		Attach	ment
		AGREEMENT	
		BY AND BETWEEN KING COUNTY	
	OFFICE &	AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, L	OCAL 8
	OFFICE &	REPRESENTING EMPLOYEES IN	
5		ATTLE-KING COUNTY DEPARTMENT OF PUBLIC HEALTH	
	DIVISI	ON OF ALCOHOL, TOBACCO AND OTHER DRUGS PREVEN AND	TION
5		DEPARTMENT OF COMMUNITY AND HUMAN SERVICES	
,	MENTAL H	EALTH, CHEMICAL ABUSE AND DEPENDENCY SERVICES	DIVISION
;			
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1	PREAMBLE
2	These articles constitute an agreement, the terms of which have been negotiated in good faith
3	between King County (hereinafter referred to as the Employer) and the Office and Professional
4	Employees International Union Local 8 (hereinafter referred to as the Union) representing employees
5	in the Department of Public Health, Seattle and King County, and the King County Department of
6	Community and Human Services. This Agreement shall be subject to approval by ordinance by the
7	County Council of King County, Washington.
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40	Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division);
	Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 1

1	PURPOSE
2	The intent and purpose of this Agreement is to promote the continued improvement of the
3	relationship between the Employer and its employees by providing a uniform basis for implementing
4	the representation rights of public employees. It sets forth in writing the negotiated wages, hours and
5	other working conditions of such employees in appropriate bargaining units provided the Employer
6	has authority to act on such matters. The objective of this Agreement is to promote cooperation
7	between the Employer and its employees. This Agreement and the procedure which it establishes for
8	the resolution of differences is intended to contribute to the continuation of good employee relations.
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ARTICLE 1: UNION MANAGEMENT RELATIONS

Section 1.1. Union Recognition. The Employer agrees to recognize the Union as the sole collective bargaining representative for all full-time, regular part-time, and temporary employees as referenced in Public Employment Relations Commission (PERC) Decision 5250. The job titles of employees covered by this Agreement are set forth in Addendum A.

6 Section 1.2. Union Coverage. The Employer shall notify the Union within thirty (30) days of 7 the establishment of any new classification in the Prevention Division, Department of Public Health 8 or the Mental Health, Chemical Abuse and Dependency Services Division, Department of 9 Community and Human Services. Upon request from the Union, the Employer shall consult with the 10 Union as to the appropriateness of including any new classification in the bargaining unit. Inclusion 11 or exclusion from the bargaining unit, absent Agreement, shall be subject to a decision of the Public 12 Employment Relations Commission. The Union and the Employer shall negotiate over the rate of 13 pay for all new classifications in the bargaining unit.

14 Section 1.3. Union Security and Membership. It shall be a condition of employment that all 15 employees covered by this Agreement who are members of the Union in good standing on the 16 effective date of this Agreement shall remain members in good standing and those who are not 17 members in good standing on the effective date of this Agreement, shall on the thirtieth (30th) day 18 following the effective date of this Agreement, become and remain members in good standing in the 19 Union. It shall also become a condition of employment that all employees covered by this Agreement 20 and hired or assigned into the bargaining unit on or after the effective date shall, on the thirtieth 21 (30th) day following the beginning of such employment, become and remain members in good 22 standing in the Union.

Section 1.4. Nothing in this Article shall require an employee to join the Union if the
employee qualifies for exemption based on a bona fide religious belief or on bona fide religious tenets
or teachings of a church or religious body of which the employee is a member, in which case an
amount of money equivalent to regular Union dues and initiation fee shall be paid to a non-religious
charity mutually agreed upon by the employee affected and the bargaining representative to which
such employee would otherwise pay the dues and initiation fee. The employee shall, every thirty

1 || (30) days, furnish proof that such payment has been made.

2 Section 1.4.(a). Nothing in this Article shall require an employee to join the Union who elects
3 linstead to pay the Union an agency fee as allowed by law.

4 Section 1.5. Rosters. Every six (6) months, upon request by the Union, the Employer shall
5 send the Union a list of all employees covered by this Agreement and include their name, address,
6 classification, rate of pay, hours worked, FTE status, and hire date.

7 Section 1.6. In the event an employee fails to apply for or maintain his/her membership in the
8 Union as required, the Union may give the Employer notice of this fact. Within twenty (20) days
9 after receipt of such notice, if the employee has not obtained membership in the Union, the services
10 of such employee shall be terminated by the Employer.

Section 1.7. Union Insignia. Employees who are members of the Union in good standing
shall be permitted to wear, during work hours, any type of Union insignia prescribed by their
international or local organization. The wearing of such insignia by a Union member shall not be
cause for discipline. This provision shall not excuse an employee from following any departmental
dress code.

16 Section 1.8. Dues Deduction. The County agrees to deduct from the pay check of each
17 employee who has authorized it, the regular monthly dues uniformly required of members of the
18 Union. The amounts deducted shall be transmitted monthly to the Union on behalf of the employees
19 involved. Authorization by the employee shall be on a form approved by the parties hereto and may
20 be revoked by the employee upon request. The performance of this function is recognized as a
21 service to the Union by the County.

Section 1.9. Bulletin Boards. The Department of Community and Human Services shall
provide bulletin board space for the posting of Union-related material in areas accessible to
bargaining unit members; provided, however, that said space shall not be used for notices which are
political in nature. All material posted shall be officially identified as authorized for posting by the
Union and a copy of all material to be posted will be provided to the Department Personnel Manager
prior to or concurrent to posting. All material shall have an expiration date listed; once that
expiration date has been reached said material may be removed by the Employer. The Union shall

be allowed to post electronic mail notices on the King County electronic mail system if the notices
 meet the same requirement, provided the notices also comply with King County policies governing
 electronic mail and internet use. The parties understand and agree there is no guarantee of privacy of
 electronic mail messages. In no circumstances shall use of the County equipment interfere with
 normal operations or service to the public.

6 Section 1.10. Hold Harmless. The Union shall indemnify, defend, and hold the County
7 harmless against any and all claims made and against any and all suits instituted against the County
8 arising, directly or indirectly, out of any actions taken or not taken by or on behalf of the County
9 under Sections 1.3, 1.6 and 1.8 of this Article.

10 Section 1.11. Union Notification. Within ten (10) days from assignment of any employee for
11 regular employment, the Employer shall forward the Union a completed membership application
12 form signed by that employee. The Employer shall notify the Union promptly of all employees
13 leaving its employment.

Section 1.12. Visitation. An authorized Union representative may visit the work location of
employees covered by this Agreement for the purpose of investigating grievances and observing
working conditions. The visits shall not interfere with or disturb employees in the performance of
their work nor interfere with the delivery of County services. The Union shall notify the Employer of
such visits in advance. Except as may be provided in other provisions of this Agreement, department
work hours shall not be used by employees for the conduct of Union business or the promotion of
Union affairs (e.g., conduction of elections and other internal Union business).

The Union shall provide the department head and the Director of the of Human Resources
Division or designee a written list of the names of all authorized Union staff representatives; said list
shall be kept current by the Union. Access to work locations shall only be granted to Union staff
representatives on the current list.

Section 1.13. Shop Steward. The Employer agrees to recognize employees appointed and
identified by the Union to be Shop Stewards. Upon notification to a designated supervisor or officer,
a Shop Steward may, if requested by the grievant, initiate grievances and attend grievance meetings
on work time. The Shop Steward's work shall not be unreasonably disrupted because of his/her

participation in grievance matters.
Section 1.14. Present Conditions. No present employee, who, prior to the date of this
Agreement was receiving more than the rate of wages or benefits designated in this Agreement for the
class of work in which the employee was engaged, will suffer a reduction in the rate of wages or
benefits from the application of this Agreement, unless such reduction is part of this Agreement.

1 ARTICLE 2: DEFINITIONS

Section 2.1. Probationary Employee. An employee who is employed in a career service
 position and is serving a probationary period. The probationary period is the period of time prior to
 the final step in the competitive screening process for career service appointments.

5 Section 2.2. Full-Time Regular Employees. Full-time regular employees are employees who
6 have an established work schedule of not less than thirty-five (35) and not more than forty (40) hours
7 per week and fill a full-time budgeted position.

8 Section 2.3. Part-Time Regular Employees. Part-time regular employees are employed in a
9 part-time regular position and are regularly scheduled to work at least 910 hours in a year (35 hour
10 work week) or 1040 hours in a year (40 hour work week). Part-time regular employees are members
11 of the career service and are eligible for holidays, leave, and insured benefits.

12 Section 2.4. Temporary Employees (excluding Term-limited Temporary Employees). 13 Temporary employees are individuals employed in a temporary position, either full or part-time, 14 employed on a temporary basis for less than 910 hours in a calendar year (35 hour work week) or 15 1040 hours in a calendar year (40 hour work week). Temporary employees shall be exempt from all 16 provisions of this Agreement except for Section 1.6, Section 2.4, and Article 11 Grievance Procedure; 17 provided however, temporary employees shall be covered by the Grievance Procedure solely for the 18 purposes of adjudicating grievances relating to Section 1.6, Section 2.4, and Article 11 of this 19 Agreement. The Department will not use temporary employees to cause the reduction of existing 20 bargaining unit positions.

Section 2.5. Temporary Employees' Pay. Temporary employees (other than term-limited
 temporary employees) whose work hours exceed the calendar year working hours threshold defined in
 Section 2.4 shall be eligible for pay in lieu of benefits as provided by King County ordinance
 (KCC 3.12.040).

Section 2.6. Term-limited Temporary Employees. Term-limited temporary employees are
 those employed in a term-limited temporary position. Term-limited temporary employees are not
 members of the career service and may not be employed in term-limited temporary positions longer
 than three years beyond the date of hire, except as provided in King County Code. Term-limited

temporary employees are exempt from all provisions of this Agreement except those provisions that
 cover temporary employees as defined in Section 2.4 above. In addition, term-limited temporary
 employees are eligible for paid leaves, holidays, and insured benefits as provided by King County
 ordinance (KCC 3.12.040).

Section 2.7. Hourly (overtime-eligible) employees. Hourly employees are eligible for
overtime in accordance with the provisions of the Fair Labor Standards Act and this collective
bargaining agreement. These employees will be paid for all the hours they are required or permitted
to work.

9 Section 2.8. Exempt employees. Exempt employees are those who occupy positions that are
10 exempted from the overtime provisions of the Fair Labor Standards Act. Exempt employees are not
11 eligible for overtime pay and are expected to work the hours necessary to perform the work. The core
12 work week is forty (40) hours, with meal periods as scheduled by the employee. Exempt employees
13 who are absent for part of a work day will not be required to charge such absences against any
14 accrued leave balances, nor will the employees' pay be reduced.

15 Section 2.9. Seniority. Seniority is measured by the adjusted service date in a career service
16 appointment in a classification and position covered by this Agreement. The adjusted service date
17 shall include time in a temporary appointment (including term-limited temporary) if the temporary
18 position was covered by this Agreement, and a break in service between the temporary and the career
19 service appointment is no more than thirty calendar days.

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3: NON-DISCRIMINATION

Employer and the Union agree that they will not discriminate against any bargaining unit th respect to compensation, terms, conditions or privileges of employment by reason of age, sex, marital status, sexual orientation, creed, religion, ancestry, national origin, disability, union activity, or military service. Both parties agree personnel actions may be taken to accommodate disabilities as may be required under the American with Disabilities Act (ADA).

Complaints or charges under this Article may be pursued through Step 3 of the grievance procedure set forth in Article 11 of this Agreement, and/or with appropriate local, state or federal equal employment opportunity agencies.

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ARTICLE 4: EMPLOYMENT PRACTICES

Section 4.1. Discipline. Regular employees may be disciplined or discharged for just cause, which includes the concept of progressive discipline. The type and level of disciplinary action will be determined by the nature and severity of the behavior and/or performance leading to disciplinary action. In cases of suspension or discharge, the specified charges and duration, where applicable, of the action shall be furnished to the employee in writing prior to the effective date of the action except in emergency situations. A copy of said notice shall be sent to the Union.

8 Employees shall have the right to the attendance of a Union representative at disciplinary
9 and/or investigatory meetings. If the employee requests Union representation at such a meeting, the
10 employee shall notify the Employer and shall be provided reasonable time to arrange for a
11 representative to be present. If the employer has not informed the employee prior to the meeting of
12 the meeting's purpose and of the employee's right to have a representative present, the employee may
13 request adjournment for a reasonable time period until a representative can be present.

Section 4.2. Personnel Files. The employees covered by this Agreement may examine their
personnel files in the department's personnel office in the presence of the department Personnel
Manager or a designee. Upon request, employees may receive a copy of any materials in their file.
Employees shall be notified of any materials related to disciplinary actions to be placed in their
personnel files. Employees shall be given an opportunity to provide a written response to any written
evaluations, disciplinary actions, or any other material to be included in the personnel file.

Section 4.3. Employer Policies. All written department policies and procedures addressing
working conditions specified in this Agreement for employees covered by this Agreement shall be
furnished to the Union. If conditions allow, the Employer will attempt to give the Union at least two
(2) weeks notice of any such written policies.

Section 4.4. Performance Evaluations. The Employer shall maintain a performance
evaluation system relating to employees covered by this Agreement. The performance evaluation
system shall be used as a method in measuring an employee's performance. The performance
evaluation system shall encompass performance expectations based upon the goals and objectives of

28 || the position being evaluated.

The evaluation must be prepared prior to and presented to the affected employee at an
 evaluation conference which usually will be conducted by the person writing the evaluation. The
 evaluatee has the responsibility to participate in the evaluation conference and to improve work
 performance in any area where performance deficiencies are found to exist.

5 The evaluation shall be signed and dated by both the evaluator and evaluatee to signify that
6 the evaluation has been reviewed in conference and the evaluatee shall, upon request, be given a copy
7 of his/her evaluation. In addition, the evaluatee may, during said conference, or within two (2) weeks
8 after the conference, comment in writing relative to the substance of the evaluation either on the
9 evaluation form or have his/her written comments affixed to the evaluation.

Employees appointed to regular, career service positions shall be evaluated at least once
during their probationary period and no less than annually thereafter. Normally, evaluations during
the probationary period will occur at two months and four months after the date of the probationary
appointment.

Section 4.5. Position Vacancies. The County and the Union mutually agree on the 14 desirability of providing opportunities for current employees to seek promotions and other career 15 opportunities within the County. The County will ensure that employees covered by this Agreement 16 receive notice of all career service positions within the bargaining unit that are available for 17 application. All bargaining members who complete the application process, and are qualified, will be 18 considered as candidates for career service job openings within the bargaining unit. If the 19 qualifications of a regular career service bargaining unit candidate are equal with the qualifications of 20 another candidate, the regular bargaining unit employee shall receive preference for appointment. If 21 two career service bargaining unit candidates are equally qualified, the most senior employee shall be 22 23 appointed.

Section 4.5.(a). Work Assignment. When there is an opportunity for bargaining unit
employees to be assigned to work on a special project of limited duration, or to be assigned
temporarily to perform the duties of a high-level job class, management shall notify the qualified
bargaining unit members and allow an opportunity for employees to volunteer to be considered for
the assignment. If two bargaining unit candidates are equally qualified, the most senior employee

will receive the assignment.

Section 4.6. Probation Period. An employee appointed to a career service position shall
serve a probation period, which normally shall be six months from the date of appointment to a
classification. The probation period may be extended provided the employee and union
representative are notified of the extension prior to the expiration the initial six months, but probation
shall not exceed twelve months in any case.

ARTICLE 5: HOURS OF WORK

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Section 5.1. Workweek/Workday. For regular full-time employees, between seven (7) and eight (8) hours shall constitute a normal day's work and between thirty-five (35) and forty (40) hours in any one week, between the hours of 7:00 a.m. and 5:00 p.m., or five (5) consecutive days, shall constitute a normal workweek. It is understood that the Employer may change the hours of any job where the working hours no longer meet the requirement of the work flow.

Section 5.1.(a). With the approval of the employer, employees may flex their schedules to
fulfill their job responsibilities.

9 Section 5.2. Meal and Break Periods. Each seven (7) or eight (8) hour workday for
10 overtime-eligible employees shall include one unpaid meal period of at least thirty (30) minutes
11 approximately midway through the shift, and two (2) paid break periods of fifteen (15) minutes each.
12 One additional paid break period of fifteen (15) minutes may be taken during each three (3) hour
13 overtime period. Employees required to remain in the workplace during their meal period shall be
14 paid.

15 Section 5.3. Overtime. All time worked by an overtime-eligible employee in excess of forty
16 (40) hours in one work week (except as provided in Section 6.8), shall be considered overtime and
17 paid for at the overtime rate. All overtime requires prior authorization by the Employer. With mutual
18 agreement between the Employer and employee, overtime work may be compensated with
19 compensatory time off at the rate of one and one-half times the time worked.

Section 5.3.(a). Employees required to work four (4) or more hours beyond their regular shift
shall be provided a meal allowance consistent with County ordinance. Rest breaks and meal periods
during overtime work will be provided consistent with State laws.

Section 5.4. Workweek. Nothing in Article 5 shall limit the Employer's ability to offer the
Employee an alternative work schedule. Employees may have flexible work schedules with the
mutual consent of the employee and the Employer. Requests by the employee to work an alternative
work schedule shall not be unreasonably denied by the Employer.

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Section 5.5. Call-In Pay. Should an overtime-eligible employee be called in to work on a scheduled day off or after normal working hours, the employee shall receive not less than two (2)

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1	hours pay at the applicable rate. An employee shall be deemed to have been called in only when the	
2	employee receives notice of work after having left the work site. If an employee receives such notice	
3	of work before leaving the work site, but after the end of the preceding regular shift, the employee	
4	shall be deemed to have worked continuously.	
5	Section 5.6. Inclement Weather. Should weather conditions prevent an employee from	
6	reporting to work the following shall apply:	
7	1. Employees shall notify their supervisors as soon as they are aware they are unable	
8	to report for work.	
9	2. Employees may request and supervisors may approve the use of compensatory	
10	time, vacation time, or leave without pay to cover time loss due to inclement weather.	
.11	3. Sick leave may not be used to cover time loss due to inclement weather.	
12	4. Upon prior approval by the Employer, employees may report to work at another	
13	work facility closer to their residence in the event of inclement weather.	
14	Section 5.7. Training. When management approves an employee to attend a training	
15	program, the training will be considered paid work time, and the County will pay program fees and	
16	pay travel expenses in accordance with County reimbursement policies.	
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ARTICLE 6: HOLIDAYS

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Section 6.1. Holidays Observed. The following days or days in lieu thereof shall be recognized as holidays without salary deduction:

New Year's Day	January 1
MLK Birthday	Third Monday in January
President's Day	Third Monday in February
Memorial Day	Last Monday in May
Independence Day	July 4
Labor Day	First Monday in September
Veteran's Day	November 11
Thanksgiving Day	Fourth Thursday in November
Day after Thanksgiving	Friday after Thanksgiving
Christmas Day	December 25

16 Section 6.2. Personal Holidays. Each employee shall receive two (2) additional personal
17 holidays to be administered through the vacation plan. These days can be used in the same manner as
18 any vacation day earned. Administration of this benefit shall be consistent with King County
19 Ordinance.

20 Section 6.3. Holiday Pay Qualification. An employee must be in paid status on the day prior
21 to and the day following a holiday to be eligible for holiday pay.

22 Section 6.4. Work on a Holiday. Work performed on holidays by overtime-eligible
23 employees shall be paid at one and one half (1-1/2) times the regular rate in addition to the regular
24 holiday pay.

25 Section 6.5. Holidays falling on Saturday shall be observed the preceding Friday unless
26 otherwise designated. Holidays falling on Sunday shall be observed the following Monday unless
27 otherwise designated.

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Section 6.6. Proration of Paid Holidays for Part-time Employees. A regular part-time

employee shall receive prorated paid holiday time off (or paid time in lieu thereof) based upon
 straight time hours compensated during the pay period prior to the pay period in which the holiday
 falls.

Section 6.7. Holiday Pay for Alternative Work Schedules. Holiday benefits shall be based 4 5 on an eight (8) hour day, for employees working a forty (40) hour per week schedule. Employees working a thirty-five (35) hour per week schedule receive holiday benefits based on seven (7) hours a 6 day. Employees scheduled to work an alternative work week shall be granted no more than ninety-six 7 8 (96) holiday hours per year, eighty-four (84) hours for employees working a thirty-five hour per week 9 schedule. An employee working an alternative schedule, such as four ten-hour days, during which a holiday occurs shall have the option of receiving eight (8) hours pay for the holiday pay or adding 10 either accrued compensatory or vacation time to the eight (8) hours of holiday pay in order to receive 11 12 ten (10) hours of pay for the holiday. 13 Section 6.8. Holidays and Overtime. Holidays paid for but not worked shall be recognized as time worked for the purpose of determining overtime eligibility, except for paid time off taken as a 14 15 personal holiday as defined in Section 6.2 above. 16 17 18 19 20 21 22 23 24 25 26 27 28 Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 16

ARTICLE 7: VACATION

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Section 7.1. Accrual.

Section 7.1.(a). Full-time Regular and Term-limited Temporary employees shall accrue vacation pursuant to County ordinance:

5 6	Full Years of Service	Annual Leave in Days	
7	Upon hire through end of Year 5	12	
8	Upon beginning of Year 6	15 -	
9	Upon beginning of Year 9	16	
10	Upon beginning of Year 11	20	
11	Upon beginning of Year 17	21	
12	Upon beginning of Year 18	22	
13	Upon beginning of Year 19	23	
14	Upon beginning of Year 20	24	
15	Upon beginning of Year 21	25	
16	Upon beginning of Year 22	26	
17	Upon beginning of Year 23	27	
18	Upon beginning of Year 24	28	
19	Upon beginning of Year 25	29	
20	Upon beginning of Year 26 and beyond	30]
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22	Section 7.1.(b). Regular and Term-limited Temporary	Part-time Employ	ees shall accrue
23	vacation prorated to the number of hours the employee actuall	y works.	

Section 7.2. Use of Accrued Vacation.

Section 7.2.(a). An eligible employee may accumulate a vacation balance of up to sixty (60) 25 days (480 hours). The maximum is 420 hours for employees with a 35 hour work week. Eligible 26

employees shall continue to accrue vacation in excess of the maximum during the calendar year in 27

which they reach the maximum; however, they must use vacation leave beyond the maximum 28

accrual amount before December 31 of each year. Employees who leave King County employment
 after at least six months of service will be paid for their unused vacation up to the maximum specified
 herein. Employees shall forfeit the excess accrual on December 31 of each year, unless the employee
 has received approval in accordance with County policies and procedures to carry over excess
 vacation into the following year.

6 Section 7.2.(b). Employees may use accumulated vacation with pay after completing one
7 thousand forty (1040) hours or six (6) calendar months, whichever occurs first.

8 Section 7.2.(c). The minimum vacation allowance to be used by an employee shall be one (1)
9 hour. Employees who are exempt from the overtime requirements of the Fair Labor Standards Act
10 (FLSA) shall not normally use leave in increments of less than one work day.

Section 7.2.(d). After six (6) months service, upon termination of employment for any reason,
employees shall be paid for all unused vacation

13 Section 7.2.(e). Upon the death of an employee in active employment, pay shall be issued for
14 any unused vacation.

Section 7.3. Vacation Scheduling. The Department and Division management shall arrange 15 vacation time for employees on such schedules as will least interfere with the functions of the 16 17 Department but which accommodate the desires of the employee to the greatest degree possible. Employee vacation requests shall be approved or denied in writing within ten (10) workdays after 18 19 submission to the Employer. Scheduled vacation shall not be denied once approved by the Employer, 20 except in an emergency. When two or more employees submit vacation requests simultaneously and 21 only one request can be approved, the employees will first attempt to resolve the matter among 22 themselves. If it is not resolved, the request of the most senior employee will be approved.

23 Section 7.4. Vacation Usage Prior to a Leave of Absence. Employees must use all accrued
24 vacation prior to beginning a leave of absence without pay for non-medical reasons, unless an
25 exception is approved by the King County Human Resources Division Director.

26 Section 7.5. Retirement and Vacation Accrual Pay-Off. Employees who are eligible for
27 participation in the Public Employees' Retirement System (PERS), shall be compensated for accrued
28 vacation upon retirement in accordance with PERS regulations and state law.

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ARTICLE 8: SICK LEAVE

Section 8.1. Accrual. Employees shall accrue and use sick leave consistent with King County ordinance. Sick leave with pay shall be earned by all regular and term-limited temporary employees at the rate of .04616 times the number of hours in pay status, exclusive of overtime, up to a maximum of eight hours per month. There shall be no maximum on accrual of sick leave. New employees shall accrue sick leave from date of hire.

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Section 8.2. Use of Accrued Sick Leave.

Section 8.2.(a). Employees may use accrued sick leave in accordance with applicable federal,
state, and local laws, including using sick leave for the illness or injury to the employee, serious
illness or injury to spouse, domestic partner or relatives living with and dependent upon the
employee, medical or dental care for the employee, and for maternity or paternity leave. An
employee is entitled to all benefits of this Agreement while using earned sick leave, including the
accrual of sick leave, vacation, holiday pay, retirement, and health and welfare benefits.

Section 8.2.(b). Department management shall be responsible for proper administration of the
sick leave privilege. The employee may be required to furnish a certificate issued by a licensed health
care provider or other satisfactory evidence of illness to the appointing authority for any requested
sick leave absences of more than three (3) working days or if abuse of sick leave is suspected. Abuse
of sick leave shall be grounds for disciplinary action.

19 Section 8.2.(c). If an employee is injured or is taken ill while on paid vacation or
20 compensatory time off, in order to receive sick leave for that time, he/she shall notify the department
21 immediately upon return to work. A doctor's statement or other proof of illness or disability, while
22 on vacation or compensatory time off, must be presented regardless of the number of days involved.

Section 8.3. Sick Leave Payment. Upon the retirement or death of an employee, thirty-five
(35) percent of such employee's accumulated sick leave credits shall be paid to the employee or the
employee's estate. Payment shall be an amount equal to the accumulated, unused sick leave time
multiplied by the employee's rate of pay in effect on the date of leaving County employment, less
mandatory withholdings.

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Section 8.4. Wellness Incentive. Employees within the bargaining unit who, during a

calendar year, used less than thirty-six (36) hours of sick leave may convert eight (8) hours of unused,
 accrued sick leave to a personal vacation day to be used in the next calendar year. This benefit shall
 be prorated for part-time employees.

Section 8.5. Termination of an employee's continuous service shall cancel all sick leave accrued to the time of such termination. Should the employee separate in good standing or be laid off and return to County employment within two (2) years, he or she shall have accrued sick leave restored. No payment shall be made to any employee for unused sick leave accumulated to his or her credit at the time of termination of employment, regardless of the reason therefore, except as provided for in Section 8.3, of this Article. The date of termination of employment shall be considered as the date certified by the department head or designee as the last day worked and shall not include the equivalent time involved in any overtime or vacation payoff made at the time of termination.

Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division);
Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services)
September 1, 2009 through August 31, 2012
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Page 20

ARTICLE 9: RATES OF PAY

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Section 9.1. Pay Increases.

(a) Effective January 1, 2010, the salary in effect on December 31, 2009 for each employee in the bargaining unit shall be increased by ninety (90) percent of the CPI-W (September to September) for All U.S. Cities. In no event shall such increase be less than a minimum of two (2) percent or greater than a maximum of six (6) percent.

The parties agree to re-open negotiations during year 2010 on the subject of cost of living increases for years 2011 and 2012.

9 Section 9.2. Step Increases. Employees hired at Step 1 of their pay range shall receive one
10 (1) step increase after successful completion of the probationary period, and may receive a step
11 increase at the discretion of the Employer if hired at Step 2 or higher. Non-probationary regular
12 employees who are not at Step 10 of the salary range will receive a one-step increase annually on
13 January 1.

14 Section 9.3. Lead Pay. Employees properly assigned as leads shall receive a five (5) percent
15 premium.

16 Section 9.4. Out of Class Pay. Employees performing work in a higher paying classification
17 for two (2) or more working days, when properly assigned, shall, be paid at the first step of the higher
18 salary range, or the equivalent of two salary steps, whichever is greater, but not more than the
19 maximum rate of pay for the higher classification.

20 Section 9.5. Shift Differential. The County will pay shift differential of sixty (60) cents per
21 hour for regularly scheduled shifts of at least thirty (30) days duration which begin after 12:00 p.m.

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ARTICLE 10: LEAVES OF ABSENCE

Section 10.1. General Provisions. The continuous service and seniority status of an employee shall not be interrupted while on unpaid leave of up to one year due to industrial injury or military service.

Section 10.2. Family and Medical Leave. Employees covered by this Agreement may be
entitled to paid and/or unpaid leave for the employee's own health condition or for family care, as
provided by the King County Family and Medical Leave Ordinance and the state Family Care Act.

8 Section 10.3. Bereavement Leave. Employees shall be granted annually up to three (3) days
9 leave with pay per occurrence, up to three occurrences per year, for the death of a spouse or domestic
10 partner, or of parents, children, siblings, grandparents or grandchildren of the employee or the
11 employee's spouse/domestic partner.

12 Regular full-time employees who have exhausted their bereavement leave shall be entitled to
13 use sick leave in the amount of three (3) days for each instance when death occurs to a member of the
14 employee's immediate family.

Section 10.4. Court Leave. All regular employees ordered on a jury or to appear before a
court of law in a matter related to their employment in King County shall be entitled to their regular
pay; provided however, fees for such jury duty are deposited, exclusive of mileage, with the King
County Finance & Business Operations Division of the Department of Executive Services.
Employees shall report back to their work supervisor when dismissed from jury service. The
employee's supervisor will advise employees of the method of charging for the absence prior to the
appearance date.

22

Section 10.5. Military Duty.

The appointing authority, with the approval of the Human Resources Director, shall grant, for a period not exceeding twenty one (21) days during each calendar year, leaves of absence with pay to employees, except temporary employees and administrative interns, for the purpose of taking part in active military training duty as provided by state law, RCW 38.40.060; provided, that a request for such leave shall be submitted in writing by the employee and accompanied by a validated copy of military orders ordering such active duty training. The appointing authority and the Department of

1	Executive Services Human Resources Director shall abide by applicable federal law in granting any
2	military leave of absence for a period in excess of twenty one (21) consecutive calendar days.
3	Section 10.6. Leave Without Pay. Except where a leave of absence is taken in conjunction
4	with a worker's compensation claim, and/or according to provisions of the Family and Medical Leave
5	Ordinance leaves of absence without pay are administered as follows:
6	1. Leaves of absence without pay for periods of thirty (30) calendar days or less may
7	be authorized in writing by the employee's division manager.
8	2. Leaves of absence without pay shall be for periods not to exceed one year except
9	that the Human Resources Division Director may, in special circumstances, grant an extension
10	beyond one year.
11	3. Other employee benefits shall not accrue to the employee while on leave of absence
12	without pay except as otherwise provided by ordinance.
13	4. If a leave of absence without pay was granted for purposes of recovering health, the
14	employee may be required to submit a physician's statement concerning the employee's ability to
15	resume duties prior to return to work.
16	5. An employee on leave of absence without pay may return from the leave before its
17	expiration date if the employee provides the division manager with a written request to that effect
18	fifteen (15) days prior to resuming duties.
19	6. A leave of absence may be revoked upon evidence submitted to the department
20	director indicating that the leave of absence was requested and granted under false pretenses, or that
21	the need for the leave of absence has ceased to exist.
22	7. When a leave of absence without pay is used in conjunction with paid leave time,
23	the total paid leave time must always be used at the beginning of the period of absence and may not
24	be interspersed in the period of the leave of absence without pay.
25	Section 10.7. Industrial Accident Leave.
26	Section 10.7.(a). An employee who returns from a leave of absence due to an injury or illness
27	as a result of employment with the County will be placed on the salary range and step the employee
28	would have attained if there had been no leave of absence.
	Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 23

Section 10.7.(b). Sick leave may be used to supplement the amount of compensation received
 by an employee for workers compensation insurance, up to the amount normally received for regular
 hours worked prior to being on disability. An employee may not simultaneously collect sick leave
 and workers' compensation payments in a total amount greater than the regular net pay of the
 employee.

6 Section 10.8. Executive Leave. Employees covered by this Agreement who are exempt from
7 the overtime provisions of the Fair Labor Standards Act may be entitled to up to ten (10) days of
8 Executive Leave per year, as determined by the Employer, in accordance with Executive Policy
9 PER 8-1-2.

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ARTICLE 11: GRIEVANCE PROCEDURE

The Union and the Employer recognize the importance and desirability of settling grievances promptly and fairly in the interest of continued good employee relations and morale and to this end the following procedure is outlined. To accomplish this, every effort will be made to settle grievances at the lowest possible level of supervision. Employees will be unimpeded and free from restraint, interference, coercion, discrimination or reprisal in seeking adjudication of their grievances.

The employees and immediate supervisors are encouraged to make every attempt to resolve the issue of concern in a timely manner prior to filing a formal grievance.

9 Time limits in this Article may be extended by mutual agreement of the parties. The steps
10 provided herein may be waived by mutual agreement between the Employer and the Union.

Section 11.1. Definition. A grievance shall be defined as an alleged violation of any of the
 express terms of this Agreement.

No modifications in the basic violation being alleged pursuant to this grievance procedure
shall be made subsequent to the filing of a grievance unless mutually agreed to by both the County
and the grievant and/or the grievant's representative. Oral warnings, coaching and counseling are
non-disciplinary communications, and as such are not subject to the grievance procedure.

17

Step 1. Immediate Supervisor.

18 The employee and Shop Steward, if requested by the employee, shall present the grievance in
19 writing, within ten (10) working days of the occurrence of such grievance, to the employee's
20 immediate supervisor. The written grievance should:

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21	1. Fully describe the grievance and how the employee(s) was/were adversely affected;
22	2. Set forth the section(s) of the contract allegedly violated;
23	3. Indicate the date(s) of the incident(s) grieved;
24	4. Specify the remedy or solution to the grievance sought by the employee(s);
25	5. Identify the grievant and be signed by the grievant; and
26	6. Identify the person, if any, chosen by the grievant to be his/her representative.
27	The immediate supervisor shall gain all relevant facts and shall attempt to resolve the matter
28	and notify the employee of his/her response in writing within ten (10) working days of receipt of the
	Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September I, 2009 through August 31, 2012 038C0109 Page 25

1 grievance.

If the employee and/or Union representative has not received a response at Step 1 within the time frames listed above, the grievance may be elevated to Step 2. If the grievance is not pursued to the next step within ten (10) working days following receipt of the written Step 1 response from the immediate supervisor, or within the time frames listed above if no response is received, it shall be presumed resolved. Grievances involving a suspension or discharge from employment shall be filed at Step 2 within ten (10) workdays of being notified in writing of such disciplinary action.

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Step 2. Division Manager.

9 If the decision of the immediate supervisor has not resolved the grievance satisfactorily or is
10 filed initially at Step 2, the employee and his/her representative shall reduce the grievance to writing,
11 outlining the facts as they are understood. The written grievance shall then be presented to the
12 division director for investigation, discussion, and written reply. The division manager, after
13 consulting with the department head shall make his/her written decision available to the aggrieved
14 employee within seven (7) working days. If the grievance is not pursued to the next higher level
15 within ten (10) working days it shall be presumed resolved.

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Step 3. Labor Relations.

If after thorough evaluation, the decision of the division director has not resolved the 17 grievance to the satisfaction of the employee, the grievance shall be presented to a designated 18 representative of the King County Human Resources Division (HRD) in the Department of Executive 19 Services within ten (10) workdays of the division director's response. All letters, memoranda, and 20 other written materials previously submitted shall be given to the HRD representative for evaluation, 21 and the grievance shall also include the specific reason(s) the answer previously provided is not 22 satisfactory. The HRD representative and the Union representative shall meet within ten (10) 23 workdays for the purpose of resolving the grievance. The HRD representative shall provide the 24 Union with a written response to the grievance within ten (10) workdays of the Step 3 meeting. If the 25 grievance is not pursued to the next higher level within ten (10) working days, it shall be presumed 26 27 resolved.

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Step 4. Grievance Mediation.

If the grievance is not resolved at Step 3 of the procedure upon mutual agreement, the 1 Employer and the Union may submit the grievance to the Public Employment Relations Commission 2 or another mutually agreed upon mediator for mediation within five (5) workdays of the Employer's 3 last response. If mediation fails to resolve the issue(s), then the matter may be referred to arbitration. 4

Proceedings before the mediator shall be informal and the rules of evidence shall not apply. 5 No record of the meeting of any kind shall be made. The mediator shall have no authority to resolve 6 the grievance except by agreement of the Union and the Employer. In the event the grievance is not 7 resolved, the mediator may provide the parties an oral advisory opinion in a separate or joint session. 8 9 Mediation is concluded when the mediator and/or one of the parties declares an impasse.

If either party does not accept an advisory opinion, the matter may then proceed to arbitration; 10 the arbitration hearings shall be held as if the grievance mediation effort had not taken place. Nothing 11 said or done by the parties or the mediator during the grievance mediation session can be used against 12 13 them during the arbitration proceedings.

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Step 5. Arbitration.

If the grievance is not resolved through mediation, the Union or the Employer may request 15 that the grievance, as defined below, be submitted to arbitration as provided hereinafter. 16

Only those unresolved grievances filed and processed in accordance with the grievance 17 procedure as outlined above which directly concern or involve an alleged violation of an express term 18 19 of this agreement, may be submitted to arbitration.

The Union or Employer may submit the issue(s) to arbitration within twenty (20) workdays $\mathbf{20}$ following conclusion of the last step. Failure to request arbitration within the above time limits shall 21 constitute an automatic forfeiture and an irrevocable waiver of the right to process the grievance to 22 23 arbitration. The notice requesting arbitration shall set forth the specific issue or issues still 24 unresolved.

25 The parties shall select a mutually acceptable arbitrator. In the event that the parties are unable to agree upon an arbitrator, then the arbitrator shall be selected from a panel of seven (7) 26 arbitrators furnished by PERC or the Federal Mediation and Conciliation Service. The arbitrator will 27 28 be selected from the list by both the County representative and the Union, each alternately striking a

Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109

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1	name from the list until only one name remains, with the grieving party striking first.
2	The arbitrator shall be asked to render a decision promptly and the decision of the arbitrator
3	shall be final, conclusive and binding upon the Employer, the Department, the Union, and the
4	employee involved. The arbitrator shall have no power to render a decision that will add to, subtract
5	from, alter, change, or modify the provisions of this Agreement. The arbitrator's fee and expenses
6	shall be borne equally by both parties. Regardless of the outcome of the arbitration, each party shall
7	bear the costs of its own legal representation. Each party shall bear the cost of any witnesses
8	appearing on that party's behalf. The arbitrator's decision shall be made in writing and shall be
9	issued to the parties within thirty (30) calendar days after the case is submitted to the arbitrator.
10	Section 11.2. A designated shop steward and grievant(s) shall be granted reasonable release
11	time by their immediate supervisors for the purposes of attending the grievance meetings outlined
12	above.
13	If the supervisor is unable to grant release time at the time requested, she/he will provide an
14	alternative time when such release time can be granted.
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28	am a Difference of the later of the later of the later of Public Health (Prevention Division):

1	ARTICLE 12: MEDICAL, DENTAL AND LIFE INSURANCE BENEFITS						
2	Section 12.1. Maintenance of Benefits - The County presently participates in group medical,						
3	dental and life insurance programs for eligible regular, probationary, provisional and term-limited						
4	temporary employees and their eligible dependents. The County will maintain the current level of						
5	benefits under its group medical, dental, vision and life insurance programs during the life of this						
6	Agreement except as may be otherwise provided for in Section 12.2.						
7	Section 12.2. Insurance Committee - There will be a Joint Labor Management Insurance						
8	Committee comprised of representatives from the County and the Labor Union Coalition. The function						
9	of the Committee will be to review, study and make recommendations relative to existing medical,						
10	dental, vision and life insurance programs. The County and the Union will implement any changes in						
11	employee insurance benefits which result from any agreement of the Committee.						
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1	Office & Professional Employees International Union Local & Department of Public Health (Prevention Division)						

	The Employer agrees to comply with all applicable federal, state and local laws and						
	regulations regarding health and safety.						
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ARTICLE 14: REDUCTION IN FORCE

Section 14.1. Order of Layoff. In the event of a reduction in force due to lack of work and/or lack of funds or considerations of efficiency, layoffs shall be by Seniority as defined in Article 2, Section 2.9 of this Agreement.

Section 14.1.(a). An employee who is recalled within two calendar years of the date of layoff, as provided in Section 14.4 below, shall have all accrued Seniority restored. Seniority shall accrue during any compensated leave or during any leave without pay for periods of thirty (30) days or less. Seniority shall be retained but shall not accrue during that period of an authorized leave of absence without pay that exceeds thirty (30) calendar days.

Section 14.1.(b). The position(s) to be eliminated shall be at the sole discretion of the 10 Employer. If the Employer determines that an employee possesses a unique skill or abilities which 11 are essential to the operation of the division, the Employer may retain such an employee and need not 12 lay them off under the seniority-based layoff procedure of this Article. The least senior employee(s) 13 in the bargaining unit in the affected job classification in the Department (Community and Human 14 Services, or Public Health) shall be laid off first; however, in the event of two (2) employees having 15 the same seniority in the affected job classification, ability and skill, shall be the determining factor 16 on retention. In lieu of laying off an employee, the Human Resources Division (HRD) Director may 17 reassign such employee(s) to a comparable, vacant position, if the HRD Director determines such 18 reassignment to be in the best interest of the County. 19

Section 14.2. Bumping. In any layoff, more senior employees, if qualified, as determined by
the Department, shall be entitled to bump less senior employees, the intent being that the least senior
employees be laid off first. Employees in the bargaining unit who are laid off may bump into other
positions in the bargaining unit if they meet all of the following criteria:

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1. The employee to be bumped has the least Seniority in the lower classification than the employee who elects to bump; and

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2. The employee to be bumped is at a lower pay range than the employee who elects to bump; and

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3. The employee electing to bump has previously performed the essential duties of

1	the person (including work unit and function) he/she is electing to bump.						
2	Section 14.3. Placement. The County will attempt to place all employees scheduled for						
3	layoff into vacant positions for which they qualify. Such qualifications shall be determined by the						
4	Director of the Human Resources Division.						
5	Section 14.4. Recall. All employees who are laid off shall be placed on a recall list with the						
6	employee with the most Seniority being recalled first. A laid-off employee may be removed from the						
7	department recall list for any of the following reasons:						
8	1. The expiration of two (2) years from the date of layoff.						
9	2. Re-employment within the County in a comparable position or job class.						
10 ·	3. Failure to accept employment in a comparable position or job class or to report to						
11	work.						
12	4. Failure to appear for a job interview after notification by telephone or by mail						
13	addressed to the employee's last address on file with King County.						
14	5. Failure to respond within seven (7) days to a communication regarding availability						
15	of employment.						
16	6. Request in writing by the laid-off employee to be removed from the list.						
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28	Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division);						
	Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 32						

ARTICLE 15: EDUCATION AND TRAINING The County and the Union agree continuous upgrading of employee's skills and knowledge is beneficial to providing quality services to the public. Therefore, employees covered by this Agreement are encouraged to take advantage of opportunities available for continuing education. The Employer recognizes the importance and value of providing training opportunities. To that end, the Health Department and the Department of Community and Human Services will continue to have this as a goal, making every effort to allow employees reasonable release time to attend training sessions and seminars in their field. Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 33

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ARTICLE 16: MISCELLANEOUS

Section 16.1. Automobile Usage. An employee covered by this Agreement, who is required by the Employer to provide a personal automobile for use in Employer business on a periodic basis, shall for any day in which his/her automobile is so used be reimbursed at the rate set forth in the applicable King County Ordinance.

Section 16.2. Employee Assistance Program. An Employee who appears to have a
substance abuse, behavioral, or other problem which is affecting job performance or interfering with
the ability to do their job, shall be encouraged to seek information, counseling, or assistance through
the King County Employee Assistance Program.

10 Section 16.3. Bus Passes. The County agrees to provide bus passes to all regular full-time
11 and regular part-time employees as established by the King County Council by ordinance.

Section 16.4. Labor Management Committee. The parties agree to participate in a Labor Management Committee, which shall meet on a quarterly basis, unless the parties agree to a different
 schedule. The ground rules, agendas and procedures shall be jointly developed by the Union and
 designated management participants. Meetings will be scheduled during normal work hours, and
 employee representatives on the Committee shall participate on paid work time, provided that the
 Employer will incur no overtime liability as a result of employee participation in the Labor Management Committee.

Section 16.5. Biweekly Pay. The parties agree to accept a bi-weekly payroll program as
adopted by the King County Council. The right to define and implement a new payroll system,
including but not limited to a biweekly payroll system, is vested exclusively in King County.
Implementation of such system may include a conversion of wages and leave benefits into hourly
amounts and the parties recognize King County's exclusive right to make the changes necessary to
implement such payroll system.

25 Section 16.6. Meal Allowance. An employee covered by this Agreement, who is required by
26 the Employer to travel on Employer business will be entitled to an allowance consistent with King
27 County Ordinance.

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ARTICLE 17: MANAGEMENT RIGHTS

Section 17.1. The County will continue to have, whether exercised or not, all the rights, 2 powers and authority heretofore existing including, but not limited to, the following: the right to 3 determine the standards of services to be offered by the department; determine the standards of 4 selection of employment; direct its employees; take disciplinary action; determine the methods, tools, 5 and standards of evaluating employee performance, relieve its employees from duty because of lack 6 of work or for other reasons; issue and endorse rules and regulations; maintain and improve the 7 efficiency of governmental operations; determine the methods, means, and personnel by which the 8 County operations are to be conducted; determine job classifications of County employees; exercise 9 complete control and discretion over its work and fulfill all of its legal responsibilities, and to 10 determine the work schedules of its employees. All the rights, responsibilities and prerogatives that 11 are inherent in the County by virtue of all federal, state, and local laws and regulations provisions 12 shall not be subject to any grievance or arbitration proceeding. 13

The exercise of the foregoing powers, rights, authority, duties, and responsibilities by the
County Executive or the County Council, the adoption of policies, rules, regulations and practices in
furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited
only by the specific and express terms of this Agreement and then only to the extent such specific and
express terms hereof are in conformance with the Constitution and Laws of the United States and the
Constitution and Laws of the State of Washington.

20 The exercise by the County through its County Council and Executive and management
21 representatives of its rights hereunder shall not in any way, directly or indirectly, be subject to the
22 grievance procedure set forth herein.

ARTICLE 18: WORK STOPPAGES AND EMPLOYER PROTECTION

Section 18.1. The County and the Union agree that the public interest requires efficient and 2 uninterrupted performance of all County services and to this end pledge their best efforts to avoid or 3 eliminate any conduct contrary to this objective. Specifically, the Union shall not cause or condone 4 any work stoppage, including any strike, slowdown, or refusal to perform any customarily assigned 5 duties, sick leave absence which is not bona fide, or other interference with County functions by 6 employees under this Agreement and should same occur, the Union agrees to take appropriate steps to 7 end such interference. Any concerted action by any employees in the bargaining unit shall be deemed 8 a work stoppage if any of the above activities have occurred. 9

Section 18.2. Upon notification in writing by the County to the Union that any of its members
are engaged in a work stoppage, the Union shall immediately, in writing, order such members to
immediately cease engaging in such work stoppage and provide the County with a copy of such order.
In addition, if requested by the County, a responsible official of the Union shall publicly order such
Union members to cease engaging in such work stoppage.

15 Section 18.3. The Union shall not question the unqualified right of the Employer to discipline
16 or discharge employees engaging in or encouraging such action. It is understood that such action on
17 the part of the Employer shall be final and binding.

Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 36

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1	ARTICLE 19: SEPARABILITY							
2	In the event that any provision of this Agreement shall be determined to be illegal or in							
3	violation of any federal, state or local law or regulation, whether by judicial or administrative							
4	determination, the remainder of this Agreement shall remain in full force and effect. The parties shall							
5	within thirty (30) days of such determination enter into negotiations for the purpose of achieving							
6	replacement language.							
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28	Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division);							

ARTICLE 20: DURATION This Agreement covers the period from September 1, 2009 through August 31, 2012, and shall be in effect when ratified by both parties unless a different effective date is specified. day of November 2009. **APPROVED** this By: King County Executive SIGNATORY ORGANIZATION: Office and Professional Employees International Union Local 8 Office & Professional Employees International Union, Local 8 - Department of Public Health (Prevention Division); Department of Community and Human Services (Mental Health, Chemical Abuse and Dependency Services) September 1, 2009 through August 31, 2012 038C0109 Page 38

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2	ADDENDUM A							
3	ADDENDOM A OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 8							
4	SEATTLE-KING COUNTY DEPARTMENT OF PUBLIC HEALTH							
5	DEPARTMENT OF COMMUNITY AND HUMAN SERVICES							
6								
7		Emila			answer and all against to the King Country	rich classifications		
8	1.		-		greement are allocated to the King County			
9	1				artment of Public Health, Seattle and King			
10					d Other Drugs, in the Prevention Division.			
11	Department of Community and Human Services are assigned to the Mental Health, Chemical Abuse							
12	and Dependency Services Division.							
13			MSA	Peoplesoft				
14		Job Class	Job Class	Job Class		Salary Range*		
15		Class Code	Class Code	Class Code	Classification	(Squared Table)		
16		4201100	8386	421203	Administrative Specialist I	33		
17		4201200	8387	421302	Administrative Specialist II	37		
18		2810000	8288	281102	Administrative Staff Assistant	48		
19		3117100	8316	313102	Chemical Dependency Case Monitor	45		
20		3120200	8318	313302	Chemical Dependency Involuntary	53		
21					Commitment Specialist			
22		9327100	8689	932402	Chemical Dependency Transfer Driver	29		
23		2441100	8242	243103	Project/Program Manager I	53		
24		2441200	8243	243202	Project/Program Manager II	58		
25		2441300	8244	243306	Project/Program Manager III	63		
26	* Refer to the King County Squared Salary Schedule for rates							
27		L				<u> </u>		