOC ARTICLE 21
UNIFORMS, TOOLS AND EQUIPMENT

21.1 Uniforms

The Employer may require employees to wear uniforms. Where required, the Employer will determine and provide the uniform. or an equivalent clothing allowance. When uniforms are required, the Employer will not reduce the uniform allowance or level of maintenance provided, during the term of this Agreement. The same will apply to required footwear. The Employer may require an employee to return all provided uniforms and/or footwear upon separation from employment. In those cases where an employee fails to return the provided uniforms and/or footwear, the Employer may deduct the depreciated value of the items from the employee's final pay.

21.2 Tools and Equipment

The Employer may determine and provide necessary tools, , equipment and foul weather gear. The Employer will repair or replace Employer-provided tools and equipment if damaged or worn out beyond usefulness in the normal course of business. Employees are accountable for equipment and/or tools assigned to them and will maintain them in a clean and serviceable condition. Employees who misuse, vandalize, lose or damage state property may be subject to disciplinary action. Employees will be required to return all Employer provided tools, equipment (i.e., firearms, tasers, OC, electronic equipment, badges, etc.) and foul weather gear upon separation from employment. In those cases where an employee fails to return the provided tools, equipment and/or foul weather gear, the Employer may deduct the value of the items from the employee's final pay.

21.3 Taxability

The Employer will comply with applicable IRS regulations regarding taxing of Employer provided items.

21.4 Firearms Training and Ammunition

- The following groups are authorized to complete two (2) hours of firearm practice monthly including care and cleaning of firearms. Monthly firearms practice will be conducted by Department certified firearms instructors and will be scheduled by the firearms training specialist. Staff will be provided with two hundred (200) rounds of ammunition at these practices.
 - A. Community Corrections Officer and Corrections Specialist positions filled by employees hired into those job classes on or after July 1, 2023, who are required to carry and use a firearm in the performance of their official duties; and
- B. Community Corrections Officers and Corrections Specialists hired before July 1, 2023 who have selected and are otherwise authorized to be armed.

21.5 Safety Footwear

The Employer will determine the positions that are required to wear safety footwear as essential Personal Protective Equipment (PPE). Employees who are required to wear safety footwear as essential PPE will receive a biennial allowance of two hundred twenty-five dollars (\$225.00) to be used for the purchase of safety footwear in accordance with agency policy.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8/1/24
Rachel Barckley-Miller, Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

08-12-2024

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1			SECTION 104
2			SUPPLEMENTAL DOCOC ARTICLE 22 DRUGS, ALCOHOL AND CANNABIS FREE WORKPLACE
4	22.1	A.	All employees must report to work in a condition fit to perform their
5			assigned duties unimpaired by alcohol, cannabis or drugs.
6		В.	Possession of Alcohol, Cannabis and Illegal Drugs
7			1. The use or possession of alcohol, or cannabis by an employee is
8			prohibited in state vehicles, on agency premises, or other
9			governmental or private worksites where employees are assigned to
10			conduct official state business, except when the premises are
11			considered residences.
12			2. The unlawful use, possession, delivery, dispensation, distribution,
13			manufacture or sale of drugs in state vehicles, on agency premises
14			or on official business is prohibited.
15		C.	Notification of Prescription and Over-the-Counter Medications
16			Employees taking physician-prescribed or over-the-counter medications, if
17			there is a substantial likelihood that such medication will affect job safety,
18			must notify their Appointing Authority of the fact that they are taking a
19			medication and the side effects of the medication. Physician-prescribed
20			narcotics are presumed to have a substantial likelihood that they will affect
21			job safety.
22		D.	Drug and Alcohol Testing
23			1. Employees required to have a Commercial Driver's License (CDL)
24			or to be licensed by the United States Coast Guard, are subject to
25			pre-employment, post-accident, random and reasonable suspicion
26			testing in accordance with the U.S. Department of Transportation
27			rules, Coast Guard Regulations (46 CFR Part 16) or the Federal

1		Considers Transportation Francisco Testine Astaction Test di
		Omnibus Transportation Employee Testing Act of 1991. The testing
2		shall be conducted in accordance with agency policy, and subject to
3		the provisions of this Article.
4		2. In addition, employees who perform other safety-sensitive functions
5		are subject to pre-employment, post-accident, post-firearm shooting
6		incidents, and reasonable suspicion testing, conducted according to
7		agency policy. A blood test will may be administered for post-
8		shooting testing.
9		For purposes of this Article, employees who perform other safety-
10		sensitive functions are those employees eligible to be issued
11		firearms (Community Corrections Officers, Corrections Specialists
12		and Corrections Officers) and those licensed health care
13		professionals who administer or dispense medications as a part of
14		their job duties.
15		3. Post-accident drug and alcohol testing may be conducted when a
16		work-related incident has occurred involving death, serious bodily
17		injury or significant property/environmental damage, or the
18		potential for death, serious injury, or significant
19		property/environmental damage, and when the employee's action(s)
20		or inaction(s) either contributed to the incident or cannot be
21		completely discounted as a contributing factor.
22	E.	Reasonable Suspicion Testing – All Employees
23		1. <u>Standards</u>
24		Reasonable suspicion testing for alcohol, cannabis or controlled
25		substances may be directed by the Employer for any employee when
26		there is reason to suspect that alcohol, cannabis or controlled
27		substance usage may be adversely affecting the employee's job

1 performance or that the employee may present a danger to the 2 physical safety of the employee or another. 3 2. Specific Objective Grounds 4 Specific objective grounds must be stated in writing that support the 5 reasonable suspicion. Examples of specific objective grounds may 6 include, but are not limited to: 7 a. Physical symptoms consistent with alcohol, cannabis, or 8 controlled substance use; 9 b. Evidence or observation of alcohol, cannabis, or controlled 10 substance use, possession, sale, or delivery; or 11 The occurrence of an accident(s) where a trained manager, c. 12 or supervisor suspects alcohol, cannabis, or controlled 13 substance use may have been a factor. 14 Referral 15 Referral for testing will be made on the basis of specific objective 16 grounds documented by a manager or supervisor who has attended 17 the training on detecting the signs/symptoms of being affected by controlled substances, cannabis, and/or alcohol. The appointing 18 19 authority or designee must approve the testing. 20 4. **Testing** 21 When reasonable suspicion exists, employees must submit to 22 alcohol, cannabis, and/or controlled substance testing when required 23 by the Employer. A refusal to test is considered the same as a 24 positive test. When an employee is referred for testing, they will be 25 removed immediately from duty and transported to the collection

Page 4 of 6 1 site. The cost of reasonable suspicion testing, including the 2 employee's salary will be paid by the Employer. 3 5. **Testing Procedures** 4 Testing will be conducted by an outside certified agency in such a 5 way to ensure maximum accuracy and reliability by using the 6 techniques, chain of custody procedures, equipment and laboratory 7 facilities, which have been approved by the U.S. Department of 8 Health and Human Services. All employees notified of a positive 9 controlled substance, cannabis, and/or alcohol test result may 10 request an independent test of their split sample at the employee's 11 expense. If the test result is negative, the Employer will reimburse 12 the employee for the cost of the split sample test. 13 Positive Test Result 6. 14 A positive test result will be defined as any result qualifying as 15 legally intoxicated under Department of Transportation standards. 16 Except as provided in Section 22.2, an employee who has a positive 17 alcohol, cannabis, and/or controlled substance test may be subject to 18 disciplinary action, up to and including dismissal. 19 F. Training 20 Training will be made available to managers, supervisors, and Union 21 Stewards. The training will include: 22 1. The elements of the Employer's Drug and Alcohol Free Workplace 23 Program; 24 2. The effects of drugs and alcohol in the workplace; 25 3. Behavioral symptoms of being affected by controlled substances,

cannabis, and/or alcohol; and

4. Rehabilitation services available.

22.2 All Employees – Voluntary Request for Assistance

A. An employee may request assistance for a drug or alcohol problem and will be afforded an opportunity to seek assistance from the Employee Assistance Program or other Agency-recognized assistance program. If the assistance is requested prior to the employee providing a sample pursuant to testing, the employee will not be subject to discharge, unless other circumstances warrant such action.

B. Assessment and Treatment

Any employee subject to <u>Subsection 21.1</u> D and E will be relieved from duty and placed on sick leave, vacation leave, or leave without pay pending completion of any initial chemical dependency assessment and successful completion of any in-patient chemical dependency rehabilitation certified by the Department of Health, Health Services Quality Assurance Division. If the assessment results in a recommendation for an out-patient treatment program, the employee will enter into a return to work agreement before being allowed to return to work. An employee will be discharged if they refuse to participate in or successfully complete any state certified program.

C. Return to Work

For any employee subject to <u>Subsection 21.1</u> D and E, above, upon returning to work after entering an out-patient program or successfully completing an in-patient rehabilitation program, the employee will be subject to random testing for a period of one (1) year. If the employee tests positive for drugs/alcohol during this period they will be discharged.

1	D.	Release of Information	age o or
2		Employees subject to <u>Subsection 21.1</u> D and E above who are participating	ng
3		in such treatment will agree to provide the Employer with a release	of
4		medical information sufficient to ensure the employee's compliance wi	th
5		the requirements of the rehabilitation program.	

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 6/18/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1		SECTION 11
2		SUPPLEMENTAL DOC ARTICLE 23
3		TRAVEL
4	23.1	Employees required to travel in order to perform their duties will be reimbursed
5		for any authorized travel expenses (e.g., mileage and/or per diem), in accordance
6		with the regulations established by the Office of Financial Management (OFM)
7		and agency policy. Reimbursement will be processed for payment no later than
8		ten (10) work days after receipt of a properly completed Travel Expense Voucher.
9	23.2	During the course of conducting official state business, if an employee believes use
10		of their personal vehicle may present a potential threat to the employee's safety,
11		they will discuss appropriate alternatives with their supervisor.
12	23.3	An employee will not be reimbursed for mileage if they choose to use their personal
13		vehicle when a state vehicle is available unless approved in advance by their
14		Appointing Authority or designee.
15	23.4	Employees will be provided an opportunity to request a travel advance in
16		accordance with agency policy if assigned to travel for work purposes.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/10/24 Rachel Barckley-Miller, Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1 2		<u>Secti</u> Supplemental I			
3		ME.			
4	Depai	rtment of Social and Health Services	Institutions Bargaining Unit; Department of		
5	Child	ren, Youth, and Families Juvenile Rel	habilitation Bargaining Units; School for the		
6	Blind	; Center for Deaf and Hard of Hearing Y	outh; Department of Transportation; Utilities		
7	and '	Transportation Commission; Departm	ent of Veterans Affairs Homes only;		
8	Depai	rtment of Corrections – Work Release Re	eentry Center Facilities; Military Department		
9	and th	ne Washington State Patrol			
10	24.1	Except as provided in Section 24.2,	meals will be provided in accordance with		
11		agency or institution practices.			
12	24.2	Employees purchasing meals in an Em	aployer operated dining hall who are required		
13		to return to duty without benefit of	finishing the meal will be reimbursed the		
14		purchase price of the meal or provided	d a replacement meal, if available.		
15	24.3	Department of Corrections – Work	Release Reentry Center Facilities		
16		Any work release Reentry Center empl	loyee working involuntary assigned overtime		
17		in excess of two (2) hours will be prov	vided meals during the overtime shift.		
	TE	NTATIVE AGREEMENT REACHED			
		electronic signature to this Agreement si ature.	hall be given effect as if it were an original		
	For th	ne Employer	For the Union		
	Rac	hel Barckley-Miller 6/5/24	10n Ju 08-11-2024		
	Rach	el Barckley-Miller/Labor Negotiator	Ton Johnson, Law Enforcement Labor Advocate		
	OFM/SHR Labor Relations & Washington Federation of State Employees				

Compensation Policy Section

1 2		ARTICLE 25 COMMUTE TRIP REDUCTION AND PARKING
3	25.1	The Employer will continue to encourage but not require employees covered by
4		this Agreement to use alternate means of transportation to commute to and from
5		work in order to reduce traffic congestion, improve air quality and reduce the need
6		for parking.
7	25.2	Agencies will provide commute trip reduction incentives consistent with agency
8		policies and within available resources.
9	25.3	During the term of this Agreement, agency-administered parking rates charged to
10		employees who work at facilities located off the Capitol Campus will not be
11		increased from the facility parking rates in existence as of July 31, 2010.
12	25.4	The Department of Enterprise Services will manage parking on the Capitol Campus
13		in accordance with RCW 46.08.172.
14	25.5	All Employees with King, Pierce or Snohomish County Duty Stations
15		A. All benefit eligible bargaining unit employees assigned to an official duty
16		station in King, Pierce or Snohomish Counties will receive a card for travel
17		on public transportation known as a "One Regional Card for All", otherwise
18		known as an ORCA card.
19		Specifically, travel for the 2023-25 contract will be fare-free access to the
20		following services:
21		1. Unlimited rides on bus services provided by Community Transit,
22		Everett Transit, King County Metro Transit, Kitsap Transit, Pierce
23		Transit and Sound Transit;
24		2. Unlimited rail service on Sound Transit, Link light rail and Sounder
25		commuter rail;

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1		3. Unlimited Seattle Streetcar trips;	age 2 or
2		4. Unlimited King County Water Taxi trips;	
3		5 Unlimited trips with Kitsap Transit foot (Port Orchard-Bremert	on
4		and Annapolis-Bremerton routes) and fast (Bremerton-Seattle a	nd
5		Kingston-Seattle route) ferry services; and	
6		6. Paratransit services from Kitsap Transit and King County Metro	
7	В.	All benefit eligible bargaining unit employees assigned to an official du	ıty
8		station in King, Pierce or Snohomish Counties that participate in a Van Po	ool
9 .		through the ORCA program will be subsidized fifty dollars (\$50.00) 1	per
10		monthly cost.	

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 8/20/24 Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Caw Enforcement Labor Advocate

Washington Federation of State Employees

1 2 3			SECTION <u>145</u> SUPPLEMENTAL D <u>OC</u> ARTICLE 27 DISCIPLINE
4	27.1	The I	Employer will not discipline any permanent employee without just cause.
5	27.2	Disci	pline includes oral and written reprimands, reductions in pay, suspensions,
6		demo	otions, and discharges. Oral reprimands will be identified as such.
7	27.3	When	n disciplining an employee, the Employer will make a reasonable effort to
8		prote	ct the privacy of the employee.
9	27.4	Inves	tigation Process
10		A.	The Employer has the authority to determine the method of conducting
11			investigations, subject to the just cause standards.
12		B.	At the time an Appointing Authority assigns an investigator, an employee
13			who is the subject of the investigation will be informed of the nature of the
14			alleged misconduct unless it would compromise the integrity of the
15			investigation.
16		C.	Upon request, if an investigation lasts longer than sixty (60)days from the
17			date the employee was notified of the investigation, and every thirty (30)
18			days thereafter, the Appointing Authority/designee will provide a written
19			explanation to the employee and the designated Union representative of the
20			current status of the investigation (for example: interviews still being
21			conducted, drafting of investigative report, waiting for analysis of data),
22			next steps and approximate timeframe for completion. At the conclusion of
23			any investigation where the Employer elects not to take disciplinary action,
24			the employee will be provided with a notification that the investigation is
25			completed and that no discipline will be imposed. A traditional element of
26			just cause requires discipline to be imposed in a timely manner in light of
27			the need for thorough investigations.

1	D.	A traditional element of just cause requires discipline to be imposed in a
2		timely manner balancing the need for thorough investigations. Except for
3		conditions outlined below, investigations will be completed no later than
4		six (6) calendar months from the date an employee is notified they are the
5		subject of an investigation. However, the Employer may extend the
6		investigation to a maximum of twelve (12) calendar months provided the
7		Employer gives written notice to the Union and the employee explaining
8		the reason for the extension.
9		The time limits provided in this Section shall not apply when one (1) of the
10		following occurs:
11		1. The employee and/or the Union is unavailable or incapacitated;
12		2. The Union or employee waives the timelines in writing;
13		3. The investigation is conducted by an outside law enforcement agency;
14		4. The investigation involves a criminal matter; or
15		5. The investigation requires coordination with another outside agency or
16		entity.
17		6. The complexity of the investigation does not allow for completion within
18		12 months as determined by the Employer.
19	<u>E.</u>	At the conclusion of the investigation, an employee who is the subject of an
20		investigation will be informed of the findings in writing and receive, at the
21		employee's request, one (1) free copy of the investigation through Public
22		Disclosure unless a copy is provided in accordance with <u>Section 27.7</u> . The
23		copy will be reducted as required by applicable law

27.5 Investigatory Interviews

- A. Upon request, an employee has the right to a union representative at an investigatory interview called by the Employer, if the employee reasonably believes discipline could result. An employee may also have a union representative at a pre-disciplinary meeting. If the requested representative is not reasonably available, the employee will select another representative who is available. Employees seeking representation are responsible for contacting their representative. The role of the union representative in an interview is to provide assistance and counsel the employee. The exercise of rights in this Article must not interfere with the Employer's right to conduct the investigation.
- B. All interviews shall be limited in scope to activities, circumstances, events, conduct or acts which pertain to the incident which is subject to the investigation. Nothing in this Section shall prohibit the Employer from questioning the employee about information which is discovered during the course of the interview.
- C. Employees have a duty to cooperate with a department investigation and to answer all relevant and material questions, provided, employees retain the rights afforded to them by the Constitution of the United States and the State of Washington, as well as all of the protections of the statutes of Washington State and this Collective Bargaining Agreement. Employees will answer all questions fully and honestly.
- DC. Pursuant to an order by the Employer to answer and after providing the employee with their Garrity rights, employees that refuse to answer any questions may be subject to discipline, up to and including termination of employment.
- E. If an investigator requests that an employee sign a statement, the employee may review the statement and submit corrections, if any. The employee will

sign the statement to acknowledge its accuracy when no corrections are necessary or when the investigator revises the statement to accept the employee's corrections. Employees who are the subject of an investigatory interview will be informed of the general nature of the allegation(s) before the employee is asked to respond to questions concerning the allegation(s).

In accordance with Subsection 31.6 A, adverse material or information related to alleged misconduct that is determined to be false and all such information in situations where the employee has been fully exonerated of wrongdoing will be removed from the employee's personnel file.

27.6 Alternative Assignments

An employee accused of misconduct will not be removed from their existing work assignment unless there is a safety/security concern, including a concern due to any allegation that involves a conflict between staff. An employee placed on an alternate assignment during an investigation will be informed of the general reason(s) for the alternative assignment, unless it would compromise the integrity of the investigation, and will not be prohibited from contacting their union steward unless there is a conflict of interest, in which case the employee may contact another union steward. Unless prohibited by law, an employee will be returned to their work assignment as soon as the Appointing Authority determines the safety/security concern no longer exists, even if the investigation is still ongoing.

Any employee assigned to home as a result of an investigation, and who would otherwise be available to work, will be placed and maintained on paid leave for the duration of the home assignment.

This does not preclude the Employer from restricting an employee's access to agency premises. Upon completion of the investigation process(es), the employee will be notified in writing.

27.7 Pre-Disciplinary Meetings

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Prior to imposing discipline, except oral or written reprimands, the Employer will inform the employee of the reasons for the contemplated discipline, to include potential policy violations. The Employer will provide a copy of the predisciplinary notice and the investigation to the employee and the Union. This information will be sent to the Union on the same day it is provided to the employee. The employee will be provided an opportunity to respond either at a meeting scheduled by the Employer, or in writing if the employee prefers. A pre-disciplinary meeting with the Employer will be considered time worked. The employee may have a union representative at the pre-disciplinary meeting. If the union representative of their choosing is not reasonably available, the employee will select another representative who is available. At the conclusion of the predisciplinary meeting, the Appointing Authority will inform the employee of the anticipated timeframe in which a decision is expected to be issued. If that timeframe will be longer, the Appointing Authority/designee will notify the employee and the Union. Excluding oral and written reprimands, the Union will be provided copies of disciplinary actions. 27.8 The Employer will provide an employee with fifteen (15) calendar days' written notice prior to the effective date of a reduction in pay. 27.9 The Employer has the authority to impose discipline, which is then subject to the grievance procedure set forth in Supplemental DOC Article 29, Grievance Procedure. Oral reprimands, however, may be processed only through the agency head step of the grievance procedure. 27.10 An employee will be allowed to view resolution requests filed by an offenderincarcerated/supervised individual, which allege staff misconduct pertaining to the employee. If the employee requests, the employee will be notified

of the eventual outcome of the alleged staff misconduct resolution request.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/10/24
Rachel Barckley-Miller, Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

1 **SECTION 156** 2 SUPPLEMENTAL DOCOC ARTICLE 29 GRIEVANCE PROCEDURE 3 The Union and the Employer agree that it is in the best interest of all parties to 4 29.1 5 resolve disputes at the earliest opportunity and at the lowest level. The Union and 6 the Employer encourage problem resolution between employees and management 7 and are committed to assisting in resolution of disputes as soon as possible. In the 8 event a dispute is not resolved in an informal manner, this Article provides a formal 9 process for problem resolution. 10 29.2 **Terms and Requirements** Grievance Definition 11 A. 12 A grievance is an allegation by an employee or a group of employees that 13 there has been a violation, misapplication, or misinterpretation of this Agreement, which occurred during the term of this Agreement. The term 14 15 "grievant" as used in this Article includes the term "grievants." 16 Filing a Grievance В. 17 Grievances may be filed in accordance with Section 29.3 by the Union on 18 behalf of an employee or on behalf of a group of employees. If the Union 19 does so, it will set forth the name of the employee or the names of the group 20 of employees. The Union may add an employee to a group grievance who was not included in the original filing if it does so prior to the Step 3 meeting 21 22 and if the employee is similarly situated to the other grievants. If the Union 23 makes an information request in order to identify additional employees to 24 include in a group grievance and the Employer is unable to respond before 25 the Step 3 meeting, the meeting will be postponed. 26 C. Computation of Time

Tentative Agreement WFSE GG-DOC/2025-2027 Negotiations June 18, 2024 Page 2 of 10 The time limits in this Article must be strictly adhered to unless mutually

1		The time limits in this Article must be strictly adhered to unless mutually
2		modified in writing. Days are calendar days, and will be counted by
3		excluding the first day and including the last day of timelines. When the last
4		day falls on a Saturday, Sunday or holiday, the last day will be the next day
5		which is not a Saturday, Sunday or holiday. Transmittal of grievances,
6		appeals and responses will be in writing, and timelines will apply to the date
7		of receipt, not the date of postmarking.
8	D.	Failure to Meet Timelines
9		Failure by the Union to comply with the timelines will result in the
10		automatic withdrawal of the grievance. Failure by the Employer to comply
11		with the timelines will entitle the Union to move the grievance to the next
12		step of the procedure.
13	E.	Contents
14		The written grievance must include the following information:
15		1. A statement of the pertinent facts surrounding the nature of the
16		grievance;
17		2. The date upon which the incident occurred;
18		3. The specific Article and section of the Agreement violated;
19		4. The steps taken to informally resolve the grievance and the
20		individuals involved in the attempted resolution;
21		5. The specific remedy requested;
22		6. The name of the grievant; and
23		7. The name and signature of the Union representative.

1		Failure by the Union to provide a copy of a grievance or the request for the
2		next step with the Human Resources Office or to describe the steps taken to
3		informally resolve the grievance at the time of filing will not be the basis
4		for invalidating the grievance.
5	F.	Modifications
6		No newly alleged violations and/or remedies may be made after the initial
7		written grievance is filed, except by written mutual agreement.
8	G.	Resolution
9		If the Employer provides the requested remedy or a mutually agreed-upon
10		alternative, the grievance will be considered resolved and may not be moved
11		to the next step.
12	H.	Withdrawal
13		A grievance may be withdrawn at any time.
14	I.	Resubmission
15		If terminated, resolved or withdrawn, a grievance cannot be resubmitted.
16	J.	<u>Pay</u>
17		Release time will be provided to grievants and Union stewards in
18		accordance with Article 36, Employee Rights and Article 39, Union
19		Activities.
20	K.	Group Grievances
21		No more than five (5) grievants and two (2) union stewards and/or staff
22		representatives, unless agreed otherwise, will be permitted to attend a single
23		grievance meeting.

1	L.	Consolidation
2		The Employer and the Union may agree to consolidate grievances arising
3		out of the same set of facts.
4	M.	Bypass
5		Any of the steps in this procedure may be bypassed with mutual written
6		consent of the parties involved at the time the bypass is sought.
7	N.	Discipline
8		Disciplinary grievances will be initiated at the level at which the disputed
9		action was taken.
10	O.	Grievance Files
11		Written grievances and responses will be maintained separately from the
12		personnel files of the employees.
13	P.	Alternative Resolution Methods
14		Any time during the grievance process, by mutual consent, the parties may
15		use alternative methods to resolve a non-disciplinary grievance. If the
16		parties agree to use alternative methods, the time frames in this Article are
17		suspended. If the selected alternative method does not result in a resolution,
18		the Union may return to the grievance process and the time frames resume.
19		Any expenses and fees of alternative methods will be shared equally by the
20		parties.
21	Q.	Steward Mentoring
22		With the agreement of the Employer, additional union stewards will be
23		allowed to observe a Management scheduled grievance meeting for the
24		purpose of mentoring and training. The Employer will approve

1 compensatory time, exchange time, vacation leave or leave without pay for 2 the union steward to attend the meeting. 3 Filing and Processing 29.3 4 A. **Filing** 5 1. A non-disciplinary grievance or a grievance related to an oral or 6 written reprimand must be filed within twenty-eight (28) days of the 7 occurrence giving rise to the grievance or the date the grievant knew 8 or could reasonably have known of the occurrence. All other 9 disciplinary grievances, disability separation grievances or 10 grievances related to layoff must be filed within twenty-eight (28) 11 days of the effective date of the discipline, disability separation or 12 layoff. This twenty-eight (28) day period will be used to attempt to 13 informally resolve the dispute. 14 2. The preferred method of filing a written grievance is by email. The parties acknowledge in some instances access to email is an issue, 15 16 therefore, grievances may be filed via hard copy. 17 B. **Processing** 18 Step 1 – is no longer used 19 **Step 2 – Appointing Authority or Designee:** 20 If the issue is not resolved informally, the Union may present a written 21 grievance to the Appointing Authority or designee with a copy to the 22 Human Resources Office within the twenty-eight (28) day period described 23 above. The Appointing Authority or designee will meet or confer by

telephone with a union steward and/or staff representative and the grievant

within fifteen (15) days of receipt of the grievance, and will respond in

writing to the Union within fifteen (15) days after the meeting.

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1 Step 3 – Agency Head or Designee: If the grievance is not resolved at Step 2 the Union may move it to Step 3 2 3 by filing it with the agency's Labor Relations Office in Olympia, with a 4 copy to the Human Resources Office, within fifteen (15) days of the Union's 5 receipt of the Step 2 decision. The agency head or designee will meet or 6 confer by telephone with a union steward and/or staff representative and the 7 grievant within fifteen (15) days of receipt of the appeal, and will respond 8 in writing to the Union within fifteen (15) days after the meeting. 9 [Note: If the agency head is the only Appointing Authority for the 10 agency, Step 3 will be bypassed.] 11 **Step 4 – Mediation or Pre-Arbitration Review Meetings:** 12 1. Disciplinary and Disability Separation Grievances (Excluding Written Reprimands) 13 14 If the grievance is not resolved at Step 3, the Union may choose to 15 file a request for mediation with the Public Employment Relations Commission (PERC) in accordance with WAC 391-55-020, with a 16 17 copy to the OFM State Human Resources Labor Relations Section (LRS) at <u>labor.relations@ofm.wa.gov</u> and the agency's Human 18 19 Resources Office within thirty (30) days of receipt of the Step 3 decision. 20 Disciplinary and Disability Separation Grievances Not Moved to 21 2. 22 Mediation and Non-Disciplinary Grievances (Including Written 23 Reprimands) 24 If the grievance is not resolved at Step 3, the Union may request a 25 pre-arbitration review meeting by filing the written grievance 26 including a copy of all previous responses and supporting 27 documentation with the LRS at labor.relations@ofm.wa.gov with a

1	copy to the agency's Human Resource Office within thirty (30) days
2	of the Union's receipt of the Step 3 decision. Within fifteen (15)
3	days of the receipt of all the required information, the LRS will
4	discuss with the Union:
5	a. If a pre-arbitration review meeting will be scheduled with
6	the LRS, an agency representative, and the Union's staff
7	representative to review and attempt to settle the dispute.
8	b. If the parties are unable to reach agreement to conduct a
9	meeting, the LRS will notify the Union in writing that no
10	pre-arbitration review meeting will be scheduled.
11	Within thirty (30) days of receipt of the request, a pre-arbitration
12	review meeting will be scheduled. The meeting will be conducted at
13	a mutually agreeable time.
14	The proceedings of any mediation or pre-arbitration review meeting
15	will not be reported or recorded in any manner, except for
16	agreements that may be reached by the parties during the course of
17	the mediation or meeting. Statements made by or to the mediator, or
18	by or to any party or other participant in the mediation or meeting,
19	may not later be introduced as evidence, may not be made known to
20	an arbitrator or hearings examiner at a hearing, or may not be
21	construed for any purpose as an admission against interest, unless
22	they are independently admissible.
23	Step 5 – Arbitration:
24	If the grievance is not resolved at Step 4, or the LRS notifies the Union in
25	writing that no pre-arbitration review meeting will be scheduled, the Union
26	may file a request for arbitration.

1		Disciplinary Grievances for Corrections and Custody Officers, Community
2		Corrections Officers and Corrections Specialists.
3		For grievances challenging a disciplinary action taken against corrections
4		and custody officers, community corrections officers and corrections
5		specialists, the demand to arbitrate must be filed with the Public
6		Employment Relations Commission (PERC) in accordance with the
7		arbitration process established by <u>RCW 41.58.070</u> .
8		All Other Grievances
9		1. For all other grievances, the demand to arbitrate the dispute must be
10		filed with the American Arbitration Association (AAA) within thirty
11		(30) days of the mediation session, pre-arbitration review meeting
12		or receipt of the notice no pre-arbitration review meeting will be
13		scheduled.
14	C.	Selecting an Arbitrator
15		The parties will select an arbitrator by mutual agreement or by alternately
16		striking names supplied by the AAA, and will follow the Labor Arbitration
16 17		striking names supplied by the AAA, and will follow the Labor Arbitration Rules of the AAA unless they agree otherwise in writing.
	D.	
17	D.	Rules of the AAA unless they agree otherwise in writing.
17 18	D.	Rules of the AAA unless they agree otherwise in writing. <u>Authority of the Arbitrator</u>
171819	D.	Rules of the AAA unless they agree otherwise in writing. Authority of the Arbitrator 1. The arbitrator will:
17181920	D.	Rules of the AAA unless they agree otherwise in writing. Authority of the Arbitrator 1. The arbitrator will: a. Have no authority to rule contrary to, add to, subtract from,
17 18 19 20 21	D.	Rules of the AAA unless they agree otherwise in writing. Authority of the Arbitrator 1. The arbitrator will: a. Have no authority to rule contrary to, add to, subtract from, or modify any of the provisions of this Agreement;

1			c. Not make any award that provides an employee with
2			compensation greater than would have resulted had there
3			been no violation of this Agreement;
4			d. Not have the authority to order the Employer to modify their
5			staffing levels or to direct staff to work overtime.
6		2.	The arbitrator will hear arguments on and decide issues of
7			arbitrability before the first day of arbitration at a time convenient
8			for the parties, through written briefs, immediately prior to hearing
9			the case on its merits, or as part of the entire hearing and decision-
10			making process. If the issue of arbitrability is argued prior to the first
11			day of arbitration, it may be argued in writing or by telephone, at the
12			discretion of the arbitrator. Although the decision may be made
13			orally, it will be put in writing and provided to the parties.
14		3.	The decision of the arbitrator will be final and binding upon the
15			Union, the Employer and the grievant.
16	E.	<u>Arbit</u>	tration Costs
17		1.	The expenses and fees of the arbitrator, and the cost (if any) of the
18			hearing room, will be shared equally by the parties.
19		2.	If the arbitration hearing is postponed or cancelled because of one
20			party, that party will bear the cost of the postponement or
21			cancellation. The costs of any mutually agreed upon postponements
22			or cancellations will be shared equally by the parties.
23		3.	If either party desires a record of the arbitration, a court reporter may
24			be used. If that party purchases a transcript, a copy will be provided
25			to the arbitrator free of charge. If the other party desires a copy of
26			the transcript, it will pay for half of the costs of the fee for the court
20			The second of th

- 1 Each party is responsible for the costs of its staff representatives, 4. 2 attorneys, and all other costs related to the development and 3 presentation of their case. Every effort will be made to avoid the 4 presentation of repetitive witnesses. The Union is responsible for 5 paying any travel or per diem expenses for its witnesses, the grievant 6 and the union steward. 7 5. If, after the arbitrator issues their award, either party files a motion 8 with the arbitrator for reconsideration, the moving party will bear 9 the expenses and fees of the arbitrator. 10 **Successor Clause**

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11 Grievances filed during the term of this Agreement will be processed to completion 12 in accordance with the provisions during the same term of this Agreement.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/18/24 Rachel Barckley-Miller/Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Inforcement Labor Advocate Washington Federation of State Employees

1 **SECTION 16** 2 SUPPLEMENTAL DOC ARTICLE 32 3 REASONABLE ACCOMMODATION AND DISABILITY SEPARATION 4 32.1 Reasonable Accommodation 5 A. The Employer and the Union will comply with all relevant federal and state 6 regulations and executive orders providing reasonable 7 accommodations to qualified individuals with disabilities. 8 В. An employee who believes that they suffer a disability and require a 9 reasonable accommodation to perform the essential functions of their 10 position may request such an accommodation by submitting a request to the 11 Employer. The Employer will acknowledge receipt of the request for 12 reasonable accommodation or disability separation. The Employer will 13 begin processing a reasonable accommodation request within thirty (30) 14 calendar days. C. 15 Employees requesting accommodation must cooperate with the Employer in discussing the need for and possible form of any accommodation. The 16 17 Employer may require supporting medical documentation and may require 18 the employee to obtain a second medical opinion from a physician or 19 licensed mental health professional of the agency's choice and at Employer 20 expense. Evidence may be requested from the physician or licensed mental 21 health professional regarding the employee's limitations. The Employer 22 will conduct a diligent review and search for possible accommodations 23 within the agency. Medical information disclosed to the Employer will be 24 kept confidential. Upon request, an employee will be provided a copy of 25 their reasonable accommodation information that is maintained by the 26 Employer. 27 D. The Employer will determine whether an employee is eligible for a 28 reasonable accommodation and the final form of any accommodation to be provided. The Employer will attempt to accommodate the employee in their 29

1 current position prior to looking at accommodations in alternative vacant 2 positions. 3 E. Pregnancy Accommodation for Custody Employees: If a pregnant 4 employee in a custody position requests accommodation with written 5 certification from a licensed medical professional and is granted temporary 6 reassignment to a non-custody position, the pregnant employee will 7 maintain their current rate of salary during their pregnancy. 8 32.2 **Disability Separation** 9 A. An employee with permanent status may be separated from service when 10 the agency determines that the employee is unable to perform the essential functions of the employee's position due to a mental, sensory or physical 11 disability, which cannot be reasonably accommodated. Determinations of 12 13 disability may be made by the agency based on an employee's written 14 request for disability separation or after obtaining a written statement from 15 a physician or licensed mental health professional. 16 B. The agency may separate an employee after providing at least fourteen (14) calendar days' written notice when the agency has medical documentation 17 18 of the employee's disability and has determined that the employee cannot 19 be reasonably accommodated in any available position. The agency may immediately separate an employee that requests separation due to disability. 20 21 C. An employee separated due to disability will be placed in the General Government Transition Pool Program if they submit a written request to the 22 23 agency's Human Resources Office for reemployment in accordance with WAC 357-46-090 through -105 and have met the reemployment 24 25 requirements of WAC 357-19-475.

Disability separation is not a disciplinary action. An employee who has been

separated because of a disability may grieve their disability separation in

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accordance with <u>Supplemental DOC</u> <u>Article 29</u>, Grievance Procedure, unless the separation was at the employee's request.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 6/10/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

2 3			SECTION 117 SUPPLEMENTAL DOCOC ARTICLE 33 SENIORITY
4	33.1	Over	time, Bid System, and Vacation Selection Seniority
5		This	subsection defines seniority solely for the purposes of Supplemental DOC
6		Artic	le 3 Bid System, Supplemental DOC Article 7 Overtime, and Supplemental
7		DOC	_Article 11 Vacation Leave
8		A.	Seniority for full-time employees appointed to a position in a WFSE DOC
9			bargaining unit on or before June 30, 2023 will be defined as the employee's
10			length of unbroken state service.
11		B.	Seniority for full-time employees appointed to a position in a WFSE DOC
12			bargaining unit on or after July 1, 2023 will be defined as the employee's
13			length of unbroken state service less any time spent in state service
14			appointments outside of WFSE DOC bargaining units. Employees
15			appointed from other bargaining unit positions within the DOC will have
16			their seniority credited for time served in other DOC bargaining units.
17		C.	If an employee is permanently assigned to a position in the WFSE
18			bargaining unit and accepts a non-permanent appointment outside of the
19			bargaining unit, the employee's seniority will not be affected.
20		D.	Seniority for part-time or on-call employees will be based on actual hours
21			worked but shall not exceed that of a full time (2088 hours annually)
22			employee. Actual hours worked includes all overtime hours and all paid
23			holiday and leave hours, excluding compensatory time. For purposes of
24			calculating actual hours worked for part-time and on-call employees, forty
25			(40) hours will equal seven (7) days of seniority.
26		E.	Leave without pay of fifteen (15) consecutive calendar days or less will not
27			affect an employee's seniority. When an employee is on leave without pay

Tentative Agreement WFSE GG-DOC/2025-2027 Negotiations June 26, 2024 Page 2 of 3

1	for m	ore than fifteen (15) consecutive calendar days, the employee's
2	senior	ity will not be affected when the leave without pay is taken for:
3	1.	Military leave or United States Public Health Service;
4	2.	Compensable work-related injury or illness leave;
5	3.	Governmental service leave and leave to enter the Peace Corps, not
6		to exceed two (2) years and three (3) months;
7 8	4.	Educational leave, contingent upon successful completion of the coursework;
9 10	5.	Leave for service as a volunteer with humanitarian and disaster relief organizations;
11	6.	Reducing the effects of layoff, and/or
12	7.	Leave for Union employment in accordance with Sections 39.8 and
13		39.10, of Article 39, Union Activities.
14 15	8.	Leave authorized by a governor's proclamation directly related to health and safety.
16	When	an employee is on leave without pay for more than fifteen (15)
17		cutive calendar days and the absence is not due to one of the reasons
18		above, the employee's seniority date will be moved forward in an
19		at equal to the duration of the leave without pay. Time spent on a
20	tempo	rary layoff or when an employee's work hours are reduced in
21	accord	ance with Section 34.6, of Article 34, Layoff and Recall, will not be
22	deduct	ed from the calculation of seniority. Employees who are separated
23	from s	tate service due to layoff and are reemployed within three (3) years
1	of thei	r separation date will not be considered to have a break in service

1		F.	For the purposes of layoffs and recall, a maximum of five (5) years' credit
2			will be added to the seniority of permanent employees who are veterans or
3			to their surviving spouse or surviving state registered domestic partner as
4			defined by <u>RCWs 26.60.020</u> and <u>26.60.030</u> , as provided in <u>RCW 41.06.133</u> .
5	33.2	Ties	
6		If two	o (2) or more employees have the same seniority date under <u>Subsection 33.1</u> ,
7		ties w	vill be broken in the following order:
8		A.	Longest continuous time within their current job classification,
9		B.	Longest continuous time with the agency, and
10		C.	By lot.
11	33.3	Senio	rity List
12		The E	Employer will prepare and post a seniority list on the DOC intranet. The list
13		will b	be updated annually and will contain each permanent and non-permanent
14		emplo	yee's name, job classification and seniority date. Employees will have
15		fourte	en (14) calendar days in which to appeal their seniority date to their Human
16		Resou	arces Office, after which time the date will be presumed correct. A copy of the
17		senior	rity list will be provided to the Union at the time of posting. Notice of the
18		postin	g will be emailed to employees on the list at the time of posting.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Rachel Barckley-Willer 6/26/24

For the Union

Ton Johnson Law Enforcement Labor Advocate
Washington Federation of State Employees

Rachel Barckley-Miller/Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

1			SECTION 18		
2		SUPPLEMENTAL DOC ARTICLE 34			
3			LAYOFF AND RECALL		
4	34.1	Defi	Definition		
5		Layo	off is an Employer-initiated action, taken in accordance with Section 34.3		
6		belov	w, that results in:		
7		A.	Separation from service with the Employer,		
8		B.	Employment in a class with a lower salary range,		
9		C.	Reduction in the work year, or		
10		D.	Reduction in the number of work hours.		
11	34.2	The l	Employer will determine the basis for, extent, effective date and the length of		
12		layof	If s in accordance with the provisions of this Article.		
13	34.3	Basis	Basis for Layoff		
14		Layo	ffs may occur for any of the following reasons:		
15		A.	Lack of funds;		
16		B.	Lack of work;		
17		C.	Good faith reorganization;		
18		D.	Ineligibility to continue in a position that was reallocated, or the employee's		
19			choice not to continue in a position that was reallocated to a classification		
20			with a lower salary range maximum;		
21		E.	Termination of a project; or		
22		F.	Fewer positions available than the number of employees entitled to such		
23			positions either by statute or other provision.		

34.4 Voluntary Layoff, Leave without Pay or Reduction in Hours

- A. Appointing authorities may allow an employee to volunteer to be laid off, take leave without pay or reduce their hours of work in order to reduce layoffs. If it is necessary to limit the number of employees in an agency on unpaid leave at the same time, the Appointing Authority will determine who will be granted a leave without pay and/or reduction in hours based upon staffing needs.
 - B. Appointing authorities will allow an employee in the same job classification and location where layoffs will occur to volunteer to be laid off provided that the employee is in a position requiring the same skills and abilities, as defined in Section 34.8, as a position subject to layoff. Any volunteer for layoff shall have no formal or informal options. In those situations where an employee has volunteered to be laid off, the Employer will designate the separation of employment as a layoff for lack of work and/or lack of funds.
 - C. If the Appointing Authority accepts the employee's voluntary request for layoff, the employee will submit a non-revocable letter stating they are accepting a voluntary layoff from state service.
 - D. Employees who volunteer to be laid off may request to participate in the General Government Transition Pool Program and/or have their names placed on the layoff lists for the job classifications in which they held permanent status, regardless of a break in service.

34.5 Non-Permanent and Probationary Employees

Employees with permanent status will not be separated from state service through a layoff action without first being offered positions for which they have the skills and abilities to perform within their current job classification within the layoff unit currently held by non-permanent and probationary employees. Non-permanent employees will be separated from employment before probationary employees.

34.6 Temporary Reduction of Work Hours or Layoff – Employer Option

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- A. The Employer may temporarily reduce the work hours of an employee to no less than twenty (20) per week due to an unanticipated loss of funding, revenue shortfall, lack of work, shortage of material or equipment, or other unexpected or unusual reasons. Employees will normally receive notice of seven (7) calendar days of a temporary reduction of work hours. The notice will specify the nature and anticipated duration of the temporary reduction.
- B. The Employer may temporarily layoff an employee for up to thirty (30)
 calendar days due to an unanticipated loss of funding, revenue shortfall,
 lack of work, shortage of material or equipment, or other unexpected or
 unusual reasons. Employees will normally receive notice of seven (7)
 calendar days of a temporary layoff. The notice will specify the nature and
 anticipated duration of the temporary layoff.
 - C. An employee whose work hours are temporarily reduced or who is temporarily laid off will not be entitled to:
 - 1. Be paid any leave balance if the layoff was due to the lack of funds.
 - 2. Bump to any other position, or
 - 3. Be placed on the layoff list.
- D. A temporary reduction of work hours or layoff being implemented as a result of lack of work, shortage of material or equipment, or other unexpected or unusual reason will be in accordance with seniority, as defined in <u>Supplemental DOC Article 33</u>, Seniority, among the group of employees with the required skills and abilities as defined in <u>Section 34.8</u>, in the job classification at the location where the temporary reduction in hours or layoff will occur.
 - E. A temporary reduction of work hours or layoff will not affect an employee's holiday compensation, periodic increment date or length of review period,

1		and the employee will continue to accrue vacation and sick leave credit at
2		their normal rate.
3	34.7	Layoff Units
4		
4		A. A layoff unit is defined as the geographical entity or administrative/
5		organizational unit in each agency used for determining available options
6		for employees who are being laid off.
7		B. The layoff unit(s) for theeach agency covered by this Agreement addendum
8		are described in <u>Supplemental DOC</u> Appendix C, Layoff Units.
9	34.8	Skills and Abilities
10		Skills and abilities are documented criteria found in license/certification
11		requirements, federal and state requirements, position descriptions or, bona fide
12		occupational qualifications approved by the Human Rights Commission that have
13		been identified at least three (3) months prior to the layoff. In no case will the skills
14		and abilities required in layoff be more restrictive than those required when filling
15		positions. For employees who held permanent status in IT classes that were
16		abolished, an employee's work history and completed IT Assessment Form will
17		also be considered in determining skills and abilities.
18	34.9	Formal Options
19		A. Employees will be laid off in accordance with seniority, as defined in
20		Supplemental DOC Article 33, Seniority, among the group of employees
21		with the required skills and abilities, as defined in <u>Section 34.8</u> , above.
22		Employees being laid off will be provided the following options to comparable
23		positions within the layoff unit, in descending order, as follows:
24		1. A funded vacant position for which the employee has the skills and
25		abilities, within their current job classification.

1		2. A funded filled position held by the least senior employee for which
2		the employee has the skills and abilities, within their current
3		permanent job classification.
4		3. A funded vacant or filled position held by the least senior employee
5		for which the employee has the skills and abilities, at the same or
6		lower salary range as their current permanent position, within a job
7		classification in which the employee has held permanent status or,
8		at the employee's written request, to a lower classification within
9		their current job classification series even if the employee has not
10		held permanent status in the lower job classification.
11		Options will be provided in descending order of salary range and
12		one (1) progressively lower level at a time. Vacant positions will be
13		offered prior to filled positions. Part-time employees only have
14		formal options to part-time positions. Full-time employees only
15		have formal options to full-time positions.
16	B.	For multi-employee layoffs, more than one (1) employee may be offered
17		the same funded, vacant or filled position. In this case, the most senior
18		employee with the skills and abilities who accepts the position will be
19		appointed. Appointments will be made in descending order of seniority of
20		employees with the skills and abilities of the position(s).
21	C.	If a job classification in which an employee has previously held status has
22		been abolished or revised, a crosswalk to the class series will be used to
23		identify any layoff option(s). The employee must have the skills and
24		abilities of any identified position. For employees who held permanent
25		status in IT classes that were abolished a completed IT Assessment form
26		will be used to identify available layoff options within the IT professional
27		structure.

1	D.	Employees who are laid off may request to have their name placed on the
2		layoff lists for the job classifications in which they have held permanent
3		status, regardless of a break in service.
4	E.	If the Employer elects to implement all the stages of a layoff on a single
5		effective date, and an employee accepts their formal option and then
6		subsequently declines the option prior to the effective date of the layoff, the
7		Employer will amend the formal option of any employee who is affected by
8		this declination.
9	F.	For employees in the IT Professional Structure, layoff options within the
10		layoff unit will be determined as follows:
11		1. a. A funded vacant position within their current permanent job
12		family and level for which the employee has the skills and
13		abilities.
14		b. A funded vacant position within another job family and level
15		at the same salary range for which the employee has the
16		skills and abilities.
17		2. a. A funded filled position held by the least senior employee
18		within their current permanent job family and level for
19		which the employee has the skills and abilities.
20		b. A funded filled position held by the least senior employee
21		within another job family and level within the same salary
22		range as their current permanent job family and level for
23		which the employee has the skills and abilities.
24		3. A funded vacant or filled position held by the least senior employee
25		for which the employee has the skills and abilities, at the same or
26		lower salary range as their current permanent position, within a job
27		classification or job family and level in which the employee has held

permanent status or, at the employee's written request, to a lower classification or level within a job classification series or job family that the employee has held permanent status, even if the employee has not held permanent status in the lower job classification or level in a job family.

Options will be provided in descending order of salary range and one (1) progressively lower level at a time. Vacant positions will be offered prior to filled positions. Part-time employees only have formal options to part time positions. Full-time employees only have formal options to full-time positions. For employees impacted by the IT Professional Structure implemented July 1, 2019, an employee's completed IT Assessment Form will be one of the tools used to identify layoff options within the IT Professional Structure.

34.10 Informal Options

- A. An employee being laid off may be offered a funded vacant position to job classifications or job family and level they have not held permanent status within their layoff unit, provided the employee meets the skills and abilities required of the position and it is at the same or lower salary range as the position in which the employee currently holds permanent status.
- B. An employee being laid off who has no formal option or their formal option would cause a bump or an unreasonable commute, as defined in DOC Supplemental Section 36.3, Duty Station, may be offered a funded vacant position to job classifications or the job family and level they have held permanent status, provided the employee meets the skills and abilities required of the position and it is at the same or lower salary range as the position in which the employee currently holds permanent status.
- C. For employees impacted by the IT Professional Structure implemented on July 1, 2019, an employee's completed IT Assessment Form will be one of

1 the tools used to identify available layoff options within the IT Professional 2 Structure. 3 An employee may request an informal option to job classifications through CĐ. the agency's Human Resources Office within five (5) calendar days of 5 receipt of a written notice of a permanent layoff. 6 DE. Part-time employees may be provided informal options to both part-time 7 and full-time positions and full-time employees may be provided informal 8 option to both part-time and full-time positions. The award or denial of an 9 informal option is not subject to the grievance procedure. 10 34.11 Notification for the Union 11 The Employer will notify the Union before implementing a layoff or a temporary 12 reduction of work hours. Upon request, the Employer will discuss impacts to the 13 bargaining unit with the Union. The discussion will not serve to delay the onset of a layoff or a temporary reduction of work hours unless the Employer elects to do 14 15 so. The parties will continue to communicate through all phases of the layoff or the 16 temporary reduction of work hours to ensure continued compliance with the 17 Agreement. 18 34.12 Notification to Employees With Permanent Status 19 A. Except for temporary reduction in work hours and temporary layoffs as provided in Section 34.6, employees with permanent status will receive 20 21 written notice at least fifteen (15) calendar days before the effective layoff 22 date. The notice will include the basis for the layoff and any options available to the employee. The Union will be provided with a copy of the 23 24 notice on the same day it is provided to the employee. 25 B. Except for temporary reduction in work hours and temporary layoffs as 26 provided in Section 34.6, if the Employer chooses to implement a layoff action without providing fifteen (15) calendar days' notice, the employee 27

2			been given.
3		C.	Employees will be provided seven (7) calendar days to accept or decline, in
4			writing, any formal option provided to them. Except for cyclical or seasonal
5			employees, if the seventh (7) calendar day does not fall on a regularly
6			scheduled work day for the employee, the next regularly scheduled work
7			day is considered the seventh (7) day for purposes of accepting or declining
8			any option provided to them. This time period will run concurrent with the
9			fifteen (15) calendar days' notice provided by the Employer to the
10			employee.
11		D.	The day that notification is given constitutes the first day of notice.
12	34.13	Salary	
13		Emplo	yees appointed to a position as a result of a layoff action will have their salary
14		determ	nined as follows:
15		A.	Transfer or Bump
16			An employee who accepts a transfer or bumps to another position within
17			their current job classification will retain their current salary.
18		B.	Voluntary Demotion in Lieu of Layoff and Bump to a Lower Position
19			An employee who bumps to another position with a lower salary range will
20			be paid an amount equal to their current salary, provided it is within the
21			salary range of the new position. In those cases where the employee's
22			current salary exceeds the maximum amount of the salary range for the new
23			position, the employee will be compensated at the maximum salary of the
24			new salary range.
25		C.	Appointment from a Layoff List

1		1.	Employees who are appointed from a layoff list to a position with
2			the same salary range as that of the position from which they were
3			laid off will be paid an amount equal to the salary they were
4			receiving at the time they were laid off, plus any across the board
5			adjustments, including salary survey adjustments and job
6			classification range adjustments, that occurred during the time they
7			were laid off.
8		2.	Employees who are appointed from a layoff list to a position with a
9			lower salary range than the position from which they were laid off
10			will be paid an amount equal to the salary they were receiving at the
11			time they were laid off, provided it is within the salary range of the
12			new position. In those cases where the employee's prior salary
13			exceeds the maximum amount of the salary range for the new
14			position, the employee will be compensated at the maximum salary
15			of the new salary range.
16	<u>D.</u>	Movin	ng Expense
17		When	an employee selects an option to a permanent appointment that causes
18		an ur	areasonable commute and chooses to move, the Employer will
19		reimb	urse moving expenses per agency policy and in accordance with the
20		Office	e of Financial Management (OFM) regulations.
21	34.14 Tr	ansition R	eview Period
22	A.	The E	Employer may require an employee to complete a six (6) month
23		transit	ion review period when the employee accepts a layoff option to a job
24		classif	fication or future-equivalent job classification in which they have:
25		1.	Not held permanent status;
26		2.	Been appointed from the General Government Transition Pool
27			Program; or

1		3. Been appointed from a layoff list.
2		The Employer may extend a transition review period for an individual as
3		long as the total period does not exceed twelve (12) months.
4	В.	When the Employer requires an employee to complete a transition review
5		period, the employee will be provided with written notice.
6	C.	Employees will receive a permanent appointment to the position upon
7		successful completion of the transition review period.
8	D.	The Employer may separate an employee or an employee may voluntarily
9		separate at any time during the transition review period. The Employer will
10		provide the employee seven (7) days written notice prior to the effective
11		date of the separation. However, if the Employer fails to provide seven (7)
12		days notice, the separation will stand and the employee will be entitled to
13		payment of salary for up to five (5) working days, which the employee
14		would have worked had notice been given. Under no circumstances will
15		notice deficiencies result in an employee gaining permanent status in the
16		position.
17	E.	Upon separation, and at the employee's request, the employee's name will
18		be placed on or returned to the layoff list. The employee will remain on the
19		list until such time as their eligibility expires or they have been rehired to a
20		different position for which they have the skills and abilities.
21	F.	An employee who is separated during their transition review period may
22		request a review of the separation by the Director or Secretary of the agency
23		or designee within twenty-one (21) calendar days from the effective date of
24		the separation. Separation during the transition review period will not be
25		subject to the grievance procedure in Supplemental DOC Article 29,
26		Grievance Procedure.

G. An employee may voluntarily separate a maximum of two (2) times as a result of a single layoff action.

34.15 Recall

- A. The Employer will maintain layoff lists for each job classification, which will include geographic availability. Employees who are laid off or have been notified that they are scheduled for layoff, may have their name placed on the lists for the job classification from which they were laid off and will indicate the geographic areas in which they are willing to accept employment. Additionally, employees may request to have their name placed on layoff lists for other job classifications in which they have held permanent status regardless of a break in service. An employee will remain on the layoff lists for three (3) years from the effective date of the qualifying action and may request to be placed on the layoff lists for which they qualify at any time within the three (3) year period.
- B. When a vacancy occurs within an agency and when there are names on the layoff list for that job classification, the Employer will fill the position in accordance with <u>Supplemental DOC</u> Article 4, Hiring and Appointments. An employee will be removed from the layoff list if they are certified from the list and waives the appointment to a position for that job classification two (2) times. In addition, an employee's name will be removed from all layoff lists upon retirement, resignation or dismissal.
- C. Employees who have taken a demotion in lieu of layoff may also request to have their name placed on the agency's internal layoff list for the job classification they held permanent status in prior to the demotion.

34.16 General Government Transition Pool Program

Employees who are notified that they are at risk of being laid off or have been laid off may request their names be placed into the General Government Transition Pool

1		Progr	am. Wh	nen a vacancy occurs within an agency, the Employer will consider
2		emplo	yees in	the General Government Transition Pool Program in accordance with
3		Suppl	ementa	1 DOC Article 4, Hiring and Appointments.
4	34.17	Proje	ect Emp	loyment
5		A.	Less 7	<u> Than Five Years of Continuous Project Employment</u>
6			Projec	et employees who have been in project status for less than five (5)
7			conse	cutive years have layoff rights within their project.
8		B.	Five Y	Years or Greater of Continuous Project Employment
9			1.	Project employees who were hired into a project position prior to
10				July 1, 2013 and who have been in project status for five (5)
11				consecutive years or greater will have layoff rights within the
12				agency as outlined in Sections 34.9, 34.10 and Supplemental DOC
13				Appendix C if they have no layoff options in their project.
14			2.	Project employees who were hired into a project position through
15				the competitive process on or after July 1, 2013 and who have been
16				in project status for five (5) consecutive years or greater will have
17				layoff rights within the agency as outlined in Sections 34.9, 34.10
18				and Supplemental DOC Appendix C if they have no layoff options
19				in their project.
20			3.	Project employees who were not hired into a project position
21				through the competitive process on or after July 1, 2013 will have
22				layoff rights in accordance with Subsection D below.
23		C.	Perma	nent status employees who left regular classified positions to accept
24			projec	t employment without a break in service have layoff rights within the
25			agency	v in which they held permanent status. The employees' return rights

1 are to the job classification they last held permanent status in prior to 2 accepting project employment using the procedure outlined in Section 34.9. 3 D. Project employees who are separated from state service due to layoff may 4 request their names be placed into the General Government Transition Pool 5 Program. Upon layoff from the project, project employees who entered the 6 project through the competitive process and remain in project status for two 7 (2) consecutive years will be eligible to have their names placed on the 8 internal layoff list for the classes in which permanent project status was 9 attained. Bumping options will be limited to the project boundaries. 10 34.18 Seasonal Career Employment 11 Seasonal career employees have layoff rights within their agency to other 12 seasonal career positions within their layoff unit as provided below, in Subsection 34.18 C. Employees will be given no less than two (2) working 13 14 days' notice of a layoff. 15 Formal options to other seasonal career positions will be determined using the procedure outlined in Section 34.9. Employees separated due to layoffs 16 will be placed on separate seasonal layoff lists for the season in which they 17 18 were laid off. Employees who have the skills and abilities to perform the 19 duties of the position to be filled will be recalled based on seniority for other 20 seasonal career positions within their layoff unit for the current or following 21 season. 22 The layoff units for seasonal employees are as follows for each agency: 23 Department of Fish and Wildlife See Appendix C. Lavoff Units. 24 Department of Natural Resources See Appendix C, Layoff Units. 25 Department of Transportation The county in which the seasonal 26 employee's official duty station is located.

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1	4. Employment Security Department The office first and then the
2	county in which the seasonal employee's official duty station is
3	located.
4	5. Horse Racing Commission A single statewide layoff unit.
5	6. Parks Commission The region in which the seasonal employee's
6	official duty station is located.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 6/24/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1			SECTION 19
2			SUPPLEMENTAL DOC ARTICLE 36
3			EMPLOYEE RIGHTS
4	36.1	Empl	oyee Liability
5		A.	In the event an employee becomes a defendant in a civil liability suit arising
6			out of actions taken or not taken in the course of their employment for the
7			State, they have the right to request representation and indemnification
8			through their agency in accordance with <u>RCW 4.92.060</u> and <u>070</u> .
9		B.	Within the Department of Corrections, employees are entitled to protection
10			from liability for civil damages resulting from any act or omission in the
11			rendering of community placement activities, as provided in $\underline{\text{RCW}}$
12			<u>72.09.320</u> .
13	36.2	Perso	nal Property Reimbursement
14		Emplo	byees have the right to seek reimbursement for personal property items
15		damag	ged in the proper performance of their duties, and the Employer will process
16		the re	quests in accordance with RCW 4.92.100 and applicable agency policies.
17		Emplo	byees have the responsibility for taking precautions to protect both personal
18		and sta	ate property/equipment.
19	36.3	Duty	Station
20		A.	Each bargaining unit employee will be assigned an official duty station as
21			defined in The term "official duty station" or "duty station" as used
22			throughout this Agreement shall not mean "Official Station" for
23			determining travel entitlements in accordance with the State Administrative
24			and Accounting Manual (SAAM).
25		B.	If the official duty station is changed, the employee will be given a fifteen
26			(15) calendar day notice, or a shorter notification period may be agreed to.

7 A	An employee may submit a written request to their Employer for approval to telework in accordance with agency policy and Appendix G of the
	to telework in accordance with agency policy and Appendix G of the
	collective bargaining agreement.
<u>D.</u>	If reassignment of an official duty station results in a commute in excess of
	thirty (30) miles in addition to the current commute, the employee may
	exercise their rights under Article 34, Layoff and Recall. The notice will
	contain the employee's rights below.
	1. Upon request, the Human Resource office will discuss possible
	layoff scenarios and process with the employee.
36.4 Use	e of Volunteers and Student Workers
The	e Employer will use volunteers and student workers only to the extent they
sup	plement and do not supplant bargaining unit employees. Volunteers, student
WO	rkers and other non-civil service personnel will not supervise bargaining unit
emj	ployees.
36.5 Rig	tht to Representation
Upo	on request, employees will have the right to representation at all levels on any
mat	tter adversely affecting their conditions of employment. The exercise of this
righ	nt will not unreasonably delay or postpone a meeting. Except as otherwise
spe	cified in this Agreement, representation will not apply to discussions with an
emj	ployee in the normal course of duty, such as giving instructions, assigning work,
info	ormal discussions, delivery of paperwork, staff or work unit meetings, or other
rou	tine communications with an employee.
36.6 Att	endance at Meetings
	An annulance will be asset of time decision of the second state of
A.	An employee will be granted time during their normal working hours to
The sup work and s	e Employer will use volunteers and student workers only to the extent the plement and do not supplant bargaining unit employees. Volunteers, student exters and other non-civil service personnel will not supervise bargaining to ployees. That to Representation On request, employees will have the right to representation at all levels on a ster adversely affecting their conditions of employment. The exercise of the will not unreasonably delay or postpone a meeting. Except as otherways cified in this Agreement, representation will not apply to discussions with poloyee in the normal course of duty, such as giving instructions, assigning work ormal discussions, delivery of paperwork, staff or work unit meetings, or of time communications with an employee.

Investigatory interviews and pre-disciplinary meetings, in 1 1. 2 accordance with Supplemental DOC Article 27, Discipline, and 3 2. Informal grievance resolution meetings, grievance meetings, 4 mediation sessions, alternative dispute resolution meetings and 5 arbitration hearings scheduled in accordance with Supplemental 6 DOC Article 29, Grievance Procedure. When an employee is 7 subpoenaed as a witness on behalf of the Union in an arbitration

relevant to the arbitration case.

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B. An employee will be allowed reasonable time, as determined by the Employer, to travel to and from management scheduled investigatory interviews, pre-disciplinary meetings, informal grievance resolution meetings, grievance meetings, mediation sessions, and alternative dispute resolution meetings conducted during their normal work hours. Time spent traveling during the employee's non-work hours in order to attend the meetings will not be considered work time. An employee may be authorized by their supervisor to adjust their work schedule, take leave without pay, compensatory time, exchange time or vacation leave to prepare for and travel to and from an arbitration hearing, and/or union management communication committee meeting.

case, the employee may appear without loss of pay if they appear

during their work time, providing the testimony given is related to

their job function or involves matters they have witnessed and is

C. An employee must notify their supervisor prior to being released from duty in accordance with this Article to attend a meeting, hearing or mediation session. Notification must include the approximate amount of time the employee expects the meeting or hearing to take. As determined by the supervisor, any agency business requiring the employee's immediate attention must be completed prior to attending the meeting or hearing. An

1 employee cannot use a state vehicle to travel to and from a work site in order 2 to attend a meeting unless authorized by the agency. 3 36.7 **Workload (Department of Corrections Only)** 4 The Employer may adjust the caseload and/or work assignments of Community 5 Corrections Officers and Community Corrections Specialists, if needed, when assigned offender incarcerated/supervised individual groups or conducting training. 6 7 36.8 Workload If an employee believes their workload is not achievable within the 8 1. 9 worktime authorized by the Employer, the employee may seek the 10 assistance of their supervisor. The supervisor is responsible for 11 providing the employee with direction and guidance that may 12 include the setting of priorities, adjustment of work, or other actions 13 that will assist the employee in the accomplishment of their work 14 assignments. 15 2. If the employee still has workload concerns after discussion with 16 their supervisor, the employee may raise these concerns to their 17 manager. If the workload concerns are similar across the work unit. 18 the Union may raise these issues at the appropriate Union-19 Management Communications Committee under Supplemental DOC Article 37 of the parties' collective bargaining agreement. If 20 the work unit still has workload concerns across the work unit, the 21 22 Union may raise these issues with the Appointing Authority. 23 3. This Workload Subsection is not subject to the grievance procedure, 24 however the employee may file a complaint with their Appointing 25 Authority or designee if the employee's supervisor or manager fails

to discuss the employee's workload concerns with the employee.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 6/26/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

1			SECTION 20			
2			SUPPLEMENTAL DOC ARTICLE 37			
3		1	Union-Management Communication Committees			
4	37.1	Purp	Purpose			
5		The	Employer and the Union endorse the goal of a constructive and cooperative			
6		relati	onship. To promote and foster such a relationship the parties agree to establish			
7		a stru	acture of joint union-management communication committees, for the sharing			
8		of inf	formation and concerns and discussing possible resolution(s) in a collaborative			
9		mann	ner.			
10		A.	A Statewide Master Agreement Committee will be established to discuss			
11			the administration of this Agreement.			
12		B.	Agency level statewide Union-Management Communication Committees			
13			will be established to discuss and exchange agency-specific information of			
14			a group nature and general interest to both parties.			
15		C.	In the Departments of Corrections, Children, Youth, and Families, Fish and			
16			Wildlife, Labor and Industries, Social and Health Services, Transportation,			
17			Veterans Affairs, Employment Security Department, and Parks and			
18			Recreation Commission local level Union-Management Communication			
19			Committees will be established in each region within theeach agency, as			
20			described in Supplemental DOC Appendix D, to discuss and exchange			
21			information of a group nature and general interest to the parties.			
22		D.	The discussion and exchange of information pertaining to a local or sub-			
23			agency matter will be addressed to the lowest level committee. In the event			
24			there is not a committee below the agency level, such matters will be			
25			addressed at the agency level. Ad-hoc committees may be established by			
26			mutual agreement at an agency level statewide committee or a local level			
27			committee described above, in Subsections 37.1 B and C. Local and sub-			
28			agency committees may only be established by mutual agreement at an			

			Page 2 of 6
1			agency level statewide committee described in <u>Subsection 37.1</u> B. Either
2			party may subsequently determine that the local or sub-agency committee
3			should cease to meet.
4		E.	For committees established in accordance with <u>Subsection 37.1</u> B and C,
5			either team may suggest steps to improve the effectiveness of the meetings.
6			Suggestions for doing so may be raised at committee meetings and
7			implemented upon mutual agreement. The agency Labor Relations Office,
8			Human Resources Office, Office of Financial Management's Labor
9			Relations Section, the Union's Staff Representative and/or Union's
10			Headquarters office will be available to provide assistance and
11			coordination. The parties will mutually bear the costs associated with
12			implementation efforts.
13	37.2	Com	mittees
14		A.	Statewide Master Agreement Committee
15			The Statewide Master Agreement Committee will be composed of up to ten
16			(10) employee representatives selected by the Union and up to ten (10)
17			Employer representatives. Additional staff of the Union and the OFM Labor
18			Relations Office may also attend. If agreed to by the parties, additional
19			representatives may be added. Committee meetings will be conducted at
20			least every six (6) months, unless agreed otherwise.
21		В.	Agency-wide, Administration/Division Level (Department of Social and
22			Health Services and Department of Children, Youth, and Families only),
23			Regional and Headquarters Level (Department of Ecology only) and/or
24			Local Level Union-Management Communication Committees
25			1. Agency-wide committees will consist of up to seven (7) Employer
26			representatives and up to seven (7) employee representatives, except
27			for the Department of Social and Health Services, which will consist

of two (2) employee representatives for each administration and an equivalent number of Employer representatives. The employee representatives will be granted reasonable time during their normal working hours, as determined by the Employer, to travel to and from agency-wide communication committee meetings. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives may be added. Committee meetings will be conducted up to two (2) times per year, unless agreed otherwise. At the Department of Corrections, committee meetings will be conducted at least four (4) times per year, unless agreed otherwise. In addition, DOC will conduct at least two (2) committee meetings with the Work ReleaseReentry Center Program at locations mutually agreeable between the parties.

Social and Health Services will be established within Community Services, Child Support, Disability Determination Services, Vocational Rehabilitation, Developmental Disabilities Administration, and the Behavioral Health Administration, and will consist of up to six (6) Employer representatives and up to six (6) employee representatives. At the Department of Children, Youth, and Families, division wide committees will be established within the Office of the Chief of Staff, Juvenile Rehabilitation, Child Welfare Field Operations, Prevention and Client Services, Licensing, and Early Learning. and will consist of up to six (6) Employer representatives and up to six (6) employee representatives. Additional paid staff of the Union and the Employer may also attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties,

1 additional representatives may be added. Committee meetings will 2 be conducted up to two (2) times per year, unless agreed otherwise. 3 Regional and headquarters level committees within the Department 4 of Ecology will consist of up to five (5) Employer representatives 5 and up to five (5) employee representatives. Additional paid staff of 6 the Union and the Employer may also attend. The Employer and 7 Union will be responsible for the selection of their own representatives. If agreed to by the parties, additional representatives 8 may be added. Committee meetings will be conducted up to two (2) 9 10 times per year, unless agreed otherwise, except for the Northwest 11 Region who will conduct meetings up to four (4) times per year. Local level committees will consist of up to five (5) Employer 12 <u>2</u>4. 13 representatives and up to five (5) employee representatives, except 14 for specific local level committees within the Department of Social 15 and Health Services as outlined in Subsection 37.2 (B)(5). 16 Additional paid staff of the Union and the Employer may also 17 attend. The Employer and Union will be responsible for the selection of their own representatives. If agreed to by the parties, 18 19 additional representatives may be added. Committee meetings will 20 be conducted up to four (4) times per year, unless agreed otherwise. 21 In the Department of Social and Health Services, local level 22 committees in the Division of Developmental Disabilities regional 23 offices, Community Services Division and Home and Community 24 Services Division will consist of up to ten (10) Employer 25 representatives and up to ten (10) employee representatives. 26 Additional paid staff of the Union and the Employer may also 27 attend. The Employer and Union will be responsible for the 28 selection of their own representatives. If agreed to by the parties,

additional representatives may be added. Committee meetings will be conducted up to four (4) times per year, unless agreed otherwise.

37.3 Participation and Process

- A. The Union will provide the Employer with the names of its committee members at least ten (10) calendar days in advance of the date of the meeting in order to facilitate the release of employees. The Employer will release employee representatives to attend committee meetings if their absences do not cause a disruption of work. Employees will be granted reasonable time during their normal working hours, as determined by the Employer, to prepare for union management communication committee meetings. For the Department of Corrections, the parties will exchange the names of their respective team members at least ten (10) days prior to each meeting.
- B. Employees attending committee meetings during their work time will have no loss in pay. Attendance at pre-meetings, meetings and travel to and from agency-wide communication committee meetings during employees' non-work time will not be compensated for or considered as time worked. The Union is responsible for paying any travel or per diem expenses of employee representatives. Employee representatives may not use state vehicles to travel to and from a union management communication committee meeting, unless authorized by the agency for business reasons.
- C. All committee meetings will be scheduled on mutually acceptable dates and times.
- D. Each party will provide the other with any topics for discussion seven (7) calendar days prior to the meeting. Suggested topics may include, but are not limited to, administration of the Agreement, changes to law, legislative updates and/or organizational change.

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E. If topics discussed result in follow-up by either party, communication will be provided by the responsible party.

37.4 Scope of Authority

All of the committee meetings established under this Article will be used for discussions only, and the committees will have no authority to conduct any negotiations, bargain collectively or modify any provision of this Agreement. The parties are authorized, but not required, to document mutual understandings. The committees' activities and discussions will not be subject to the grievance procedure in Supplemental DOC Article 29, Grievance Procedure.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

Rachel Barckley-Miller 6/5/24

Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

For the Union

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

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2				ARTICLE 38
3				MANDATORY SUBJECTS
4	38.1	The	Employer	r will satisfy its collective bargaining obligation before making a
5		chang	ge with re	espect to a matter that is a mandatory subject.
6		A.	The Er	mployer will notify the Executive Director of the Union of these
7			change	es in writing to mandatorynotice@wfse.org, citing this Article. The
8			written	notice must include:
9			1.	A description of the intended change, including information relevant
10				to the impacts of the change on employees and a list of the job
11				classifications and names of affected employees if known;
12			2.	Where the change will occur; and
13			3.	The date the Employer intends to implement the change.
14		В.	Within	twenty-one (21) calendar days of receipt of the written notice the
15			Union	may request negotiations over the changes. The timeframe for filing
16			a dema	and to bargain will begin after the Employer has provided written
17			notice t	to the Executive Director of the Union. The twenty-one (21) calendar
18			day per	riod may be used to informally discuss the matter with the Employer
19			and to g	gather information related to the proposed change. The written notice
20			request	ing bargaining must be filed with the OFM State Human Resources
21			Labor I	Relations Section (LRS) at <u>labor.relations@ofm.wa.gov</u> . The notice
22			will inc	clude a list of at least five (5) dates the Union team is available.
23		C.	In the e	event the Union does not request negotiations within twenty-one (21)
24			calenda	ar days of receipt of the notice, the Employer may implement the
25			change	s without further negotiations

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- D. There may be emergency or mandated conditions that are outside of the Employer's control requiring immediate implementation, in which case the Employer will notify the Union as soon as possible.
- 4 **38.2** Prior to making any change in written agency policy that is a mandatory subject of bargaining, the Employer will notify the Union and satisfy its collective bargaining obligations per Section 38.1.
- 7 38.3 The parties will agree to the location and time for the discussions and/or 8 negotiations. Each party is responsible for choosing its own representatives for 9 these activities. The Employer and the Union recognize the importance of 10 scheduling these discussions and/or negotiations in an expeditious manner. Unless 11 agreed otherwise, the parties agree to schedule the bargaining to occur within thirty 12 (30) calendar days of receipt of the request to bargain. If the Union has made an 13 information request prior to the meeting being scheduled, the parties will schedule 14 bargaining to occur within thirty (30) calendar days of the Employer fulfilling the 15 information request.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 7/16/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

bor Relations & W

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

2 3			SECTION 21 SUPPLEMENTAL DOC ARTICLE 39 UNION ACTIVITIES
4	39.1	Staff	Representatives
5		A.	Notification and Recognition
6 7 8			1. The Union will provide the Employer with a written list of staff representatives, their geographic jurisdictions and the appropriate contacts for each agency.
9			2. The Employer will recognize any staff representative on the list.
10 11			3. The Union will provide written notice to the Employer of any changes within thirty (30) calendar days of the changes.
12 13 14		В.	Access (excluding Department of Corrections – Community Corrections bargaining unit—and Department of Social and Health Services – Special Commitment Center)
15 16 17			1. Staff representatives may have access to the Employer's offices or facilities in accordance with agency policy to carry out representational activities.
18 19			2. The representatives will notify local management prior to their arrival and will not interrupt the normal operations of the agency.
20212223			3. In accordance with <u>Section 39.3</u> below, staff representatives and bargaining unit employees may also meet in non-work areas during the employee's meal periods, rest periods, and before and after their shifts.
24 25 26		C.	Access for Department of Corrections Community Corrections bargaining unit and Department of Social and Health Services Special Commitment Center only

1			1.	Stall	representatives may have access to the Employer's offices of
2				facilit	ies in accordance with agency policy to carry out
3				repres	entational activities provided:
4				a.	The representative notifies local management prior to their
5					arrival,
6				b.	It does not interrupt the normal operations of the office or
7					facility, and
8				c.	National Crime Information Center (NCIC) checks have
9					been completed and the representative is cleared for access
10					into the office or facility.
11			2.	In acc	cordance with Section 39.3 below, staff representatives and
12				bargai	ning unit employees may also meet in non-work areas during
13				the en	aployee's meal periods, rest periods, and before and after their
14				shifts.	
15	39.2	Unior	ı Stewa	rds	
16		A.	The U	Jnion w	ill provide the Employer with a written list of current union
17			stewa	rds and	the office, facility or geographic jurisdiction for which they
18			are re	sponsib	le. The Union will maintain the list. A steward may represent
19			any er	mployee	who works in the same agency in the same office, facility or
20			geogr	aphic ju	risdiction as the steward and is in a bargaining unit represented
21			by W	FSE. Th	e Employer will not recognize an employee as a union steward
22			if thei	r name	does not appear on the list.
23		B.	Union	stewa	rds will be granted reasonable time during their normal
24			worki	ng hour	s, as determined by the Employer, to prepare for and attend
25			meetii	ngs sche	eduled by Management within the steward's office, facility or
2526					eduled by Management within the steward's office, facility or urisdiction in bargaining units represented by WFSE for the

1		1. Investigatory interviews and pre-disciplinary meetings, in
2		accordance with Supplemental DOC Article 27, Discipline;
3		2. Union Management Communication Committees and other
4		committee meetings if such committees have been established by
5		this Agreement; and/or
6		3. Informal grievance resolution meetings, grievance meetings,
7		alternative dispute resolution sessions, mediation sessions and
8		arbitration hearings held during their work time.
9		4. Group New Employee Orientations and meetings in accordance
10		with Section 39.11.
11		In addition, union stewards will be provided a reasonable amount of time
12		during their normal working hours, as determined by the Employer, to
13		investigate and process grievances through the agency head level within the
14		steward's office, facility or geographic jurisdiction in bargaining units
15		represented by the WFSE.
16	C.	Union stewards will be allowed reasonable time, as determined by the
17		Employer, to travel to and from management scheduled investigatory
18		interviews, pre-disciplinary meetings, informal grievance resolution
19		meetings, grievance meetings, mediation sessions, and alternative dispute
20		resolution meetings conducted during their normal work hours. Time spent
21		traveling during the employee's non-work hours in order to attend the
22		meetings will not be considered time worked. A steward may be authorized
23		by their supervisor to adjust their work schedule, take leave without pay,
24		compensatory time, exchange time or vacation leave to travel to and from
25		an arbitration hearing and/or union management communication committee

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meeting.

1 D. In both Subsections 39.2 B and C above, the union steward must obtain 2 prior approval from their supervisor to prepare for and/or attend any 3 meeting during their work hours. All requests must include the approximate amount of time the steward expects the activity to take. Any agency 4 5 business requiring the steward's immediate attention will be completed 6 prior to attending the meeting. With prior notification to the Employer, off-7 duty stewards will have access to the worksite to perform representational 8 duties as long as the worksite is open and/or operational and there are no 9 other reasons to preclude such access. Time spent preparing for and 10 attending meetings during the union steward's non-work hours will not be 11 considered as time worked. Union stewards may not use state vehicles to travel to and from a work site in order to perform representational activities. 12 unless authorized by the agency. 13 If the amount of time a union steward spends performing representational E. 14 15 activities is unduly affecting their ability to accomplish assigned duties, the 16 Employer will not continue to release the employee and the Union will be 17 notified. Shop Stewards will be allowed to wear an identifying steward's badge, 18 19 provided by the union, at all times while on the Employer's premises. Use of State Facilities, Resources and Equipment 20 39.3 21 A. Meeting Space and Facilities 22 The Employer's equipment, offices and facilities may be used by the Union to hold meetings, which may include virtual meetings subject to the 23 24 provisions of this Agreement, agency policy, availability of the space and 25 with prior authorization of the Employer.

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B.

Unit Meetings

Upon request, a Union Representative with five (5) business day's written notice to the supervisor, manager, or designee at locations that have unit/team meetings, may present information a maximum of once per month. The presentation will begin ten (10) minutes prior to the scheduled meeting start time and will not exceed ten (10) minutes in length. The supervisor, manager or designee reserves the right to terminate the presentation in order to start the meeting in a timely fashion.

CB. Supplies and Equipment

The Union and employees covered by this Agreement will not use statepurchased supplies or equipment to conduct union business or representational activities. This does not preclude the use of the telephone, or similar devices that may be used for persons with disabilities, for representational activities if there is no cost to the Employer, the call is brief in duration and it does not disrupt or distract from agency business.

DC. E-mail, Fax Machines, the Internet, and Intranets

The Union and employees covered by this Agreement will not use state-owned or operated e-mail, fax machines, the internet, or intranets to communicate with one another, except as provided in this agreement. Employees may use state operated e-mail to request union representation. Union representatives and stewards may use state owned/operated equipment to communicate with the affected employees and/or the Employer for the exclusive purpose of administration of this Agreement to include electronic transmittal of grievances and responses in accordance with Supplemental DOC Article 29, Grievance Procedure. It is the responsibility of the sending party to ensure the material is received. Such use will:

1. Result in little or no cost to the Employer;

1			2. Be brief in duration and frequency;
2			3. Not interfere with the performance of their official duties;
3			4. Not distract from the conduct of state business;
4 5			5. Not disrupt other state employees and will not obligate other employees to make a personal use of state resources;
6 7			6. Not compromise the security or integrity of state information or software; and
8			7. Not include general communication and/or solicitation with employees.
10			The Union and its stewards will not use the above referenced state
11			equipment for union organizing, internal union business, advocating for or
12			against the Union in an election or any other purpose prohibited by the
13			Executive Ethics Board. Communication that occurs over state-owned
14			equipment is the property of the Employer and may be subject to public
15			disclosure.
16	39.4	Infor	mation Requests
17		A.	The Employer agrees to provide the Union, upon written request, access to
18			materials and information necessary for the Union to fulfill its statutory
19			responsibility to administer this Agreement.
20		B.	The Employer will acknowledge receipt of the information request and will
21			provide the union with a date by which the information is anticipated to be
22			provided. Information requests submitted to the DOC HQ Labor Relations
23			Office will be acknowledged within five (5) business days. Additional time
24			required to respond to a request may be based upon the need to clarify the
25			intent of the request, and/or to locate and assemble the information
26			requested.

C. When the Union submits a request for information that the Employer believes is unclear or unreasonable, or which requires the creation or compilation of a report, the Employer will contact the Union staff representative and the parties will discuss the relevance, necessity and costs associated with the request and the amount the Union will pay for receipt of the information.

39.5 Agency Policies

Agencies will provide to the Union any new human resources related policies affecting represented employees or updates to existing human resource related policies affecting represented employees during the term of the Agreement.

39.6 Bulletin Boards, Newsstands and Websites

- A. The Employer will maintain bulletin board(s) or space on existing bulletin boards currently provided to the Union for union communication. In bargaining units where no bulletin board or space on existing bulletin boards has been provided, the Employer will supply the Union with adequate bulletin board space in convenient places. Material posted on the bulletin board will be appropriate to the workplace, politically non-partisan, in compliance with state ethic laws, and identified as union literature. Union communications will not be posted in any other location in the agency. If requested by the Union, the Employer will identify areas where Union provided newsstands can be located in their offices/facilities.
- B. In the State Operated Living Alternatives (SOLA) program residences within the Department of Social and Health Services, the Employer will make available a three-ring binder that is designated for union materials. Materials in the binder will be appropriate to the workplace, politically non-partisan, in compliance with state ethic laws, and identified as union literature. Union materials may be distributed to the SOLA binders in accordance with Section 39.7 of this Article.

1		$\underline{\mathbf{BC}}$.	Upon mutual agreement between an agency and the Union, the agency will
2			display a link to a Union webpage on the agency's intranet. The webpage
3			content shall be consistent with the provisions of 39.6(A) and must comply
4			with the executive ethics act, Chapter 42.52 RCW and WAC 292-110-010.
5			Use of state equipment to view the website will comply with the executive
6			ethics act and shall be allowed only during an employee's authorized break
7			times.
8	39.7	Distr	ibution of Material
9		An e	mployee will have access to their work site for the purpose of distributing
10		inform	nation to other bargaining unit employees provided:
11		A.	The employee is off-duty and;
12		B.	The distribution does not disrupt the Employer's operation and;
13		C.	The distribution will normally occur via desk drops or mailboxes, as
14			determined by the Employer. In those cases where circumstances do not
15			permit distribution by those methods, alternative areas such as newsstands,
16			lunchrooms, break rooms and/or other areas mutually agreed upon will be
17			utilized and;
18		D.	The employee must notify the Employer in advance of their intent to
19			distribute information and;
20		E.	Distribution will not occur more than twice per month, unless agreed to in
21			advance by the Employer.
22	39.8	WFS	E Council President and Vice-President
23		A.	Leave of Absence
24			Upon request of the Union, the Employer will grant leave with pay for the
25			WFSE Council President and Vice-President for the term of their office.

The Union will reimburse the Employer for the "fully burdened costs of the positions" the Employer incurs as a result of placing the Council President and Vice-President on leave with pay during the period of absence. The Union will reimburse the agency(ies) by the 20th of each month for the previous month.

B. Leave Balances

The President and Vice-President will accrue sick leave in the amount of one (1) hour for every forty (40) hours worked but will not accrue vacation leave during the period of absence. When the President and Vice-President return to state service their sick leave balances will not exceed their leave balances as of the date the period of absence commenced. If the President or Vice-President retire or separate from state service rather than return to state service their leave balances will not exceed their leave balances on the date the period of absence commenced. If the sick leave balance was under forty (40) hours as of the date the period of absence commenced, they will retain accrued sick leave up to forty (40) hours total upon return to state service.

C. Indemnification

The Union will defend, indemnify and hold harmless the Employer for any and all costs including attorney's fees, damages, settlements, or judgments, or other costs, obligations, or liabilities the Employer incurs as a result of any demands, claims, or lawsuits filed against the Employer arising out of or in relation to actions taken by the President or Vice-President, or their status as President or Vice-President, during the period of absence.

D. <u>Return Rights</u>

The President and Vice-President will have the right to return to the same position or in another position in the same job classification and the same

geographic area as determined by the Employer, provided such reemployment is not in conflict with other Articles in this agreement. If the job classification of the position in which the President and/or Vice-President has return rights to has been abolished or revised, a crosswalk to the class series will be used to identify their return rights. The Employer will assess any training needs, including those requested by the employee, and provide the necessary training for the returning employee. Any layoff as a result of the return will be processed in accordance with Article 34, Layoff and Recall. The Union and the Employer may enter into a written agreement regarding return rights at anytime during the leave. The period of leave will not impact the employee's seniority date.

39.9 Time Off for Union Activities

- A. Union designated employees may be allowed time off without pay to attend union-sponsored meetings, training sessions, conferences, and conventions. The employee's time off will not interfere with the operating needs of the agency as determined by management. If the absence is approved, the employees may use accumulated compensatory time, vacation leave, exchange time, or personal holiday in accordance with Article 10, Holidays, instead of leave without pay. However, employees must use compensatory time prior to their use of vacation leave, unless the use would result in the loss of their vacation.
- B. The Union will give the Employer a written list of the names of the employees it is requesting attend the above listed activities at least fourteen (14) calendar days prior to the activity.

C. Thirty (30) Minute Paid Union Leave

The parties agree communication, education and direct feedback between bargaining unit members and Union representatives are essential to productive labor relations. Therefore, one meeting up to thirty (30) minutes

1		will b	e allowed during the term of the Collective Bargaining Agreement as				
2		paid r	paid release time during regular working hours and may be in person or by				
3		phone	. For tracking purposes, this thirty (30) minutes will be considered				
4		paid u	nion leave and allowed under the following conditions:				
5		1.	Union leave shall not disturb the services of the Employer, clients				
6			and its customers and shall be accomplished without causing the				
7			Employer to incur additional costs.				
8		2.	Union leave will require approval through the bargaining unit				
9			member's supervisor, scheduler or manager.				
10		3.	Positions requiring relief will be excluded from this Subsection				
11			unless a Memorandum of Understanding is agreed upon that				
12			identifies a process that allows this union leave without impacting				
13			Employer services.				
14		4,	If a shop steward and/or another Employer paid staff is the Union				
15			representative who meets with bargaining unit members during this				
16			union leave, the provisions of <u>Subsection 39.9</u> A will apply.				
17		5.	Bargaining unit members will not be required to meet with the				
18			Union and will not suffer discrimination or retaliation because of				
19			their choice to meet or not meet.				
20	<u>D.</u>	The E	mployer may agree to release up to six (6) Shop Stewards from each				
21		section	and up to three (3) Shop Stewards from each reentry center for the				
22		<u>Union</u>	's annual Shop Steward seminar, based on operational need. The				
23		semina	ar will be conducted two (2) days in March of each year, unless				
24		mutua	lly agreed otherwise. The Union will give thirty (30) calendar days'				
25		advano	ce notice of the Shop Steward seminar as well as identify the Shop				
26		Stewar	rds to be released to the DOC Headquarters Labor Relations Office.				
27		The E	mployer will approve vacation leave, compensatory time, or leave				

without pay for Shop Stewards to attend the seminar and travel to and from the seminar. The Shop Steward and the Employer will mutually agree to the appropriate amount of travel time.

39.10 Temporary Employment with the Union

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With thirty (30) calendar days' notice, unless agreed otherwise, employees may be granted leave without pay to accept temporary employment with the Union of a specified duration, not to exceed twelve (12) months, provided the employee's time off will not interfere with the operating needs of the agency. The returning employee will be employed in a position in the same job classification and the same geographical area, as determined by the Employer.

39.11 Access To New Employees Orientation

Within ninety (90) days of a new employee's start date in a Union bargaining unit position, the Employer will provide access to the employee during the employee's regular work hours to present information about the Union. This access will be provided at the employee's regular worksite, through an electronic virtual platform or at a location mutually agreed to by the Employer and the Union and will be for no less than thirty (30) minutes. For all new employee orientations, the agency will provide a minimum of seven (7) calendar days' scheduling notice to the union in an email that will include the new employees' name, department/division/program, appointment date, mailing address, and if available at the time of the notice, work location, work phone numbers and work email address. Union meetings with new employees will include only the new bargaining unit employees and union representatives unless mutually agreed otherwise. Management employees will remain strictly neutral regarding attendance at the meetings and their content. The Union may make use of the state-operated calendar scheduling system to schedule group or individual meetings with new employees in accordance with and for the purposes identified in this Section 39.11. No employee will be required to attend the meetings or presentations given by the Union.

A. Group New Employee Orientations and Meetings

 When an agency provides an in person New Employee Orientation in a group setting, the Union will be given an opportunity to have a union steward and/or staff representative speak to the class for no less than thirty (30) minutes to provide information about the Union and the Master Agreement. The Union may also arrange for in person thirty-minute new employee meetings in a group setting. If a union steward or other Employer-paid staff is the union representative who meets with bargaining unit employees during a group orientation or meeting, they will be permitted to do so during their normal working hours in accordance with the provisions of Section 39.2.

B. Other New Employee Orientations

Agencies may provide New Employee Orientations in a one on one setting and/or via electronic platforms and will schedule time on the employee's calendar that will include a courtesy copy to the union. If an employee's work assignment precludes the Union from meeting with the new employee(s) in person, then the Union will provide the agencies with a secure link to place on employee's calendars as the electronic platform for the Union's orientation. The agency will work with the Union to identify a time slot for this purpose, schedule this time on the employee's calendar and will ce the calendar invite to the Union (NEO@wfse.org) so the Union will know who has been invited. The agency will ensure that no other onboarding or work meetings are scheduled for the new employee during the time that is scheduled for the Union's presentation. Agencies will only include the following statement on the scheduling invitation:

In accordance with the collective bargaining agreement, <u>Article 39</u>, <u>Section 39.11</u> you are being provided this opportunity for access during your regular work hours to a thirty (30) minute Union orientation webinar to receive information about the Union and your Union contract via this secure link.

1			You may use your state issued computer during work time for the purpose
2			of attending this orientation. For more information about this opportunity
3			please contact the WFSE Member Connection Center. All communication
4			that occurs over state-owned equipment is the property of the Employer and
5			may be subject to agency review and/or public disclosure.
6			When an agency does not provide a New Employee Orientation as outlined
7			above, the Union will be given the opportunity to:
8			1. Make an appointment with the new employee for no less than thirty
9			(30) minutes; and
10			2. Have a union steward and/or staff representative speak to the new
11			employee to provide information about the Union and the Master
12			Agreement.
13			For Stewards or other Employer-paid staff conducting an individual
14			meeting with a new employee under this Subsection 39.11 B, the
15			provisions of <u>Subsection 39.9</u> A will apply.
16		C.	New Bargaining Unit Members
17			The Union will be given the opportunity to have a union representative
18			speak with newly represented employees for no less than thirty (30) minutes
19			to provide information about the Union and the Master Agreement in
20			accordance with <u>Subsections 39.11</u> A and B above.
21	39.12	Dema	nd to Bargain – Release Time and Travel
22		A.	The Employer will approve paid release time for up to three (3) employee
23			representatives who are scheduled to work during the time negotiations are
24			being conducted. The Employer will approve compensatory time, vacation
25			leave, exchange time or leave without pay for additional employee
26			representatives provided the absence of the employee does not create

1 significant and unusual coverage issues. The Union will provide the 2 Employer with the names of its employee representatives at least ten (10) 3 calendar days in advance of the date of the meeting. The Employer will approve compensatory time, vacation leave, exchange 4 В. 5 time or leave without pay for employee representatives to prepare for and 6 to travel to and from negotiations. 7 C. No overtime, compensatory time or exchange time will be incurred as a 8 result of negotiations, preparation for and/or travel to and from negotiations. 9 The Union is responsible for paying any travel or per diem expenses of D. 10 employee representatives. Employee representatives may not use state 11 vehicles to travel to and from a bargaining session, unless authorized by the

39.13 Master Agreement Negotiations

agency for business purposes.

A. Release Time

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The Union will provide OFM with one bargaining team release request for all pre-planned formal negotiation dates. The Employer will approve paid release time in aggregate of two hundred-fifty (250) days for all union bargaining team members for formal negotiations. Upon exhaustion of this bank, the Union may request the parties meet and discuss additional paid release time for Union team members. The Union will provide a list of their bargaining team member attendees after each formal bargaining session to allow tracking for compensation and leave purposes. If employees are unable to attend a bargaining session for which they have been released, they will provide a leave slip to their supervisor in accordance with the appropriate CBA article pertaining to the requested leave. The Employer will approve miscellaneous paid leave for all remaining formal negotiation sessions and for all travel to and from the sessions for Union team members

1 provided the absence of the employee for negotiations does not create 2 significant and unusual coverage issues. The Union will reimburse the 3 Employer for the "fully burdened costs" of this miscellaneous paid leave 4 for all team members not on paid release time per this Article. The Union 5 will reimburse the agency(ies) by the 20th of each month for the previous 6 month. Per diem and travel expenses will be paid by the WFSE for Union 7 team members. No overtime, compensatory time or exchange time will be incurred as a result of negotiations and/or travel to and from negotiations. 8 9 B. Confidentiality/Media Communication 10 1. Bargaining sessions will be closed to the press and the public unless 11 agreed otherwise by the chief spokespersons. 12 2. No proposals will be placed on the parties' web sites. 13 3. The parties are not precluded from generally communicating with their respective constituencies about the status of negotiations while 14 15 they are taking place. 16 4. There will be no public disclosure or public discussion of the issues 17 being negotiated until resolution or impasse is reached on all issues 18 submitted for negotiations.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8/12/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

0812-2024

1 ARTICLE 41 CLASSIFICATION 2 3 **Classification Plan Revisions** 41.1 4 A. The Employer will provide to the Union, in writing, any proposed changes 5 to the classification plan, including descriptions for newly created classifications. Upon request of the Union, the Employer will bargain the 6 salary effect(s) of a change to an existing class or newly proposed 7 classification. Any changes bargained during successor negotiations are 8

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B. When reallocation is necessary because the director of State Human Resources creates, abolishes, or revises a class, and an employee's duties have not changed, an employee's base salary is determined as follows:

Inversion – Higher Level Duties and Responsibilities – Inequities.

1. An employee occupying a position reallocated to a class with the same or lower salary range of the same assigned salary schedule must be paid an amount equal to their previous base salary.

identified in Section 42.6, Recruitment or Retention - Compression or

- 2. An employee occupying a position reallocated to a class with a higher salary range of the same assigned salary schedule must have their base salary adjusted to the same step in the new range as held in the previous range. In unique circumstances, (e.g., minimum wage adjustments) the employer may determine a different salary placement other than step for step. Upon request of the Union, the Employer will bargain the salary effect(s).
- 3. Upon request of the Union, the Employer will bargain the salary effect(s) of the newly proposed classification when an employee occupying a position is reallocated to a new class that is assigned to a range in a different salary schedule as the previous job class.

C. The Employer will allocate or reallocate positions, including newly created 1 2 positions, to the appropriate classification within the classification plan based upon the duties assigned and performed. Salary placement for new 3 4 employees will be established per Section 42.8 - Establishing Salaries for 5 new employees and new classifications. Salary placement for classification reallocations of employees in existing positions, that reflect a change in 6 duties when an employer changes the position's duties or when an employee 7 8 submits a Position Review Request (PRR), will be determined per Section 9 41.5 - Salary Impact of Reallocation.

41.2 Position Description Updates

- 11 A. Position descriptions will be reviewed during the annual performance 12 review period in accordance with <u>Subsection 5.2</u> (B)(3).
- B. In accordance with <u>WAC 357-13-065</u>, at the request of the employee and with employee input, the Employer will review and update, if necessary, the employee's position description every six (6) months.

16 41.3 Position Review

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- An individual employee who believes that their position is improperly classified may request a review according to the following procedure:
- A. The employee and/or the employee's immediate supervisor will complete and sign the appropriate form(s). Nothing precludes an employee who is requesting a reallocation from submitting a copy of the request to the designated Human Resources Office to be date stamped. If the employee initiates the request and the supervisor disagrees with the employee's description of the current job duties, the supervisor will note that on the form(s).
- B. The supervisor will then send the completed form(s) to the local Human Resources Office The Human Resources Office will review the completed

1			form(s) and make a decision regarding appropriate classification. The
2			Human Resources Office will respond to the employee and/or the
3			employee's immediate supervisor in writing within sixty (60) calendar days
4			of receipt of the properly completed form(s). If an allocation determination
5			is not made within the sixty (60) calendar days the employee will be
6			provided with a status report. Upon request, the Human Resources Office
7			will explain the decision to the employee.
8		C.	In the event the employee disagrees with the reallocation decision of the
9			agency, they may appeal the agency's decision to the OFM/State Human
10			Resources within thirty (30) calendar days of being provided the results of
11			a position review or the notice of reallocation. The OFM/State Human
12			Resources will then make a written determination that will be provided to
13			the employee.
14		D.	The Employer or employee may appeal the determination of the OFM/State
15			Human Resources to the Washington Personnel Resources Board within
16			thirty (30) calendar days of being provided the written decision of the
17			OFM/State Human Resources. The Board will render a decision, which will
18			be final and binding.
19		E.	The effective date of a reallocation resulting from an employee request for
20			a position review is the date the request was filed with the local Human
21			Resources Office.
22		F.	Decisions regarding appropriate classification will be reviewed in
23			accordance with this Section and will not be subject to the grievance
24			procedure specified in Article 29, Grievance Procedure
25	41.4	Effect	of Reallocation

Reallocation to a Class with a Higher Salary Range Maximum

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A.

			Page
1		1.	If the employee has performed the higher-level duties for at least six
2			(6) months and has the skills and abilities required of the position,
3			the employee will remain in the position and retain their existing
4			appointment status.
5		2.	If the reallocation is the result of a change in the duties of the
6			position and the employee has not performed the higher-level duties
7			for at least six (6) months, the Employer must give the employee the
8			opportunity to compete for the position if they possess the required
9			skills and abilities. The Employer may choose to promote the
10			employee without competition as long as the employee possesses
11			the required skills and abilities. If the employee is not selected for
12			the position, or does not have the required skills and abilities, the
13			layoff procedure specified in Article 34, Layoff and Recall, will
14			apply. If the employee is appointed to the position, they must serve
15			a trial service period.
16	В.	Reallo	ocation to a Class with an Equal Salary Range Maximum
17		1.	If the employee has the skills and abilities required of the position,
18			the employee will remain in the position and retain their existing
19			appointment status.
20		2.	If the employee does not have the skills and abilities required of the
21			position, the layoff procedure specified in Article 34, Layoff and
22			Recall, will apply.
23	C.	Reallo	ocation to a Class with a Lower Salary Range Maximum
24		1.	If the employee has the skills and abilities required of the position
25			and chooses to remain in the reallocated position, the employee will
26			retain their existing appointment status and has the right to be placed
27			on the agency's internal layoff list for the classification the

1			employee held permanent status in prior to the reallocation and in
2			the General Government Transition Pool Program.
3			2. If the employee chooses to vacate the position or does not have the
4			skills and abilities required of the position, the layoff procedure
5			specified in Article 34, Layoff and Recall, will apply.
			specific in a new part and recount, that appay
6	41.5	Salar	y Impact of Reallocation
7		An e	mployee whose position is reallocated will have their salary determined as
8		follov	vs:
9		A.	Reallocation to a Class with a Higher Salary Range Maximum
10			Upon appointment to the higher class, the employee's base salary will be
11			increased to a step of the range for the new class that is nearest to five
12			percent (5%) higher than the amount of the pre-promotional step. At the
13			time of the reallocation, the agency head or designee may authorize an
14			increase of the base salary up to a total of ten percent (10%). The base salary
15			will not exceed the top of the range.
16		B.	Reallocation to a Class with an Equal Salary Range Maximum
17			The employee retains their previous base salary.
18		C.	Reallocation to a Class with a Lower Salary Range Maximum
19			The employee will be paid an amount equal to their current salary, provided
20			it is within the salary range of the new position. In those cases where the
21			employee's current salary exceeds the maximum amount of the salary range
22			for the new position, the employee will continue to be compensated at the
23			salary they were receiving prior to the reallocation downward, until such
24			time as the employee vacates the position or their salary falls within the new
25			salary range.

August 12, 2024

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- 1 41.6 The Employer will notify the Union when a position is being reallocated to a job
- 2 classification that is excluded from a bargaining unit covered by this agreement.

TENTATIVE AGREEMENT REACHED

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For the Employer

For the Union

Rachel Barckley-Miller 8/12/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1		ARTICLE 47
2		WORKPLACE BEHAVIOR
3	47.1	The Employer and the Union agree that all employees should work in an
4		environment that fosters mutual respect and professionalism. The parties agree that
5		inappropriate behavior in the workplace does not further an agency's business
6		needs, employee well-being or productivity. All employees are responsible for
7		contributing to such an environment and are expected to treat others with courtesy
8		and respect.
9	47.2	Inappropriate workplace behavior by employees, supervisors and/or managers will
10		not be tolerated. If an employee believes they have been subjected to inappropriate
11		behavior the employee, and/or the employee's union representative, is encouraged
12		to report this behavior to the employee's supervisor or the Human Resources Office
13		and/or file a grievance in accordance with Article 29, Grievance Procedure. At no
14		time will retaliatory behavior be tolerated for reporting inappropriate workplace
15		behavior. Employees and/or union representatives should identify complaints as
16		inappropriate workplace behavior.
17	47.3	The Employer will look into the complaint and/or grievance and take appropriate
18		action as necessary. If a complaint was filed, the employee and/or the union
19		representative will be notified at the conclusion.
20	47.4	The Employer and the Union shall jointly make available training on this Article in
21		electronic or in-person format. The training will be provided to union
22		representatives (UMCC committee members, shop stewards, paid Union staff,
23		Union officers), supervisors, managers and Human Resource Office staff.
24	47.5	Grievances related to this Article may be processed through Step 4 of the grievance
25		procedure outlined in Article 29.

TENTATIVE AGREEMENT REACHED

Tentative Agreement – CCL – Keep in main body of CBA WFSE GG DOC/2025-2027 Negotiations August 20, 2024

Page 2 of 2

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8/20/24

Rachel Barckley-Miller, Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1 2			ARTICLE 50 AGENCY SPECIFIC BARGAINING	
3	50.1	Supplemental Bargaining (Except for the Department of Corrections)		
4 5		Α.	The parties will establish up to ten (10) supplemental tables. Additional supplemental tables may be established by mutual agreement.	
6 7 8 9		В.	The Union will provide its agency-specific proposals to each agency, or the Agency will provide the Union, with a copy to the OFM/SHR/Labor Relations Section (<u>labor.relations@ofm.wa.gov</u>) by April 1, 2024 or the first workday thereafter. The Employer will provide its agency-specific proposals to the Union by May 1, 2024 or the first workday thereafter.	
11 12		C.	In order to be submitted to a supplemental table, the proposal must be both agency-specific and non-compensation.	
13		D.	Timeframes for the Conclusion of Supplemental Bargaining	
14			1. Each supplemental table must conclude negotiations by June 15;	
15			2. Tentative agreements reached at a supplemental table will be	
16 17			provided to the chief spokesperson of the Union and Employer by July 1; and	
18			3. Each supplemental table will have up to two (2) full days of	
19			negotiations, unless the parties mutually agree to additional days.	
20			By agreement, negotiation days may be broken up into partial days.	
21		E.	Release Time	
22			Except as modified in this Section, the terms of the parties' Collective	
23			Bargaining Agreement Subsection 39.12 A will apply for release for formal	
24			supplemental bargaining and Subsection 39.12 B will apply to release time	
25			for travel and preparation for supplemental bargaining	

1		1.	For the Department of Social and Health Services supplemental
2			table, the Employer will approve release from schedule work of up
3			to nine (9) employee representatives during the time negotiations are
4			being conducted; and
5		2.	For all other supplemental tables, the Employer will approve release
6			from scheduled work of us to five (5) employee representatives
7			during the time negotiations are being conducted.
8	F.	Proce	ss if Parties Fail to Reach Agreement
9		1.	If the parties do not reach agreement on a proposal at a supplemental
10			table, the proposal will return to the master negotiations table;
11		2.	Nothing precludes a party from withdrawing a proposal that was not
12			agreed to at a supplemental table; and
13		3.	Neither party can invoke the provision of RCW 41.80.090 at a
14			supplemental table.
15	G.	Any a	agreement reached at a supplemental table will be reduced to writing
16		and si	gned by both parties for inclusion in or as an addendum to the 2025-
17		2027	general government master collective bargaining agreement.

TENTATIVE AGREEMENT REACHED

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For the Employer

For the Union

Rachel Barckley-Miller 7/16/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1 ARTICLE 53 2 **DISTRIBUTION OF AGREEMENT** 3 53.1 The Employer will post the Agreement on the Office of Financial Management's (OFM's) internet by the effective date of the Agreement or sixty (60) days after 4 5 legislative approval, whichever is later. The Employer will post the Agreement 6 electronically on the OFM website on the effective date of the agreement and 7 provide a copy to the lead Union negotiator in electronic format by the following 8 January in print ready format in both Word and PDF. 9 Each agency will post the Agreement electronically on the agency's intranet after 10 it is posted by OFM. The Employer will provide all employees with a link to the Agreement. All employees will be authorized access to the Agreement link via a 11 12 state electronic device. Each employee may print and staple or clip one (1) copy of 13 the Agreement from the link on work time on state-purchased paper and state-14 owned or leased equipment. For employees who are not assigned to state offices 15 and do not have ready access to state printers, agencies will provide one printed 16 copy to those employees upon request by the employee. The Employer and the 17 Union will share the cost of printing this Agreement, in Braille and large-print 18 copies.

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/24/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate
Washington Federation of State Employees

Tentative Agreement – CCL – Keep in main body of CBA WFSE GG DOC/2025-2027 Negotiations August 20, 2024 Page 1 of 5

1 2 3		APPENDIX B JOB CLASSES WITHIN AN AGENCY WITH INHERENT NEED FOR FLEXIBILITY, IN ACCORDANCE WITH ARTICLE 6.3 A.2
4	1.	Board of Industrial Insurance Appeals
5		IT Support Technician 2
6	2.	Center for Deaf and Hard of Hearing Youth
7		Information Technology Specialist 3
8		Maintenance Mechanic 2
9	3.	Department of Agriculture
10		Agricultural Commodity Inspector 1, 2, 3, 4, and 5
11		Brand Inspector 1 and 2
12		Grain Inspector 1, 2 and 3
13		Grain Inspector Supervisor
14		Grain Sampler/Weigher
15		Pest Biologist 1 and 2
16	4.	Department of Children, Youth, and Families
17		Juvenile Rehabilitation Coordinator (excluding Institutions)
18		Juvenile Rehabilitation Security Manager
19		Juvenile Rehabilitation Supervisor
20		Social Service Specialist 3 and 4
21		Social and Health Program Consultant 1 and 2
22		Social Service Training Specialist
23	5.	Department of Commerce
24		Commerce Specialists 1 and 2

1	6.	Department of Ecology		
2		Community Outreach & Environmental Education Specialist 1, 2, 3, and 4		
3		Environmental Planner 1, 2, 3, 4 and 5		
4		Environmental Specialist 1, 2, 3, 4, and 5		
5		Information Technology Specialist 1, 2, 3, 4, and 5		
6		Management Analyst 3, 4, and 5		
7		Marine Transportation Safety Specialist 2 and 3		
8		Natural Resource Scientist 1, 2, 3, and 4		
9	7.	Department of Fish and Wildlife		
10		Carpenter		
l 1		Construction and Maintenance Project Supervisor		
12		Construction Project Coordinator 1, 2, and 3		
13		Control Technician, Lead		
14		Customer Service Specialist 2		
15		Electrician		
16		Electronics Technician		
17		Equipment Operator 2		
18		Equipment Technician 1, 2, and 3		
19		Land Surveyor 2 and 3		
20		Maintenance Mechanic 1, 2, and 3		
21		Utility Worker 1, 2, 3, and 4		
22		Welder/Fabricator		
23	8.	Department of Health		
24		Health Care Investigator 1, 2, and 3		
25		Investigator 3 and 4		
26		Pharmacist Investigator		

Tentative Agreement – CCL – Keep in main body of CBA WFSE GG DOC/2025-2027 Negotiations August 20, 2024 Page 3 of 5

1	9.	Department of Labor and Industries
2		Apprenticeship Consultant 2 and 3
3		Industrial Hygienist 2, 3 and 4
4		Industrial Relations Agent 2, 3, and 4
5		Investigator 2 and 3
6		Safety and Health Inspector 1, 2, 3 and 4
7	10.	Department of Social and Health Services
8		Attendant Counselor Manager
9		Community Worker
10		Developmental Disabilities Case/Resource Manager
11		Developmental Disabilities Outstation Manager
12		Food Manager 1
13		Forensic Therapists
14		Investigator 1 and 2
15		Long Term Care Surveyor
16		Program Specialist 3 (ESA/CSD Mobile CSO)
17		Quality Control Specialist
18		Residential Services Coordinator
19		Security Guard 3
20		Social Service Specialist 3 and 4
21		Social Service Training Specialist
22	11.	Employment Security Department
23		Information Technology Specialist 2, 3 and 4
24	12.	Horse Racing Commission
25		Investigator 1, 2 and 3
26		Racing Official 1 and 2

Tentative Agreement – CCL – Keep in main body of CBA WFSE GG DOC/2025-2027 Negotiations August 20, 2024 Page 4 of 5

1	13.	Military Department
2		Emergency Management Program Specialist 1 and 2
3		Information Technology Specialist 2 and 3
4	14.	Office of the Insurance Commissioner
5		Financial Examiner 1
6	15.	Office of Minority and Women's Business Enterprises
7		Management Analyst 4
8	16.	Recreation and Conservation Office
9		Information Technology Specialist 2
10	17.	Utilities and Transportation Commission
11		Transportation Engineer 3 (Federal Rail Inspectors)
12		Rail Carrier Compliance Specialist (State Rail Inspectors)
13		Investigator 3 (Motor Carrier Inspectors)
14		Energy/Utilities Engineer 3 (Pipeline Inspectors)
15	18.	Washington State Historical Society
16		Preservation and Museum Specialist 1
17		Preservation and Museum Specialist 2
18		Preservation and Museum Specialist 3
19		Preservation and Museum Specialist 4
20		Program Coordinator
21		Maintenance Custodian
22		Information Technology Specialist 2

1	19.	Workforce Training and Education Coordinating Board
2		Information Technology Specialist 2
3	20.	Office of the Attorney General
4		Legal Assistant 1-4
5		Paralegal 1 and 2
6		AGO Investigator/Analyst
7		AGO Senior Investigator/Analyst
8		AGO Investigator/Analyst Supervisor
9		Maintenance Mechanic 1
10		Maintenance Mechanic 2

An electronic signature to this Agreement shall be given effect as if it were an original signature,

For the Employer

For the Union

Rachel Barckley-Miller/Labor Negotiator OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1 2 3	SECTION 29 SUPPLEMENTAL DOC APPENDIX C LAYOFF UNITS			
4	1. Arts Commission			
5	The agency is designated as the single layoff unit.			
6	2. Board of Industrial Insurance Appeals			
7	The agency is designated as the single layoff unit.			
8	3. Center for Deaf and Hard of Hearing Youth			
9	The agency is designated as the single layoff unit.			
10	4. Criminal Justice Training Commission			
11	The layoff unit will first be the county in which the position is located, and if no			
12	options are available, then to the department statewide.			
13	5. Department of Agriculture			
14	Layoff units will be by order as follows:			
15	A. <u>Division by County</u>			
16	The employee's division within the county in which the permanent			
17	workstation is located.			
18	1) For the purposes of the execution of this section, the following			
19	counties will be combined as a single layoff unit:			
20	a. Chelan and Douglas			
21	b. Benton and Franklin			
22	c. Clark and Cowlitz			
23	d. Grant and Adams			

1	
2	B. <u>County Only</u>
3	If no option is available within the division/county layoff unit, the entire
4	agency within the county in which the employee's permanent workstation
5	is located will be considered the layoff unit.
6	1) For the purposes of the execution of this section, the following
7	counties will be combined as a single layoff unit:
8	a. Chelan and Douglas
9	b. Benton and Franklin
10	c. Clark and Cowlitz
11	d. Grant and Adams
12	
13	C. <u>Entire Division/Statewide</u>
14	If no option is available within the county layoff unit, the employee's
15	division throughout the entire state will be considered the layoff unit.
16	
17	D. Entire Agency
18	If no option is available within the division/statewide layoff unit, the entire
19	department statewide will be considered the layoff unit.
20	
21	6. Department of Children, Youth, and Families
22	The DCYF layoff units shall be as described below:
23	A. Excluding institutions, County of the official duty station

B. If no option is available within the county layoff unit, the unit expands to a specified county grouping layoff unit as defined in the table below. (Note: if your official duty station is in the county in Column A, your layoff unit at this step will include the county in Column A and the counties in Column B).

Column A	Column B
Adams	Franklin, Grant, Lincoln, Whitman
Asotin	Garfield, Whitman, Walla Walla, Columbia
Benton	Franklin, Grant, Walla Walla, Yakima, Klickitat
Chelan	Kittitas, Grant, Douglas, Okanogan
Clallam	Jefferson, Kitsap
Clark	Cowlitz, Skamania
Columbia	Franklin, Garfield, Walla Walla, Whitman, Asotin
Cowlitz	Clark, Lewis, Pacific, Skamania, Thurston, Wahkiakum
Douglas	Chelan, Grant, Kittitas, Okanogan
Ferry	Lincoln, Okanogan, Stevens
Franklin	Adams, Benton, Grant, Walla Walla
Garfield	Asotin, Columbia, Whitman, Walla Walla
Grant	Adams, Benton, Chelan, Douglas, Franklin, Kittitas, Lincoln, Yakima
Grays Harbor	Lewis, Mason, Pacific, Thurston, Jefferson

	Page
Island	Jefferson, Skagit, Snohomish, Whatcom
Jefferson	Clallam, Island, Kitsap, Mason, Grays Harbor
King	Kitsap, Pierce, Snohomish
Kitsap	Clallam, Jefferson, King, Mason, Pierce, Thurston,
Kittitas	Chelan, Douglas, Grant, Yakima
Klickitat	Clark, Skamania, Yakima, Benton
Lewis	Cowlitz, Grays Harbor, Mason, Pacific, Pierce, Thurston, Wahkiakum
Lincoln	Adams, Ferry, Grant, Okanogan, Spokane, Stevens, Whitman
Column A	Column B
Mason	Grays Harbor, Jefferson, Kitsap, Lewis, Pierce, Thurston
Okanogan	Chelan, Douglas, Ferry, Lincoln
Pacific	Cowlitz, Grays Harbor, Lewis, Wahkiakum
Pend Oreille	Spokane, Stevens
Pierce	King, Kitsap, Lewis, Mason, Thurston
San Juan	Clallam, Island, Skagit, Whatcom
Skagit	Island, Snohomish, Whatcom
Skamania	Clark, Cowlitz, Lewis, Klickitat
Snohomish	Island, King, Skagit, Whatcom

Spokane	Lincoln, Pend Oreille, Stevens, Whitman
Stevens	Ferry, Lincoln, Pend Oreille, Spokane
Thurston	Cowlitz, Grays Harbor, Lewis, Mason, Pierce
Wahkiakum	Cowlitz, Lewis, Pacific
Walla Walla	Benton, Columbia, Franklin, Whitman, Asotin, Garfield
Whatcom	Island, Skagit, Snohomish
Whitman	Adams, Asotin, Columbia, Franklin, Garfield, Lincoln, Spokane, Walla Walla
Yakima	Benton, Kittitas, Kliekitat, Grant

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C. If no option is available within the specified county grouping layoff unit as defined above, then the unit expands to a regional layoff unit. The regional layoff unit is determined by the county of the employee's official duty station. For example, if the employee's official duty station is in Pierce County, the regional layoff unit is Region 5.

7 8 D. If no option is available within the Regional Layoff unit above, the department statewide will be considered the layoff unit.

9

For institutions only: the institution in which the employee works will be the primary layoff unit. If no option is available within the institution proceed through Subsection A-D above.

11

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7. Department of Commerce

- 13 Layoff units will be by order as follows:
- 14 A. <u>Division by County</u>

1			The employee's division within the county in which the permanent
2			workstation is located.
3		B.—	County Only
4			If no option is available within the division/county layoff unit, the entire
5			agency within the county in which the employee's permanent workstation
6			is located will be considered the layoff unit.
7		C.	Entire Division/Statewide
8			If no option is available within the county layoff unit, the employee's
9			division throughout the entire state will be considered the layoff unit.
10		Đ.—	Entire Agency
11			If no option is available within the division/statewide layoff unit, the entire
12			department statewide will be considered the layoff unit.
13	8.	Depa	artment of Corrections
14			Layoff units will be by order as follows:
15		A.	County
16			The county in which the employee's permanent workstation is located.
17		B.	Neighboring County Group
18			If no option is available within the county layoff unit, the unit expands to a
19			neighboring county group layoff unit as defined in the table below.
20			Neighboring counties are adjoining counties that share a land border or are
21			connected by a bridge. (Note: If your permanent workstation is in the county
22			in Column A, your layoff unit at this step will include the counties in
23			Column B).

Work Station County	Neighboring County Group Layoff Unit
(Column A)	(Column B)
Adams	Franklin; Grant; Lincoln; Whitman
Asotin	Garfield; Whitman
Benton	Franklin; Grant; Klickitat; Yakima; Walla Walla
Chelan	Douglas; Kittitas; Okanogan
Clallam	Jefferson
Clark	Cowlitz; Skamania
Columbia	Garfield; Walla Walla; Whitman
Cowlitz	Clark; Lewis; Skamania; Wahkiakum
Douglas	Chelan; Grant; Kittitas; Okanogan
Ferry	Lincoln; Okanogan; Stevens
Franklin	Adams; Benton; Grant; Walla Walla; Whitman
Garfield	Asotin; Columbia; Whitman
Grant	Adams; Benton; Douglas; Franklin; Lincoln; Kittitas; Okanogan; Yakima
Grays Harbor	Jefferson; Lewis; Mason; Pacific; Thurston
Island	Skagit
Jefferson	Clallam; Kitsap; Grays Harbor; Mason

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King	Pierce; Snohomish
Kitsap	Jefferson; Mason; Pierce
Kittitas	Chelan; Douglas; Grant; Yakima
Klickitat	Yakima; Benton
Work Station County	Neighboring County Group Layoff Unit
(Column A)	(Column B)
Lewis	Cowlitz; Grays Harbor; Pacific; Pierce; Skamania; Thurston; Wahkiakum
Lincoln	Adams; Ferry; Grant; Okanogan; Spokane; Stevens; Whitman
Mason	Grays Harbor; Jefferson; Kitsap; Thurston
Okanogan	Chelan; Douglas; Ferry; Grant; Lincoln
Pacific	Grays Harbor; Lewis; Wahkiakum
Pend Oreille	Spokane; Stevens
Pierce	King; Kitsap; Lewis; Thurston
San Juan	None
Skagit	Island; Snohomish; Whatcom
Skamania	Clark; Cowlitz; Lewis
Snohomish	King; Skagit
Spokane	Lincoln; Pend Oreille; Stevens; Whitman

	1 450 7 01 25
Stevens	Ferry; Lincoln; Pend Oreille; Spokane
Thurston	Grays Harbor; Lewis; Mason; Pierce
Wahkiakum	Cowlitz; Lewis; Pacific
Walla Walla	Benton; Columbia; Franklin
Whatcom	Skagit
Whitman	Adams; Asotin; Columbia; Franklin; Garfield; Lincoln; Spokane
Yakima	Benton; Grant; Kittitas; Klickitat

10

2 C. Statewide

If no option is available within the neighboring county group layoff unit, the department statewide will be considered the layoff unit.

5 9. Department of Ecology

The county in which the employee's workstation is located will be the primary layoff unit. If no option is available within the county layoff unit, the unit expands to the region. If no option is available within the regional layoff unit, the unit expands to the department statewide.

10. Department of Fish and Wildlife

- The following will constitute separate layoff units.
- 12 A. All classified support staff.
- B. Programs headed by an Assistant Director, except all classified support staff.

1	C. Director's office, except all classified support staff.	
2	In each layoff unit the first option will be within the county of the position	'S
3	official duty station. If there are no options in the county, the search expand	ls
4	to the bordering counties within the layoff unit. If there are no options is	in
5	the bordering counties, the search expands to statewide within the layo	ff
6	unit. If no option is available in the state within the layoff unit, the un	it
7	expands to the department statewide.	
8	11. Department of Enterprise Services	
9	A. Western Washington Region	
10	The layoff unit will first be the county in which the employee's permanent	nŧ
11	workstation is located. If there are no options in the county, the layoff un	it
12	expands to Western Washington. If there are no options in Wester	n
13	Washington, the layoff unit expands to the department statewide.	
14	B. <u>Eastern Washington Region</u>	
15	The layoff unit will first be the county in which the employee's permaner	nŧ
16	workstation is located. If there are no options in the county the layoff un	it
17	expands to Eastern Washington. If there are no options in Eastern	n
18	Washington, the layoff unit expands to the department statewide.	
19	12. Department of Health	
20	The layoff unit will first be the county in which the position is located, and if n	Ю
21	options are available, then to the department statewide.	
22	13. Consolidated Technology Services	
23	The layoff unit will first be the county in which the position is located, and if n	Ю
24	options are available, then to the department statewide.	

1	14. Depar	tment of Labor and Industries
2	The co	ounty in which an employee's workstation is located will be the primary
3	layoff	unit. If no option is available within the county layoff unit, the unit expands
4	to the	bordering counties, and then the unit expands to the region. If no option is
5	availal	ole within the regional layoff unit, the unit expands to the department
6	statew	ide.
7	15. Depar	tment of Licensing
8	The d	epartment is separated into six (6) layoff units. These layoff units are
9	describ	oed as follows:
10	1.	- <u>Layoff Unit 1</u>
11		Whatcom, Snohomish, Skagit, San Juan, Island, Jefferson and Clallam
12		Counties. *(Western Washington region)
13	2.	<u>Layoff Unit 2</u>
14		King County. *(Western Washington region)
15	3.	Layoff Unit 3
16		Pierce and Kitsap Counties. *(Western Washington Region)
17	4.	Layoff Unit 4
18		Thurston, Mason, Lewis, Pacific, Cowlitz, Clark, Wahkiakum, Klickitat
19		(White Salmon only), Skamania and Grays Harbor Counties. *(Western
20		Washington Region)
21	5.	<u>Layoff Unit 5</u>
22		Douglas, Okanogan, Ferry, Stevens, Pend-Oreille, Lincoln, Spokane and
23		Chelan Counties. *(Eastern Washington Region)

1	6. <u>Layoff Unit 6</u>
2	Grant, Kittitas, Adams, Yakima, Columbia, Franklin, Whitman, Asotin,
3	Benton, Klickitat (Goldendale only), Garfield and Walla Walla Counties.
4	*(Eastern Washington Region)
5	If there are no options available in the layoff unit, the applicable *region
6	shall be considered the layoff unit.
7	If there are no options available in the applicable region, the layoff unit shall
8	be statewide.
9	16. Department of Natural Resources
10	A. For All Employees except Seasonal Career Employees the Layoff Units are:
11	1. For positions located in the Natural Resources Building (NRB), the
12	layoff unit will first be within the NRB, and if no options are
13	available, then to the department statewide.
14	2. For positions located in a region, the layoff unit will first be within
15	the region in which the position is located, and if no options are
16	available, then to the department statewide.
17	B. For Seasonal Career Employees, the Layoff Units are:
18	1. The district within which the position is assigned; or
19	2. The region excluding district positions, if the position is assigned to
20	a region but does not report to a district: or
21	3. The division if the position is assigned to a division

1	17. Department	of Social and Health Services
2	A. Exclue	ling Institutions: The county in which an employee's workstation is
3	located	d will be the primary layoff unit. If no option is available within the
4	county	layoff unit, the unit expands to bordering counties. If no option is
5	availal	ole in the bordering counties, the unit expands to the county group. If
6	no opt	ion is available in the county group, the unit expands to the region. If
7	there	is no option available within the region, the unit expands to the
8	depart	ment statewide.
9	B. For ins	stitutions only: The institution in which the employee works will be
10	the pri	mary layoff unit. If no option is available within the institution layoff
11	unit, tl	he unit expands to the county. If no option is available within the
12	county	layoff unit, the unit expands to bordering counties. If no option is
13	availab	ble in the bordering counties, the unit expands to the county group. If
14	no opti	ion is available in the county group, the unit expands to the region. If
15	no opti	ion is available within the region, the unit expands to the department
16	statewi	ide. Within the Developmental Disabilities Administration
17	institut	tions, State Operated Living Facilities (SOLA) will be considered
18	part o	f the institution layoff unit for the purpose of identifying layoff
19	option	5.
20	C. County	/ Group:
21	Group	1: Adams, Asotin, Chelan, Douglas, Ferry, Garfield, Grant,
22		Okanogan, Pend Oreille, Spokane, Stevens, and Whitman.
23	Group	2: Benton, Columbia, Franklin, Kittitas, Walla Walla, and
24	Yakim	a.
25	Group	3: Island, San Juan, Skagit, Snohomish, and Whatcom.
26	Group	4: King

1	Group 5: Kitsap, and Pierce.
2	Group 6: Clallam, Clark, Cowlitz, Grays Harbor, Jefferson, Klickitat,
3	Lewis, Mason, Pacific, Skamania, Thurston, and
4	Wahkiakum.
5	18. Department of Transportation
6	Layoff units are as follows:
7	A. Headquarters Layoff Unit
8	The layoff unit for headquarters employees includes all positions located in
9	Thurston County. This layoff unit does not include positions assigned to the
10	Olympic Region.
11	B. Right of Way Layoff Units
12	Employees will be offered available layoff options, first within the
13	employee's local layoff unit. The local layoff units are the Transportation
14	Building and the region Real Estate Services Offices, where the employee's
15	permanent duty station is located. Local layoff units will not cross layoff
16	unit boundaries. If the employee has no option within the local layoff unit
17	to remain at his/her present class or at the next lower class in which the
18	employee has permanent status, the employee's layoff unit will expand to
19	include all bargaining unit positions within the Department.
20	C. <u>Eastern Region, North Central Region, Olympic Region, South Central</u>
21	Region and Southwest Region Layoff Units
22	The local layoff unit for Maintenance employees includes all positions
23	(including out-stationed Headquarters positions) located in the maintenance
24	area within which the employee's official duty station is located.

The local layoff unit for all other employees includes all positions 2 (including out-stationed Headquarters positions) located in the county 3 within which the employee's official duty station is located. 4 If no option is available within the local layoff unit, the unit expands to 5 include all positions (including out-stationed Headquarters positions) located in the region. The Olympic Region layoff unit does not include out-6 7 stationed Headquarters positions. 8 Northwest Area Layoff Units 9 The Northwest Area layoff unit includes all employees and positions in the 10 Northwest Region, Planning and Policy office, Aviation Division, Washington State Ferries, and out-stationed Headquarters employees and 11 12 positions. 13 Maintenance Employees 14 The local layoff unit for Maintenance employees includes all positions (including out stationed Headquarters positions) located 15 in the maintenance area where the employee's official duty station 16 is located. 17 18 Northwest Region Employees The local layoff unit for NW Region employees whose official duty 19 20 station is located in King, Whatcom, Skagit, Island or Snohomish 21 county includes all positions (including out stationed Headquarters 22 positions) located in the county within which the employee's official 23 duty station is located. This layoff unit does not include positions 24 assigned to the Washington State Ferries. **Aviation Division Employees** 25

1	The local layoff unit for Aviation Division employees includes all
2	positions (including out-stationed Headquarters positions) assigned
3	to the division.
4	4. <u>Washington State Ferries</u>
5	The local layoff unit for employees includes all positions (including
6	out-stationed Headquarters positions) located with the Washington
7	State Ferries. The local layoff unit for general service employees
8	includes all general service and out-stationed Headquarters
9	positions located within the Washington State Ferries.
10	If no option is available within any of these local layoff units, the
11	unit expands to include all positions (including out-stationed
12	Headquarters positions) located in the Northwest Area layoff unit.
12	Treadquarters positions) rocated in the Profitivest Fired tayour unit.
13	10 D
13	19. Department of Veterans Affairs
14	The following will constitute the layoff units for the department:
14	The following will constitute the layoff units for the department:
14 15	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's
14 15 16	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no
14 15 16 17	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If
14 15 16 17 18	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide.
14 15 16 17 18 19	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's
114 115 116 117 118 119 220 221	The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no
114 115 116 117 118 119 220 221 222	 The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Eastern Washington. If
114 115 116 117 118 119 220 221 222 223	 The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Eastern Washington. If there are no options in Eastern Washington, the layoff unit expands to the
14 15 16 17 18 19 20 21 22 23 24	 The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Eastern Washington. If there are no options in Eastern Washington, the layoff unit expands to the department statewide.
114 115 116 117 118 119 220 221 222 223	 The following will constitute the layoff units for the department: A. For employees in Western Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Western Washington. If there are no options in Western Washington, the layoff unit expands to the department statewide. B. For employees in Eastern Washington, the county in which the employee's permanent workstation is located is the initial layoff unit. If there are no options in the county, the layoff unit expands to Eastern Washington. If there are no options in Eastern Washington, the layoff unit expands to the

3. If no option is available within the county layoff unit, the unit expands to a specified county grouping layoff unit as defined in the table below. (Note: If your official duty station is in the county in Column A, your layoff unit at this step will include the county in Column A and the counties in Column B).

Column A	Column B
Adams	Franklin, Grant, Lincoln, Whitman
Asotin	Garfield, Whitman
Benton	Franklin, Grant, Walla Walla, Yakima
Chelan	Kittitas, Grant, Douglas
Clallam	Jefferson, Kitsap
Clark	Cowlitz, Skamania
Columbia	Franklin, Garfield, Walla Walla, Whitman
Cowlitz	Clark, Lewis, Pacific, Skamania, Thurston, Wahkiakum
Douglas	Chelan, Grant, Kittitas, Okanogan
Ferry	Lincoln, Okanogan, Stevens
Franklin	Adams, Benton, Grant, Walla Walla
Garfield	Asotin, Columbia, Whitman
Grant	Adams, Benton, Chelan, Douglas, Franklin, Kittitas, Lincoln

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Grays Harbor	Lewis, Mason, Pacific, Thurston
Island	Jefferson, Skagit, Snohomish, Whatcom
Jefferson	Clallam, Island, Kitsap, Mason
King	Kitsap, Pierce, Snohomish, Thurston
Kitsap	Clallam, Jefferson, King, Mason, Pierce, Thurston,
Kittitas	Chelan, Douglas, Grant, Yakima
Klickitat	Clark, Skamania, Yakima
Lewis	Cowlitz, Grays Harbor, Mason, Pacific, Pierce, Thurston, Wakiakum
Lincoln	Adams, Ferry, Grant, Okanogan,
	Spokane, Stevens, Whitman
Mason	Grays Harbor, Jefferson, Kitsap, Lewis,
	Pierce, Thurston
Column A	Column-B
Okanogan	Chelan, Douglas, Ferry, Lincoln
Pacific	Cowlitz, Grays Harbor, Lewis,
	Wakiakum
Pend Oreille	Spokane, Stevens
Pierce	King, Kitsap, Lewis, Mason, Thurston
San Juan	Clallam, Island, Skagit, Whatcom

	1 age 1
Skagit	Island, Snohomish, Whateom
Skamania	Clark, Cowlitz, Lewis
Snohomish	Island, King, Skagit, Whatcom
Spokane	Lincoln, Pend Oreille, Stevens, Whitman
Stevens	Ferry, Lincoln, Pend Oreille, Spokane
Thurston	Cowlitz, Grays Harbor, King, Lewis, Mason, Pierce
Wahkiakum	Cowlitz, Lewis, Pacific
Walla Walla	Benton, Columbia, Franklin, Whitman
Whatcom	Island, Skagit, Snohomish
Whitman	Adams, Asotin, Columbia, Franklin, Garfield, Lincoln, Spokane, Walla Walla
Yakima	Benton, Kittitas, Klickitat

C. If no option is available within the specified county grouping layoff unit as defined in Subsection 2.B above, then the unit expands to a regional layoff unit as defined below. The regional layoff unit is determined by the county of the employee's official duty station. For example, if the employee's official duty station is in Pierce County, the regional layoff unit is Unit A.

1. Regional Layoff Unit A includes: Clallam, Clark, Cowlitz, Grays
Harbor, Island, Jefferson, King, Kitsap, Klickitat, Lewis, Mason,
Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston,
Wahkiakum, and Whatcom.

1		2. Regional Layoff Unit B includes: Adams, Asotin, Benton, Chelan,
2		Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas,
3		Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla,
4		Whitman, and Yakima.
5		D. If no option is available within the Regional Layoff unit as defined in
6		Subsection 2.C. above, the department statewide will be considered the
7		layoff unit.
8	21.	Health Care Authority
9		The layoff unit will first be to the county in which the position is located, and if no
10		options are available, then to the department statewide.
11	22.	Horse Racing Commission
12		A single statewide layoff unit.
13	23.	Human Rights Commission
14		The agency is designated as the single layoff unit.
15	24.	Military Department
16		The agency is designated as the single layoff unit.
17	25.	Office of the Attorney General
18		For purposes of determining layoff options, layoff units are determined as follows
19		in order of priority:
20		1. The county layoff unit is the primary layoff unit;
21		2. The region layoff unit;
22		3. The statewide layoff unit.

1		The county layoff unit is the primary layoff unit and is the county in which
2		an employee's work station is located.
3		The region layoff unit is the region in which an employee's work station is
4		located. There are four regions in the state: Northwest Region, Southwest
5		Region, Central Region and Eastern Region. The statewide layoff unit is all
6		AGO offices statewide.
7	26.	Office of the Insurance Commissioner
8		The layoff unit for general service employees is an expanding layoff unit.
9		A. For employees in Western Washington, the county of the official worksite
10		is the initial layoff unit. If there are no options in the county, the layoff unit
11		expands to Western Washington. If there are no options in Western
12		Washington, the layoff unit expands to the department statewide.
13		B. For employees in Eastern Washington, the county of the official worksite is
14		the initial layoff unit. If there are no options in the county, the layoff unit
15		expands to Eastern Washington. If there are no options in Eastern
16		Washington, the layoff unit expands to the department statewide.
17	27.	Office of Minority and Women's Business Enterprises
18		The agency is designated as the single layoff unit.
19	28.	Parks and Recreation Commission
20		The agency is designated as the single layoff unit.
21	29.	Recreation & Conservation Office
22		The agency is designated as the single layoff unit.

1	30.	School for the Blind
2		The agency is designated as the single layoff unit.
3	31.	Secretary of State
4		The layoff unit for general service employees is an expanding layoff unit.
5 6		A. For employees in Western Washington, the county of the official worksite is the initial layoff unit. If there are no options in the county, the layoff unit
7		expands to Western Washington. If there are no options in Western
8		Washington, the layoff unit expands to the department statewide.
9		B. For employees in Eastern Washington, the county of the official worksite is
10		the initial layoff unit. If there are no options in the county, the layoff unit
11		expands to Eastern Washington. If there are no options in Eastern
12		Washington, the layoff unit expands to the department statewide.
13	32.	Services for the Blind
13 14	32.	Services for the Blind The agency is designated as the single layoff unit.
14		The agency is designated as the single layoff unit. Utilities and Transportation Commission
14 15 16		The agency is designated as the single layoff unit. Utilities and Transportation Commission The layoff unit will first be the county in which the position is located, and if no
14 15	33.	The agency is designated as the single layoff unit. Utilities and Transportation Commission
14 15 16 17	33.	The agency is designated as the single layoff unit. Utilities and Transportation Commission The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide.
14 15 16 17	33. 34.	The agency is designated as the single layoff unit. Utilities and Transportation Commission The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide. Washington State Historical Society
14 15 16 17 18	33. 34.	The agency is designated as the single layoff unit. Utilities and Transportation Commission The layoff unit will first be the county in which the position is located, and if no options are available, then to the department statewide. Washington State Historical Society The agency is designated as the single layoff unit.

- 1 36. Washington State Patrol
- The layoff unit will first be the county in which the position is located, and if no
- 3 options are available, then to the department statewide.
- 4 37. Workforce Training and Education Coordinating Board
- 5 The agency is designated as the single layoff unit.

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/24/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1 2	APPENDIX G TELEWORK
3	Teleworking is a business practice that benefits the state of Washington, employees, the
4	economy and the environment. Telework is a tool for reducing commute trips, pollutants,
5	energy consumption and our carbon footprint. Telework may result in economic,
6	organizational and employee benefits such as increased productivity and morale, reduced
7	use of sick leave, reduced parking needs and office space. Telework contributes to work
8	life balance.
9	Definition
10	Telework is the practice of using mobile technology to perform required job functions from
11	home, a state satellite location or another management approved location.
12	Position Eligibility
13	The Employer reserves the right to determine if a position's duties are eligible for telework
14	and the frequency of teleworking. The Employer may revise or rescind a position's
15	eligibility for telework due to changing business conditions or customer service needs. The
16	Employer may require an employee to attend meetings in person or come to the office/field
17	on an approved telework day in accordance with their telework agreement.
18	Telework Requests and Agreements
19	An employee may submit a written request to their Employer for approval to telework in
20	accordance with agency policy and the Employer will provide a written response. The
21	Employer may consider an employee's request to telework in relation to the objectives of
22	Executive Order 16-07 and the agency's policies and operating, business, and customer
23	needs. The Employer will document and maintain approved telework requests via the
24	Agency telework agreement. Employees may appeal a denied request through their
25	Appointing Authority. A telework agreement shall not change an employee's duty station.
26	Employees living in a county with a cost-of-living adjustment shall not receive the
27	adjustment unless their duty station is located in that county. Approved telework plans shall

- 1 terminate upon transfer to a new division or work unit. Transferring employees wishing to
- 2 continue telework must submit a new request. The telework agreement, and any
- 3 modifications, must be kept on file at the primary worksite and in the employee's official
- 4 personnel file.

Changes to Existing Telework Agreements

- 6 The Employer reserves the right to reduce, modify or eliminate an employee telework
- 7 agreement based on business needs or if there are performance and/or attendance concerns.
- 8 to include not complying with the terms of a telework agreement. Except for instances
- 9 where the elimination of a telework agreement is for performance and/or attendance issues.
- the Employer will address modifications to a telework agreement with the employee a 10
- 11 minimum of seven (7) calendar days prior to making those modifications. The employer is
- not responsible for costs, damages or losses resulting from cessation of participation in a 12
- 13 telework agreement.
- 14 Eligibility, denial, modification or elimination of a telework agreement is not considered a
- schedule change and is not grievable under Article 29 of the Collective Bargaining 15
- 16 Agreement

TENTATIVE AGREEMENT REACHED

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller, Labor Negotiator

Rachel Barckley-Miller 6/24/24

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

08-12-2024

SECTION 289 1 SUPPLEMENTAL DOC APPENDIX O 2 3 ASSIGNMENT PAY Assignment Pay (AP) is granted in recognition of assigned duties which exceed ordinary 4 5 conditions. The "premium" is usually stated in a percentage above basic salary or a specific dollar amount. The "reference number" indicates the specific conditions for which AP is 6 7 to be paid. 8 Group A indicates those classes which have been granted assignment pay; Group B 9 indicates those assigned duties granted AP which are not class specific; Group C applies 10 only to Ref #29.

GROUP A			
Class Title	Class Code	Premium	Reference#
Construction & Maintenance Project	······································		
Specialist	627E	\$10.00/hour	3
Construction & Maintenance Project Lead	627F	See References	3, 39
Construction & Maintenance Project			
Supervisor	627G	See References	3, 39
Custodian 1	378I	5 percent	9
Custodian 2	678J	5 percent	9
Electrician	608F	5 percent	51
Equipment Operator 1	618R	10-percent	12
Ferry Operator Assistant	653P	10 percent	5

GR	OUP A		
Class Title	Class	Premium	Reference#
Industrial Hygienist 2	394E	10 percent	56
Industrial Hygienist 3	394F	10 percent	56
Industrial Hygienist 4	394G	10-percent	56
Highway Maintenance Worker 3	596S	See References	5, 14, 16, 21, 22
Bridge Maintenance Specialist Lead	597N	See References	5, 21, 22
Maintenance Mechanic 1	626J	10 percent	14
Maintenance-Mechanic-2	626K	10 percent	14
Maintenance Mechanic 3	626L	See References	5, 14, 16
Maintenance Specialist 2	596I	10 percent	5
Maintenance Specialist 3	596J	-10-percent	5
Maintenance Specialist 5	596L	See Reference	21
Bridge Maintenance Specialist 3	5971	See-References	5, 22
Highway Maintenance Worker 1	596P	See References	5, 16, 22, 36
Highway Maintenance Worker 2	596Q	See References	5, 16, 22, 36

GRO	OUP A		:
Class Title	Class	Premium	Reference#
Class Title	Code	rremium	Kerer ence#
Bridge Maintenance Specialist 1	597F	See References	5, 21, 22
Bridge Maintenance Specialist 2	597G	See References	5, 21, 22
Mental-Health Technician 1	347L	5 percent	11
Mental Health Technician 2	347M	5-percent	11
Mental-Health Technician 3	347N	5 percent	11
Park Ranger 2	389B	7.5 percent	53
Park Ranger 3	389C	7.5 percent	53
PBX Chief Operator	101H	5 percent	4
Psychiatric Security Attendant	347J	5-percent	11
Residential Rehabilitation Counselor 2	347F	2.5 percent	55
Residential Rehabilitation Counselor 3	347G	2.5 percent	55
Residential Rehabilitation Counselor 4	347H	2.5 percent	55
Safety and Health Specialist 1	392E	10-percent	56
Safety and Health Specialist 2	392F	10 percent	56
Safety and Health Specialist 3	392G	10 percent	56
Safety and Health Specialist 4	392H	10 percent	56

GROUP A			
Class Title	Class Code	Premium	Reference#
Security Guard 2	385L	2.5 percent	55
Security Guard 3	385M	2.5 percent	55
Traffic Safety Systems Operator 1	4 01A	10 percent	40
Traffic Safety Systems Operator 3	401C	10 percent	40
Traffic Safety Systems Operator 4	4 01D	10 percent	40
Truck Driver 1	632I	10 percent	12
Truck Driver 2	632J	10 percent	12
Warehouse Operator 1	1171	\$10.00/month	2-

GROUP B		
Assigned Duty	Premium	Reference#
Asbestos Workers (Certified)	10 percent	20
Certified Instructors (DOC)	\$15.00/hour	50
Specialty Teams (DOC)	5 percent	59
Dual Language Requirement	5 percent	18
SCUBA Diving/DPIC Requirement	\$10.00/hour	3

REFERENCE #2:

1

- 2 For full-time assignment to forklift operations. Basic salary plus ten dollars (\$10.00) a
- 3 month-shall-be paid to-employees in this class.

4 REFERENCE #3:

- 5 For required SCUBA diving and/or serving as Designated Person in Charge (DPIC). Basic
- 6 salary plus ten dollars (\$10.00) per diving or DPIC hour to employees in any class.

7 **REFERENCE #4:**

- 8 For direct supervisory responsibility over PBX and Telephone Operators. Basic salary plus
- 9 five percent (5%).

10 **REFERENCE #9:**

- 11 For full-time assignment to a floor care crew and the operation of heavy duty floor cleaning
- 12 and waxing equipment. Basic salary range plus five percent (5%). Basic salary range plus
- 13 two (2) ranges will also be paid to designated working supervisor of floor crew.

14 REFERENCE #18:

- 15 Employees in any position whose current assigned job responsibilities include proficient
- 16 use of written and oral English and proficiency in speaking and/or writing one or more
- 17 foreign languages, American Sign Language, or Unified English Braille, provided that
- 18 proficiency or formal training in such additional language is not required in the
- specifications for the job class. Basic salary plus five percent (5%) for all hours worked.

20 REFERENCE #20:

- 21 Basic salary plus ten percent (10%) for certified asbestos workers while they are required
- 22 to wear and change into or out of full-body protective clothing and a pressurized respirator.

1 REFERENCE #25:

- 2 Basic salary plus five percent (5%) for crime lab support staff performing evidence
- 3 handling activities.

4 REFERENCE #29:

- 5 Upon review from OFM State Human Resources and negotiations with OFM Labor
- 6 Relations Section employees in any position located where the cost of living impacts the
- 7 agency's ability to recruit and/or retain employees which would severely impair the
- 8 effective operation of the agency, will be compensated basic salary plus specified
- 9 percentages as detailed in the Group C listing.

10 REFERENCE #50:

- 11 Within the Department of Corrections (excluding those assigned to the Training and
- 12 Development Unit and Emergency Operations Unit), certified instructors of defensive
- tactics, firearms, taser, verbal tactics, and pistol maintenance, will be compensated at basic
- salary plus fifteen dollars (\$15.00) per hour for every hour engaged in giving instruction to
- or in receiving re-certification training.

16 REFERENCE #59:

- 17 Basic salary plus five percent (5%) shall be paid to trained and qualified employees who
- 18 are assigned members of the following designated specialty teams: Emergency Response
- 19 Team (ERT), Special Emergency Response Team (SERT), Inmate Recovery Team (INT),
- 20 Crisis Negotiation Team (CNT), Resilience Support Team (RST), Honor Guard,
- 21 Department Incident Management Team (DIMT) and Peer Support Team. and Critical
- 22 Incident Stress Management (CISM). Assignment pay under this reference shall be paid
- 23 on an hour for hour basis for every hour worked during an authorized team related
- 24 assignment or training.

TENTATIVE AGREEMENT REACHED

Tentative Agreement WFSE GG-DOC/2025-2027 Negotiations August 20, 2024 Page 7 of 7

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8/20/24

Rachel Barckley-Miller/Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

on Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1		SUPPLEMENTAL DOC APPENDIX R
2		JOB CLASSIFICATIONS - TWELVE MONTH PROBATIONARY PERIOD
3	1.	Arts Commission
4		Administrative Assistant 3 and 4
5		Information Technology Specialist 3
6		Preservation and Museum Specialist 4
7		Office Assistant 3
8	2.	Department of Agriculture
9		Agricultural Aide
10		Agricultural Commodity Inspector 1, 2, and 3 (Seed Inspection Program only)
11		Brand Inspector 1
12		Laboratory Assistant 1 and 2
13		Plant Services Specialist 1 and 2
14		Agricultural Commodity Inspector 2, 3 (Fruit and Vegetable Inspection Program
15		only)
16	3.	Department of Children, Youth, and Families
17		Social Service Specialist 1, 2, 3 and 4
18		Procurement & Supply Specialist 1
19		Public Benefits Specialist 2 (9 month)
20	<u>1.</u> 4.	Department of Corrections — See DOC Addendum
21		Community Corrections Officer 1
22		Corrections and Custody Officer 1
23	5.	Department of Financial Institutions
24		-Financial Legal Examiner 2

1	6.	Department of Labor & Industries
2		Industrial Hygienists 2, 3, 4 (DOSH only)
3		Safety and Health Specialists 1, 2, 3, 4 (DOSH only)
4	7.	Department of Licensing
5		Business and Professions Auditor 1, 3, and 4
6		Vehicle Service Liaison Officer 1 and 2
7	8.	Department of Social and Health Services
8		Adult Training Specialist 1
9		Attendant Counselor 1
10		Claims Officer 1 Department of Social and Health Services
11		DDS Adjudicator 1
12		Developmental Disabilities Case/Resource Manager Traince
13		Public Benefits Specialist 2 (9 months, excluding HCS)
14		Public Benefits Specialist 2 (HCS only)
15		Procurement and Supply Specialist 1
16		Social Service Specialist 1, 2, 3, and 4
17		Support Enforcement Officer 1
18		Vocational Rehabilitation Counselor 2 and 3
19	9.	Department of Transportation
20		Highway Maintenance Worker 1 and 2
21	10.	Horse Racing Commission
22		Racing License Specialist
23		Racing Official Assistant
24		Racing Official 1 and 2
25		Racing Pari-Mutuel Inspector
26		Racing Steward

1	11.	Office of the Attorney General
2		AGO Investigator/Analyst
3		AGO Senior Investigator/Analyst
4		AGO Investigator/Analyst Supervisor
5		Clinical Health Care Investigator
6		Financial Examiner 1
7		Financial Examiner 2
8		Financial Examiner 3
9		Financial Examiner 4
10		Financial Legal Examiner 1
11		Financial Legal Examiner 2
12		Financial Legal Examiner 3
13		Financial Legal Examiner 4
14	12.	Office of the Insurance Commissioner
15		Health Insurance Advisor 1 and 2
16	13.	Parks and Recreation Commission
17		Park Ranger 1, 2, 3, and 4
18	14.	Services for the Blind
19		Vocational Rehabilitation Counselor 3 and 4
20	15.	Utilities and Transportation Commission
21		Transportation Engineers 3 (Federal Rail Inspectors)
22		Rail Carrier Compliance Specialist (State Rail Inspectors)
23		Investigator 3 (Motor Carrier Inspectors)
24		Energy/Utilities Engineer 3 (Pipeline Inspectors)

1	16. Washington State Historical Society
2	Preservation and Museum Specialist 2
3	Preservation and Museum Specialist 3
4	Preservation and Museum Specialist 4
5	Program Specialist 5
6	Capital Projects Coordinator 2
.7	Information Technology Specialist 2
8	17. Washington State Patrol
9	Forensic Scientist 1, 2, 3, 4, and 5
10	Fingerprint Technician 1 and 2

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For the Employer

Rachel Barckley-Willer 6/5/24
Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

For the Union

Ton Johnson, Law Enforcement Labor Advocate

Washington Federation of State Employees

1	DOC MOU B.
2	Memorandum Of Understanding
3	BETWEEN
4	THE STATE OF WASHINGTON
5	AND
6	Washington Federation Of State Employees
7	Department of Corrections - Vaccine Booster Incentives
8	It is the duty of every Employer to protect the health and safety of employees by
9	establishing and maintaining a healthy and safe work environment.
10	Employees who choose to be boosted, at a location of their choosing, and voluntarily
11	provide their employer with proof of up-to-date COVID-19 booster vaccination, which
12	must include any boosters recommended by the U.S. Centers for Disease Control (CDC)
13	at the time proof is provided to the employer, between January 1, 2023, and December 31,
14	2023, shall receive a one thousand dollar (\$1000.00) one-time lump sum payment to be
15	paid no earlier than July 25, 2023. All information disclosed to the Employer during the
16	vaccination verification process will be stored in the employee's confidential medical file
17	only. This information will only be accessed by the Employer on a need-to-know basis.
18	The lump sum payment will be reflected in the employee's paycheck subject to all-required
19	state and federal withholdings and be provided as soon as practicable based upon their
20	agency's Human-Resources and/or payroll processes. Employees will receive the lump sum
21	payment only once during their employment with the State, regardless of whether they hold
22	multiple positions or are employed by multiple agencies between January 1, 2023 and
23	December 31, 2023.

ı	This agreement will expire June 30, 2025.	,
2	Dated November 10, 2022	
	For the Employer:	For the Union:
	/s/	/s/
	Scott Lyders, OFM	Kurt Spiegel, WFSE/AFSME
	Labor Negotiator	Council 28 Interim Executive
		Director

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Willer 8120124 Rachel Barckley-Miller Labor Negotiator

OFM/SHR Labor Relations &

Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees

1	DOC MOU	
2	MEMORANDUM OF UNDERSTANDING	
3	BETWEEN	
4	THE STATE OF WASHINGTON	
5	AND	
6	WASHINGTON FEDERATION OF STATE EMPLOYEES	
7	Case Manager Field Training Officer Program	
8	Support, training and education are imperative in order to retain new officers and to have	
9	a comprehensive and ready work force. The parties recognize the need for a case manager	
10	field training officer program to be provided for those employees with arrest authority who	
11	work in the community. The Department of Corrections Case Manager Field Training	
12	program-is committed to helping newly appointed case managers cultivate the skills they	
13	learned in Community Corrections Officer Academy (CCOA) and ensure their success	
14	through peer support, training, regular reviews, and evaluation in an effort to improve	
15	facility safety and overall excellence. The parties agree to continue discussions on the	
16	training to be provided.	
17	This MOU will expire June 30, 2027.	
18	Dated [Insert Date]	
	TENTATIVE AGREEMENT REACHED	

An electronic signature to this Agreement shall be given effect as if it were an original signature.

For the Employer

For the Union

Rachel Barckley-Miller 6/26/24
Rachel Barckley-Miller, Labor Negotiator

OFM/SHR Labor Relations & Compensation Policy Section

Ton Johnson, Law Enforcement Labor Advocate Washington Federation of State Employees