

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

September 24, 2007

Ordinance 15906

	Proposed No.	2007-0434.1	Sponsors	Phillips and Gossett
1		AN ORDINANCE ap	pproving and adopting	ng the collective
2		bargaining agreement	t and memorandum	of agreement
3	:	negotiated by and bet	ween King County a	and Service
4		Employees Internatio	nal Union, Local 92	5 (Involuntary
5		Commitment Special	ists) representing em	ployees in the
6		department of commu	unity and human serv	vices; and
7		establishing the effec	tive date of said agre	eement.
8				
9	BE IT C	ORDAINED BY THE	COUNCIL OF KIN	NG COUNTY:
10	SECTIO	<u>ON 1.</u> The collective	bargaining agreeme	nt and memorandum of
11	agreement nego	tiated between King	County and Service	Employees International Union,
12	Local 925 (Invo	oluntary Commitment	t Specialists) represe	nting employees in the
13	department of c	ommunity and huma	n services and attach	ed hereto is hereby approved
14	and adopted by	this reference made a	a part hereof.	

- 15 <u>SECTION 2.</u> Terms and conditions of said agreement shall be effective from
- 16 September 1, 2007, through and including August 31, 2010.
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Ordinance 15906 was introduced on 8/27/2007 and passed by the Metropolitan King County Council on 9/24/2007, by the following vote:

Yes: 9 - Mr. Gossett, Ms. Patterson, Ms. Lambert, Mr. von Reichbauer, Mr. Dunn, Mr. Ferguson, Mr. Phillips, Ms. Hague and Mr. Constantine No: 0 Excused: 0

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Larry Gossett, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 5 day of COULER , 2007.

Ron Sims, County Executive

AttachmentsA. Agreement Between King County and Service Employees International Union,
Local 925--Representing Employees in the Department of Community and Human
Services Mental Health, Chemical Abuse and Dependency Services Division, B.
Addendum A--Service Employees International Union, Local 925--Involutary
Commitment Specialists, C. Agreement Between King County Division of Mental
Health and Service Employees International Union, Local 925--Representing
Employees in the Department of Community and Human Services--Mental Health,
Chemical Abuse and Dependency Services Division

	1		Atlachment F
1		AGREEMENT BETWEEN	5906
		AND	
3			0.041 025
4		SERVICE EMPLOYEES INTERNATIONAL UNION, LO	OCAL 923
5		REPRESENTING EMPLOYEES IN THE	
6		DEPARTMENT OF COMMUNITY AND HUMAN SE	
7	MENTAL	, HEALTH, CHEMICAL ABUSE AND DEPENDENCY SI	ERVICES DIVISION
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13		4: WAIVER AND COMPLETE AGREEMENT	
14	ARTICLE 5		
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~0	Department of C	rees International Union, Local 925 - Involuntary Commitment Specialists Community & Human Services, Division of Mental Health, Chemical Abuse 07 through August 31, 2010	and Dependency Services

1	AGREEMENT BETWEEN
2	KING COUNTY
3	AND
4	SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925
5	REPRESENTING EMPLOYEES IN THE
6	DEPARTMENT OF COMMUNITY AND HUMAN SERVICES
7	MENTAL HEALTH, CHEMICAL ABUSE AND DEPENDENCY SERVICES DIVISION
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9	These articles constitute an agreement, terms of which have been negotiated in good faith,
10	between the King County Labor Negotiating Team and the signatory organization subscribing hereto.
11	This Agreement shall be subject to approval by Ordinance by the County Council of King County,
12	Washington.
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	Service Employees International Union, Local 925 - Involuntary Commitment Specialists Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 1

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1	ARTICLE 1: PURPOSE
2	The intent and purpose of this Agreement is to promote the continued improvement of the
3	relationship between King County and its employees by providing a uniform basis for implementing
4	the right of public employees to join organizations of their own choosing, and to be represented by
5	such organizations in matters concerning their employment relations with King County and to
6	expressly set forth in writing the negotiated wages, hours, and working conditions of such employees
7	in appropriate bargaining units provided the County has authority to act on such matters.
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	Service Employees International Union, Local 925 - Involuntary Commitment Specialists Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 2

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ARTICLE 2: UNION RECOGNITION, MEMBERSHIP AND REPRESENTATION

Section 1. The County recognizes the signatory organization as representing their members whose job classifications are listed in the attached Addendum A.

Section 2.

5 A. It shall be a condition of employment that all employees covered by this Agreement who are members of the Union in good standing on the effective date of this Agreement 6 7 shall remain members in good standing and those who are not members on the effective date of this Agreement, become and remain members in good standing in the Union. It shall also be a condition 8 9 of employment that all employees covered by this Agreement and hired on or assigned into the bargaining unit on or after its effective date shall, on the thirtieth day following the beginning of such 10 11 employment, become and remain members in good standing in the signatory organization. Provided, 12 however, that employees shall be given the option of refusing Union membership but shall be 13 required to pay to the Union an amount equal to Union dues and fees as agency fees.

B. Provided, however, that nothing contained in this section shall require an employee
to join the Union who can substantiate that bona fide religious tenets or teachings, prohibits the
payment of dues or initiation fees to union organizations, in which case the employee shall pay an
amount of money equivalent to regular union dues and initiation fee to a non-religious charitable
organization 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 furnish
written proof that such payment has been made.

Section 3. Dues Deduction. Upon receipt of written authorization individually signed by a
bargaining unit employee, the County shall have deducted from the pay of such employee, the amount
of initiation fees, dues or other fees as certified by the secretary-treasurer of the signatory organization
and shall transmit same to the secretary-treasurer of the signatory organization.

The signatory organization will indemnify, defend and hold the County harmless against any claims made and against any suit instituted against the County on account of any check-off of dues for the signatory organization. The signatory organization agrees to refund to the County any amounts paid to it in error on account of the check-off provision upon presentation of proper evidence thereof.

Section 4. Failure by employees to abide by the above provisions shall constitute cause for
 discharge of such employees; provided that when an employee fails to fulfill the above obligations the
 Union shall provide the employee and the County with thirty (30) days notification of the Union's
 intent to initiate discharge action and during this period the employee may make restitution in the
 amount which is overdue.

6 Section 5. The County will upon request transmit to the Union, not more than twice a year, a
7 current listing of all employees in the unit. Such list shall indicate the name of the employee, wage
8 rate, job classification and department or unit.

Section 6.

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A. Authorized representatives of the Union, including shop stewards, may have
 reasonable access to its members in County facilities for transmittal of information or representation
 purposes, as long as the work of the county employees and services to the public are unimpaired.

B. The Union shall be allowed to provide a bulletin board for its exclusive use and
shall be allowed to place same in a common work location of the bargaining unit. Notices and
announcements shall not contain anything political or reflecting adversely upon the County, any of its
employees, or any labor organizations among its employees.

17 C. The Union shall have the right to appoint stewards within departments where its
18 members are employed under the terms of this Agreement. The department shall be furnished with
19 the names of stewards so appointed. The steward shall be allowed a reasonable time to investigate
20 grievances during regular working hours providing the work of the County employees in providing
21 service to the public is not interrupted.

D. A negotiating committee, consisting of three (3) persons may be selected from
amongst the bargaining unit employees by the Union. Such employees may be released during work
hours to attend negotiations, provided that no overtime pay obligations shall result from participation
of employees in negotiations.

Section 7. The County will require all new employees, hired into a position included in the
bargaining unit, to sign a form (in triplicate) which will inform them of the Union's exclusive
recognition. (One copy of the form will be retained by the County, one by the employee and the

1	original sent to the Union). The County will notify the Union of any employee leaving the bargaining
2	unit because of termination, layoff, leave of absence or dismissal.
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1	ARTICLE 3: RIGHTS OF MANAGEMENT
2	The management of the County and the direction of the work force is vested exclusively in
3	King County subject to the terms of this Agreement. All matters not specifically and expressly
4	covered or treated by the language of this Agreement may be administered for its duration by the
5	County in accordance with such policy or procedures as the County from time to time may determine.
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1 ARTICLE 4: WAIVER AND COMPLETE AGREEMENT

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The parties acknowledge that during the negotiations resulting in this Agreement each had the 2 unlimited right and opportunity to make demands and proposals with respect to any and all subjects 3 or matters not removed by law from the area of collective bargaining and understandings and 4 agreements arrived at by the parties after exercise of that right and opportunity are set forth in this 5 Agreement. The Employer and the Union each voluntarily and unqualifiedly waive the right and each 6 agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter 7 not specifically referred to or covered in this Agreement, even though such subject or matter may not 8 have been within the knowledge or contemplation of either or both of the parties at the time they 9 negotiated or signed this Agreement. All rights and duties of both parties are specifically expressed 10 in this Agreement and such expression is all inclusive. This Agreement constitutes the entire 11 agreement between the parties and concludes collective bargaining for its term, subject only to a 12 desire by both parties to mutually agree to amend or supplement at any time, and except for 13 14 negotiations over a successor collective bargaining agreement. 15 16 17

1	ARTICLE 5: SAVINGS CLAUSE
2	Should any part hereof or any provision herein contained be rendered or declared invalid by
3	reason of any existing or subsequently enacted legislation or by any decree of a court of Competent
4	jurisdiction, such invalidation of such part or provision of this Agreement shall not invalidate the
5	remaining portions hereof; provided, however, upon such invalidation the parties agree to meet and
6	negotiate such parts or provisions affected. The remaining parts or provisions shall remain in full
7	force and effect.
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28	Service Employees International Union, Local 925 - Involuntary Commitment Specialists
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The employer or the Union shall not unlawfully discriminate against any individual with
 respect to compensation, terms, conditions, or privileges of employment because of race, color,
religion, national origin, sexual orientation, marital status, age, sex, or any sensory, mental or physic
 handicap. Allegations of violations of this Article may be submitted through Step 3 of the grievance
 procedure set forth in Article 9 of this Agreement.

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ARTICLE 7: WORK STOPPAGES AND EMPLOYER PROTECTION

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Section 1. The employer and the signatory organization agree that the public interest requires 2 efficient and uninterrupted performance of all County services and to this end pledge their best efforts 3 to avoid or eliminate any conduct contrary to this objective. Specifically, the signatory organization 4 shall not cause or condone any work stoppage, including any strike, slowdown or refusal to perform 5 any customarily assigned duties, sick leave absence which is not bona fide, or other interference with 6 County functions by employees under this Agreement and should same occur, the signatory 7 organization agrees to take appropriate steps to end such interference. Any concerted action by an 8 employee in the bargaining unit shall be deemed a work stoppage if any of the above activities have 9 occurred. 10

Section 2. Upon notification in writing by the County to the signatory organization that any
of its members are engaged in a work stoppage, the signatory organization 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 signatory organization shall publicly order such signatory organization employees to cease
engaging in such a work stoppage.

Section 3. Any employee who commits any act prohibited in this section will be subject in
accord with the County's Work Rules to the following action or penalties:

1. Discharge.

Suspension or other disciplinary action as may be applicable to such employee.
 Section 4. There shall be no lockouts during the life of this agreement.

1	ARTICLE 8: MEDICAL, DENTAL AND LIFE INSURANCE PROGRAMS
2	Section 1. King County presently has in effect group medical, dental, and life insurance plans
3	for its employees, and agrees to maintain participation in the plans as determined by the Labor
4	Management Insurance Committee or its successor.
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ARTICLE 9: GRIEVANCE PROCEDURE

King County recognizes the importance and desirability of settling grievances promptly and 2 fairly in the interest of continued good employee relations and morale and to this end the following 3 procedure is outlined. To accomplish this, every effort will be made to settle grievances at the lowest 4 5 possible level of supervision.

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Employees will be unimpeded and free from restraint, interference, coercion, discrimination 7 or reprisal in seeking adjudication of their grievance.

Section 1. Definition. Grievance - An allegation of a violation or misapplication of rights, 8 9 benefits, or conditions of employment as contained in this Agreement.

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Section 2. Procedure.

Step 1. A grievance shall be presented in writing by the aggrieved employee and 11 representative, if the employee wishes, within fourteen (14) calendar days of the occurrence of such 12 grievance to the Supervisor on duty. The grievance shall specify the Article and Section of the 13 collective bargaining agreement that has been violated. The Supervisor shall gain all relevant facts 14 and shall attempt to adjust the matter and notify the employee in writing, a copy of which shall be 15 sent to the Union, within seven (7) calendar days. If a grievance is not pursued to the next higher 16 level within fourteen (14) calendar days of receipt of the Supervisor's response, it shall be presumed 17 resolved. The parties agree that a grievance may be amended prior to Step 2. 18

19 Step 2. If, after thorough discussion with the Supervisor, the grievance has not been 20 satisfactorily resolved, the grievance shall then be presented to the Crisis and Commitment Service Coordinator. All letters, memoranda, and other written materials shall be made available for the 21 review and consideration of the Crisis and Commitment Service Coordinator. The Coordinator may 22 23 interview the employee and/or representative and receive any additional related evidence which may be deemed pertinent to the grievance. The Coordinator shall make a written decision available to the 24 grievant and the Union within fourteen (14) calendar days. If the grievance is not pursued to the next 25 26 higher level within seven (7) calendar days of receipt of the Coordinator's response, it shall be 27 presumed resolved.

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Step 3. If, after thorough discussion with the Coordinator, the grievance has not been

1 satisfactorily resolved, the written grievance shall then be presented to the Division Director. All 2 letters, memoranda, and other written materials shall be made available for the review and 3 consideration of the Division Director. The Division Director may interview the employee and/or 4 representative and receive any additional related evidence which may be deemed pertinent to the 5 grievance. The Division Director shall make a written decision available to the grievant and the Union within fourteen (14) calendar days. If the grievance is not pursued to the next higher level 6 7 within seven (7) calendar days of receipt of the Division Director's response, it shall be presumed resolved. 8

Step 4. If, after thorough evaluation, the decision of the Division Director has not
resolved the grievance to the satisfaction of the employee, the grievance may be presented to the
Director of the Human Resources Division (HRD). All letters memoranda, and other written
materials related to the grievance shall be made available for the review and consideration of the
HRD Director. The HRD Director or designee will meet with the employee(s) who presented the
grievance and the Union representative, if requested.

15 The HRD Director or designee shall render a decision within fourteen (14) calendar days of
16 the meeting or receipt of the written grievance, whichever is later.

17 Step 5. Mediation shall be the last step for disputes not eligible for arbitration as well
18 as the step prior to arbitration for all other disputes, provided the County and the Union agree to
19 mediate. The County and the Union will have thirty (30) calendar days from the mediation request
20 date to schedule a mediation date.

A mediator shall be mutually agreed upon by the County and the Union. The mediated
settlement shall be binding on the parties and, unless specifically agreed otherwise, not form a
precedent within the Department for any other dispute arising under this Agreement. If resolution is
not reached in mediation, a grievance may be referred to arbitration if it concerns the proper
application or interpretation of the Agreement.

26 Step 6. Either the County or the Union may request arbitration within thirty (30) days
27 of the conclusion of mediation, or if there was no mediation, of the decision of the HRD Director or
28 designee, and must specify the exact question which it wishes arbitrated and the remedy sought. The

1 County and the Union shall then select a third disinterested party to serve as an 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) arbitrators furnished by the American Arbitration Association. The
arbitrator will be selected from the list by both the County representative and the Union, each
alternately striking a name from the list until only one name remains. The arbitrator, under voluntary
labor arbitration rules of the Association, shall be asked to render a decision promptly and the
decision of the arbitrator shall be final and binding on both parties.

8 The arbitrator shall have no power to change, alter, detract from or add to the provisions of
9 this Agreement, but shall have the power only to apply and interpret the specific, written provisions
10 of this Agreement in reaching a decision.

The arbitrator's fee and expenses and any court reporter's fee and expenses shall be borne
equally by both parties. Each party shall bear the cost of any witnesses appearing on that party's
behalf. Additionally, each party shall bear the cost of its own attorneys' fees.

No matter may be arbitrated which the County by law has no authority over, has no authority
to change, or has been delegated to any civil service commission or personnel board as defined in
RCW 41.56.

Section 3. All newly hired and promoted employees must serve a probationary period as 17 defined in the Personnel Guidelines for the Career Service. As the Guidelines specify that the 18 probationary period is an extension of the hiring process, the provisions of this Article will not apply 19 to employees if they are discharged during their initial probationary period or are demoted during the $\mathbf{20}$ promotional probationary period for not meeting the requirements of the classification. The 21 22 provisions of this Article will not apply to the discharge of temporary and term-limited temporary 23 employees as they are employed at-will. Grievances brought by temporary, term-limited or probationary employees involving issues other than discharge or demotion may be processed in 24 accordance with this Article. 25

Section 4. If employees have access to multiple procedures for adjudicating grievances, then
selection by the employee of one procedure will preclude access to other procedures; selection is to be
made no later than at the conclusion of Step 4 of this grievance procedure.

1	Section 5. The time limits set forth herein may be extended upon written consent of both
2	parties. Unless a written extension has been granted, failure of the grievant to pursue the grievance to
3	the appropriate step within the time limits set forth herein shall constitute a presumption that the
4	matter is resolved. A grievance may be filed at any step that is mutually agreed upon in writing by
5	the County and the Union. The Union and County may agree in writing to waive any of the above
6	steps.
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1	ARTICLE 10: REDUCTION-IN-FORCE/LAYOFF/RECALL
2	Section 1. Regular employees laid off as a result of a lack of work and/or shortage of funds
3	shall be laid off according to seniority within classification as set forth in Section 4 of this Article;
4	provided, however, employees serving in their initial probationary period shall be laid off prior to
5	regular employees being laid off;
6	Section 2. Employees laid off shall be rehired in the inverse order of layoff; namely, those
7	laid off last will be rehired first.
8	Section 3. The County agrees to notify the Union at least fourteen (14) calendar days in
9	advance, in writing, of any anticipated reduction in force.
10	Section 4. Seniority shall be defined as follows:
11	Length of service within the bargaining unit/classification including hours worked as a
12	temporary employee, as described below:
13	A. A career service employee in the bargaining unit who resigns and subsequently
14	returns to a career service bargaining unit position shall have seniority restored, provided the break in
15	service is twenty four (24) months or less.
16	B. Seniority shall continue to accrue during any compensated absence from service or
17	during any leave of absence without pay for periods of thirty (30) calendar days or less.
18	C. Seniority shall be retained but shall not continue to accrue during that period of an
19	authorized leave of absence without pay that exceeds thirty (30) calendar days.
20	D. All time worked as a temporary employee or term-limited temporary employee in a
21	bargaining unit position during the immediately preceding twenty four (24) months prior to an
22	appointment to a career service position shall be added to the employee's seniority upon such
23	appointment. Employees other than regular career service employees do not otherwise accrue
24	seniority.
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1 ARTICLE 11: HOURS OF WORK

Section 1.

3	A. The establishment of reasonable work schedules and starting times is vested solely
4	within the purview of department management, and may be changed from time to time provided a
5	two (2) week prior notice of change is given. The two week prior notice provision shall not apply to
6	changes of assignment (for example, Day shift assigned to Court Manager; Outreach Night reassigned
7	to Harborview Night), the scheduling of vacation back-up or in other circumstances over which the
8	department cannot exercise control. This provision shall not prevent employees from mutually
9	agreeing to schedule changes with the approval of the department. In the exercise of its scheduling
10	prerogative, department management will give priority to meeting the dictates of the workload.
11	Employees will continue their participation in the development of the master work schedule. Shifts
12	to be covered by vacation back-up shall normally be made available to backup staff by Friday, eight
13	(8) days before the start of the schedule.
14	B. Department management, with input from the bargaining unit, will designate a
15	workweek (or workweeks) consisting of seven consecutive 24-hour periods. The regular work
16	schedule shall consist of four shifts of nine hours and twenty minutes, a total of 37.5 regularly
17	scheduled hours per work week. The County agrees that it will not change this schedule
18	configuration without notifying the Union and providing an opportunity to negotiate the effects of
19	such change, unless the change is for a limited duration due to an emergency.
20	C. When annual work schedules are changed by the County, the employees may select
21	their desired schedule on the basis of seniority.
22	D. All employees shall be designated as hourly and eligible for compensation at the
23	overtime rate for all time worked in excess of forty (40) hours in a work week. For time worked in
24	excess of 37.5 hours in a work week, but not more than 40 hours, employees will be compensated at
25	the regular straight-time rate. Employees must receive authorization in advance for work in excess of
26	their regular scheduled shifts.
27	(1) Overtime shall be computed in fifteen (15) minute increments.
28	on duty and in paid status during a meal break, and there will be no additional compensation when an
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1	employee is unable to take a meal break during the work shift.
2	Section 2. On September 1, 2007, all personal leave time accrued as of August 31, 2007, will
3	be converted hour for hour to compensatory time or paid in cash. An employee with a vacation
4	balance of less than 200 hours on August 31, 2007, may elect to convert up to 37.5 hours to
5	compensatory time. The remaining accrued personal leave time will be cashed out or converted to
6	compensatory time, at the discretion of Department management.
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ARTICLE 12: VACATIONS 1

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Section 1. Regular full-time employees shall receive vacation benefits as indicated in the following table:

EQUIVALENT ANNUAL VACATION

FOR FULL-TIME EMPLOYEE WORKING 37.5 HOUR SCHEDULE

· ·	Years of Service		nual Vacation
		Hours	Days
Upon hire to end of year	5	90	12 days
Upon beginning of year	6	112.5	15 days
Upon beginning of year	9	120	16 days
Upon beginning of year	11	150	20 days
Upon beginning of year	17	157.5	21 days
Upon beginning of year	18	165	22 days
Upon beginning of year	19	172.5	23 days
Upon beginning of year	20	180	24 days
Upon beginning of year	21	187.5	25 days
Upon beginning of year	22	195	26 days
Upon beginning of year	23	202.5	27 days
Upon beginning of year	24	210	28 days
Upon beginning of year	25	217.5	29 days
Upon beginning of year	26	225	30 days

25 Section 2. Employees shall expend vacation credits on an hour-for-hour basis for regularly scheduled shifts and shall be paid for vacations at the salary in effect at the time of vacation or upon 26 termination. In cases of death, payment of unused vacation benefits shall be made to the employee's 27 estate, or, in applicable cases, as provided by R.C.W., Title 11. 28

Section 3. Employees may accrue up to 450 hours of vacation. Employees shall use vacation
 leave beyond the maximum accrual amount prior to December 31 of each year. Failure to use
 vacation leave beyond the maximum accrual amount will result in forfeiture at the end of the year of
 the vacation leave beyond the maximum accrual amount unless a carryover of vacation leave is
 approved in accordance with County procedures.

6 Section 4. Employees with at least six months service who leave King County employment
7 for any reason will be paid for their unused vacation up to the maximum specified herein.

Section 5. Employees shall submit their initial vacation requests prior to the first of February 8 each year. Division management shall develop a preliminary vacation schedule for the twelve month 9 period of March 1 to February 29, granting to the extent possible, requested vacation dates in the 10 order established by the random draw. Vacation requests for the first round shall be in increments of 11 not less than one week's duration and not more than four weeks' duration during June, July, August, 12 and December. A week is defined as Saturday through Friday and any portion of a week counts as a 13 week for vacation draw requests. Three (3) employees may be scheduled for vacation at any time 14 unless a greater number is approved by the Crisis and Commitment Coordinator. Additional vacation 15 periods may be granted to requesting employees in the reverse of the order established by the random 16 draw, using new requests submitted for this second round. Requests for the second round shall be 17 limited to not more than two weeks. Following completion of rounds one and two described above, 18 the final vacation schedule shall be posted on or before the first of March each year. The order 19 established by the random draw shall be revised in successive year(s) by moving those employees 20 who did not receive their first requested dates to the top of the list in the same order. New employees 21 shall be placed at the bottom of the list at the time of their employment. 22

Section 6. All vacation requests made after the first and second rounds shall be granted where
possible and on a first-come basis, but only with the mutual agreement of department management
and the employee. If more requests are received simultaneously than can be scheduled, the conflict
shall be resolved by awarding the time off to the employee with the most accumulated time (vacation
and compensatory time). Requests for additional vacation and use of compensatory time on a firstcome basis shall be submitted no earlier than the Friday which is four weeks in advance of the week

1	time off is desired, except as needed for time off to take advantage of training opportunities. (For
2	example, if an employee wishes to have Wednesday of week 26 off, s/he may submit the request no
3	earlier than Friday of week 21.) Vacation requested and scheduled on a first-come basis may be taken
4	in one-half (1/2) hour increments.
5	Section 7. After the posting of vacation schedules, employees shall be permitted to exchange
6	vacation periods with the approval of the department.
7	Section 8. Cancellation by an employee of any scheduled vacation should be given to the
8	supervisor at least thirty (30) days in advance of the scheduled vacation. Excess vacation accruals
9	which result from cancellation of a previously scheduled vacation by an employee shall be forfeited at
10	the end of each calendar year.
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20	Service Employees International Union, Local 925 - Involuntary Commitment Specialists
	Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 21

1 **ARTICLE 13: SICK LEAVE**

Section 1. Accrual. Every regular full-time and part-time employee shall accrue sick leave 2 benefits at a monthly rate equal to 0.04616 for each hour in pay status up to a maximum of seven and 3 a half (7-1/2) hours per month; except that sick leave shall not begin to accrue until the first of the 4 month following the month in which the employee commenced employment. The employee is not 5 entitled to sick leave if not previously earned. There shall be no limit to the hours of sick leave 6 7 benefits accrued by an employee.

Section 2. Vacation as Extension of Sick Leave. During the first six months of full-time 8 service a regular employee may, at the Crisis and Commitment Coordinators discretion, be permitted 9 to use any accrued vacation as an essential extension of used sick leave. If an employee does not 10 work a full six (6) months, any vacation credit used for sick leave must be reimbursed to the County 11 upon termination. This section does not limit an employee's use of accrued leave for a qualifying 12 13 event under the Washington Family Care Act.

Section 3. Minimum Sick Leave Usage. Sick leave may be used in one-half (1/2) hour 14 increments at the discretion of the Crisis and Commitment Coordinator. 15

Section 4. Immediate Family Definition. For purposes of this article, "immediate family" 16 17 shall be limited to the children, parents, siblings and spouse or domestic partner of the employee, son-18 in-law, daughter-in-law, grandparents, grandchildren, father-in-law, mother-in-law, domestic 19 partner's child, domestic partner's parents and spouse's children.

20 Section 5. Separation from Employment. Separation from or termination of County employment, except by reason of retirement, or lay-off due to lack of work, funds, efficiency reasons 21 or separation for non disciplinary medical reasons, shall cancel all sick leave accrued to the employee 22 23 as of the date of separation or termination. Should the employee resign in good standing, be separated for non-disciplinary medical reasons or be laid off, and return to the County within two 24 years, accrued sick leave shall be restored, but the restoration shall not apply where the former 25 employment was in a term limited temporary position. 26

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Section 5.1. Retirement and/or Death Benefit. Employees eligible to accrue sick leave and who have successfully completed at least five (5) years of county service and who retire as a result of 28

length of service or who terminate by reason of death shall be paid, or their estates paid or as 1 provided by Title 11 RCW, as applicable, an amount equal to thirty-five (35) percent of their unused, 2 accumulated sick leave multiplied by the employee's rate of pay in effect upon the date of leaving 3 4 county employment less mandatory withholdings.

5 Section 6. Use Prior to Unpaid Leave. An employee must use all of his or her sick leave before taking unpaid leave for his or her own health reasons. If the injury is compensable under the 6 county's workers compensation program, then the employee has the option to augment or not 7 8 augment time loss payments with the use of accrued sick leave. For a leave for family reasons, the employee shall choose at the start of the leave whether the particular leave would be paid or unpaid; 9 but when an employee chooses to take paid leave for family reasons he or she may set aside a reserve 10 of up to eighty (80) hours of accrued sick leave. An employee who has exhausted all of his or her 11 sick leave may use accrued vacation leave before going on leave of absence without pay, if approved 12 13 by the Crisis and Commitment Coordinator. This section does not limit an employee's use of leave 14 for a qualifying event under the Washington Family Care Act.

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Section 7. Uses of Sick Leave. Sick leave shall be used for the following reasons:

16 Section 7.1. The employee's bona fide illness; but an employee who suffers an occupational illness may not simultaneously collect sick leave and worker's compensation payments in a total 17 18 amount greater than the net regular pay of the employee;

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Section 7.2. The employee's incapacitating injury, but:

20A. An employee injured on the job illness may not simultaneously collect sick leave and worker's compensation payments in a total amount greater than the net regular pay of the 21 employee; though an employee who chooses not to augment his or her worker's compensation time 22 23 loss pay through the use of sick leave shall be deemed on unpaid leave status;

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B. An employee who chooses to augment workers compensation payments with the 25 use of accrued sick leave shall notify the workers compensation office in writing at the beginning of 26 the leave;

27 C. An employee may not collect sick leave and workers compensation for physical 28 incapacity due to any injury or occupational illness which is directly traceable to employment other

1	than with the County.
2	Section 7.3. The employees' exposure to contagious diseases and resulting quarantine.
3	Section 7.4. A female employee's temporary disability caused by or contributed to by
4	pregnancy and childbirth.
5	Section 7.5. Employee keeping health care appointments, provided that employees shall
6	make a reasonable effort to schedule appointments on their time off in order to minimize the impact
7	on Department operations.
8	Section 7.6. To care for the employee's child if the child has an illness or health condition
9	which requires treatment or supervision from the employee;
10	Section 7.7. To care for other family members, if:
11	A. The employee has been employed by the County for twelve (12) months or more
12	and has worked a minimum of one thousand forty hours (1040) in the preceding twelve (12) months;
13	B. The family member is the employee's spouse or domestic partner, the employee's
14	child, a child of the employee's spouse or domestic partner, the parent of the employee, employee's
15	spouse or domestic partner or an individual who stands or stood in loco parentis to the employee, the
16	employee's spouse or domestic partner; and
17	C. The reason for the leave is one of the following:
18	(1) The birth of a son or daughter and care of the newborn child, or placement
19	with the employee of a son or daughter for adoption or foster care, if the leave is taken within twelve
20	months of the birth, adoption or placement;
21	(2) The care of the employee's child or child of the employee's spouse or
22	domestic partner whose illness or health condition requires treatment or supervision by the employee;
23	or
24	(3) Care of a family member who suffers from a serious health condition.
25	Employees who are eligible for leave benefits may use accrued paid leave balances (sick
26	leave, vacation, compensatory time) for family care as provided by the Washington Family
27	Care Act.
28	Section 8. King County_Family and Medical Leave. Bargaining unit members shall be
	Service Employees International Union, Local 925 - Involuntary Commitment Specialists Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 24

granted benefits consistent with all provisions of the King County Family and Medical Leave Act
 (KCFML), K.C.C. 3.12.220(I). An employee may take a total of up to eighteen (18) weeks unpaid
 leave for his or her own serious health condition, and for family reasons as provided in sections 7.5
 and 7.6 combined, within a twelve (12) month period. The leave may be continuous, which is
 consecutive days or weeks, or intermittent, which is taken in whole or partial days as needed.
 Intermittent leave is subject to the following conditions:

7 Section 8.1. When leave is taken after the birth or placement of a child for adoption or foster
8 care, an employee may take leave intermittently or on a reduced leave schedule only if authorized by
9 the Crisis and Commitment Coordinator.

Section 8.2. An employee may take leave intermittently or on a reduced schedule when
medically necessary due to a serious health condition of the employee or family member of the
employee; and

Section 8.3. If an employee requests intermittent leave or leave on a reduced leave schedule,
under Section 8.2 above, that is forseeable based on planned medical treatment, the appointing
authority may require the employee to transfer temporarily to an available alternative position for
which the employee is qualified and that has equivalent pay and benefits and that better
accommodates recurring periods of leave than the regular position of the employee.

18 Section 8.4. Use of Donated Leave. Use of donated leave shall run concurrently with the
19 eighteen work week family medical leave entitlement.

20 Section 8.5. The county shall continue its contribution toward health care during any unpaid
21 leave taken under Section 8.

Section 9. Department management is responsible for the proper administration of the sick
leave benefit. Verification from a licensed health care provider may be required to substantiate the
health condition of the employee or family member for leave requests.

25 Section 10. An employee who returns from unpaid family or medical leave within the time
26 provided in this Article is entitled, subject to bona fide layoff provisions, to:

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A. The same position he or she held when the leave commenced; or

B. A position with equivalent status, benefits, pay and other terms and conditions of

1 employment; and

2	C. The same seniority accrued before the date on which the leave commenced.
3	Section 11. Failure to return to work by the expiration date of the leave of absence may be
4	cause for removal and result in termination of the employee from county service.
5	Section 12. Bereavement Leave.
6	A. Regular and term-limited temporary, full-time employees shall be entitled to three
7	(3) scheduled shifts of bereavement leave per year due to death of members of their immediate
8	family. Regular part-time employees shall be entitled to bereavement leave prorated according to
9	their scheduled hours of work per workweek.
10	B. Regular, full-time employees who have exhausted their bereavement leave shall be
11	entitled to use sick leave in the amount of three (3) scheduled shifts for each additional death of a
12	member of the employee's immediate family. Regular part-time employees shall be entitled to use
13	sick leave prorated according to their scheduled hours of work per workweek.
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	Service Employees International Union, Local 925 - Involuntary Commitment Specialists Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 26

1 **ARTICLE 14: HOLIDAYS**

2 Section 1. All regular employees shall be granted the holidays provided in RCW 1.16.050 3 which currently lists the following holidays with pay:

		······
5	New Year's Day	January 1st
6	Martin Luther King, Jr.'s Birthday	Third Monday in January
7	Presidents' Day	Third Monday in February
8	Memorial Day	Last Monday in May
9	Independence Day	July 4th
10	Labor Day	First Monday in September
11	Veteran's Day	November 11th (or County observed Holiday)
12	Thanksgiving Day	Fourth Thursday in November
13	Day after Thanksgiving	
14	Christmas Day	December 25th
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16 and any designated by public proclamation of the chief executive of the state as a legal holiday. 17 Holidays shall commence at 12:01 a.m. and end at midnight. In addition, each employee shall receive 18 two (2) additional personal holidays. These days shall be administered through the vacation plan. 19 One day (7.5 hours) shall accrue to all employees in a pay status as of the first of October and the 20 second day (7.5 hours) shall accrue to all employees in a pay status as of the first of November of 21 each year. Employees will be able to use these days in the same manner as they use vacation days earned. 22

23 Section 2. Employees will be paid at the overtime rate for all time worked on a holiday, in 24 addition to the regular straight-time rate of pay. An employee must be in a pay status on the employee's scheduled working day prior to and the employees' scheduled working day after the 25 26 holidays set forth above in order to receive holiday pay.

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2.A. When a holiday falls on an employee's scheduled day off, the employee will 28 receive 7.5 hours holiday pay at the straight time rate.

2.B. When a holiday falls on an employee's scheduled work day, and the employee
 does not work, the employee will receive 7.5 hours holiday pay at the straight time rate, and must use
 accrued vacation, sick leave, or compensatory time as appropriate for all scheduled work hours.

2.C. Employees with a vacation balance of less than 200 hours may elect to receive
compensatory time at the rate of 1.5 times all time worked on a holiday, in addition to the regular rate
of pay for all time worked.

7 Section 3. In the event there is a requirement to increase staffing on the recognized holidays,
8 employees will participate in developing changes to the master work schedule as provided in Section
9 1 of Article 11.

Section 4. Procedures for determining holiday coverage will be developed by a joint labormanagement committee.

Section 5. After the final vacation schedule is posted, on or before the first of March each
year - a procedure for Holiday coverage for the remaining seven (7) holidays of the year and the first
three (3) holidays of the subsequent year will be developed. Whenever possible, holiday assignments
will be based on volunteers from the staff. However, if there are insufficient volunteers, management
will assign staff from the potential working pool. Assignment will be based on a number of factors
including the number of other major holidays worked and the general work schedule.

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ARTICLE 15: EMPLOYEE RIGHTS

Section 1. The off-duty activities of employees shall not be cause for disciplinary action
unless said activities are detrimental to the employee's work performance or the program of the
agency or present a conflict of interest.

Section 2. If at any level, the County determines to bring disciplinary action against any
career service employee, such disciplinary action shall be for just cause, shall be in compliance with
county policy and the employee shall be apprised of his/her rights of appeal and representation as
provided for in the Grievance Procedure of this Agreement.

9 Section 3. The employee and/or representative may examine the employee's personnel file(s)
10 if the employee so authorizes in writing. Material placed into the employee's file(s) relating to job
11 performance or personal character shall be brought to his or her attention. The employee may
12 challenge the propriety of including it in the file(s). The employee shall have the right to insert
13 documentation into the file(s), providing such documentation is relevant to the challenge.
14 Unauthorized persons shall not have access to employee files or other personal data relating to their
15 employment.

Section 4. No employee shall be required to use equipment which is not in a safe condition.
In the event an employee discovers or identifies unsafe equipment, he/she will immediately notify the
immediate supervisor in writing. Employees will not be disciplined for reporting unsafe equipment
or working conditions to their immediate supervisor. Said equipment shall be repaired or replaced if
the employer determines the equipment to be unsafe. At such time as the employer determines the
equipment to be safe, the employee will be advised in writing.

ARTICLE 16: MISCELLANEOUS

Section 1. All employees who have been authorized to use their own transportation on
County business shall be reimbursed at the rate established by County Council action. Employees
required to attend mandatory staff meetings on their day off will be reimbursed for mileage and
parking.

Section 2. The Union and the County recognize that the nature of the services offered by the 6 County necessitates the use of temporary employees (commonly referred to as extra-help employees). 7 These employees are part of the bargaining unit and subject to the terms of the Agreement. 8 Temporary employees are not eligible for vacation, sick leave, holiday, medical, dental or other 9 insurance benefits. However term-limited temporary employees are eligible for all benefits contained 10 in this agreement. The County agrees that these employees are supplementary to the regular work 11 force and shall not be used to displace regular employees or undermine the integrity of the bargaining 12 unit. Temporary and term-limited temporary employees are considered at-will and may be terminated 13 without recourse to the just cause provisions or the grievance procedures in Article 9. Just cause 14 provisions and the grievance procedure will apply to all other forms of disciplinary action. 15

16 Section 3. The County may provide employees release time to attend training programs that
17 will be beneficial to their job performance. Notice of all such training opportunities which
18 management deems appropriate will be made available to all employees in writing. If the County
19 requires attendance at such training programs, the County will pay the expenses incurred.

Section 4. Changes in written procedural guidelines or other work rules or regulations will be
implemented only upon written notification of revisions. No employee shall be held responsible for
violation of a written instruction, regulation, rule or guideline provided oral instructions to do so were
received from supervisory personnel.

Section 5. The County and the Union agree to establish a Labor-Management Committee.
The purpose of the Committee is to discuss matters of concern to either party, and promote effective
labor-management communications. Meetings shall be scheduled upon request of either the Crisis
and Commitment Coordinator or Union Representative (or designee), at a time mutually agreed by
the parties. Up to three members of the bargaining unit shall be entitled to participate in Committee

meetings. Employees may be released during work hours to attend Committee meetings, except that
 no overtime obligation will result from Committee activities. As soon as practical after the execution
 of this Agreement, the parties agree to convene the Labor-Management Committee to consider issues
 related to the implementation of the Agreement, including but not limited to holiday assignments.

Section 6. Promotions shall be made in accordance with the King County Personnel
Guidelines. Any employee who is promoted within the Division and does not successfully complete
the probationary period for the position to which promoted, shall have a right to return to his/her
former position if it is vacant and available; this includes employees promoted out of the bargaining
unit. If the former position is not available, and the employee is separated from the promotional
position during the probationary period, the re-hire provisions of Article 10 Section 2 will apply.

Section 7. Job Sharing. County Designated Mental Health Professionals may be permitted
to job share or to work part-time when practicable based on staffing requirements, budget constraints,
and at management's prerogative.

Section 8. COPE. King County shall, upon receipt of a written authorization form that
conforms to legal requirements, deduct from the pay of such bargaining unit employee the amount of
contribution the employee voluntarily chooses for deduction for political purposes and shall transmit
the same to the Union.

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ARTICLE 17: WAGE RATES

Section 1. Effective September 1, 2007, employees will be placed on Range 60 of the 2007 2 King County Hourly Squared Schedule, at the closest step that is not less than the previous hourly 3 4 rate.

Section 2. Effective January 1, 2008 pay rates in effect on December 31, 2007 shall be 5 increased by a percentage factor equal to 90% of the increase in the CPI-W, All Cities Index, 6 September -2006 - September 2007 base year; provided, however, that the amount produced by 7 application of the foregoing shall not be less than 2% and not greater than 6%. 8

Section 3. Effective January 1, 2009 pay rates in effect on December 31, 2008 shall be 9 increased by a percentage factor equal to 90% of the increase in the CPI-W, All Cities Index, 10 September - 2007 - September 2008 base year; provided, however, that the amount produced by 11 application of the foregoing shall not be less than 2% and not greater than 6%. 12

Section 4. Effective January 1, 2010 pay rates in effect on December 31, 2009 shall be 13 increased by a percentage factor equal to 90% of the increase in the CPI-W, All Cities Index, 14 September 2008 - September 2009 base year; provided, however, that the amount produced by 15 application of the foregoing shall not be less than 2% and not greater than 6%. 16

Section 5. New career service employees shall be hired at Step 1 of their respective pay range 17 or a higher step at the discretion of management. Employees hired at Step 1 shall be advanced to 18 Step 2 after the successful completion of a probation period of at least six (6) months, which may be 19 extended to up to twelve (12) months by the hiring authority. Non-probationary career service 20 employees on Step 2 through Step 10 will receive a one step increase effective January 1 of each year. 21 Section 6. Temporary employees including term limited temporaries will be paid per the

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following schedule and increases in succeeding years per sections 2 and 3 of this Article:

90% of Step 1
100% of Step 1
110% of Step 1

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Section 7. Term Limited Temporary employees. The County may employ term limited temporary employees as defined in County Ordinance. 28

Section 8. Bi-weekly Pay. The County has the right to define and implement a new payro
system, including but not limited to a biweekly payroll system. Implementation of such system ma
include a conversion of wages and leave benefits into hourly amounts and the parties recognize Kin
County's exclusive right to make the changes necessary to implement such payroll system. The
County agrees to provide the Union with at least sixty (60) days notice prior to implementation, an
agrees to bargain effects of implementation of a new payroll system, if the Union requests.
Service Employees International Union, Local 925 - Involuntary Commitment Specialists

1	ARTICLE 18: DURATION
2	This Agreement shall become effective when ratified by the parties, including adoption as an
3	ordinance by the King County Council, and covers the period September 1, 2007 through and
4	including August 31, 2010. Written notice of desire to modify this agreement shall be served by
5	either party upon the other at least sixty (60) days prior to the date of expiration.
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7	APPROVED this 15 day of Ugust, 2007
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-0	Service Employees International Union, Local 925 - Involuntary Commitment Specialists
	Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services September 1, 2007 through August 31, 2010 030C0107 Page 34

Binder Code: 030

Union Code: 0925C 15906

ADDENDUM A Service Employees International Union, Local 925 Involuntary Commitment Specialists

King County Hourly Squared Pay Schedule

e Pay Range Classification 60 Involuntary Commitment Specialist I	Class Code P
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Temporary employees	
0 - 320 Hours Worked	90% of pay Range 60, Step 1
321 - 640 Hours Worked	100% of pay Range 60, Step 1
641 + Hours Worked or Previous employment as a King County Designated Mental Health Professional	110% of pay Range 60, Step 1

Attachment C

15903

AGREEMENT BETWEEN KING COUNTY DIVISION OF MENTAL HEALTH AND SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925 REPRESENTING EMPLOYEES IN

DEPARTMENT OF COMMUNITY AND HUMAN SERVICES MENTAL HEALTH, CHEMICAL ABUSE AND DEPENDENCY SERVICES DIVISION

The parties, King County (the County), and Service Employees International Union Local 925 (the Union), agree as follows:

1. All terms and conditions of the collective bargaining agreement between the parties for the term July 1, 2002, through June 30, 2005, shall remain in effect from July 1, 2005, through and including August 31, 2007, except as provided in this Memorandum of Agreement.

2. Effective January 1, 2006, all rates of pay in effect on December 31, 2005 shall be increased by 4.66 per cent.

3. Effective January 1, 2007, all rates of pay in effect on December 31, 2006 shall be increased by 2.0 per cent.

4. Employees who are eligible for the pay increases include:

a. all career service employees currently covered by the collective bargaining

agreement;

b. all employees who retired from a career service position covered by the collective bargaining agreement after July 1, 2005; and

c. all temporary employees who worked in a position covered by the collective bargaining agreement during the calendar year 2007.

5. Seniority shall be defined as: length of service within the bargaining unit including hours worked as a temporary employee, as described below:

a. A career service employee in the bargaining unit who resigns and subsequently returns to a career service bargaining unit position shall have seniority restored, provided the break in service is twenty four (24) months or less.

b. Seniority shall continue to accrue during any compensated absence from service or during any leave of absence without pay for periods of thirty (30) calendar days or less.

c. Seniority shall be retained but shall not continue to accrue during that period of an authorized leave of absence without pay that exceeds thirty (30) calendar days.

d. All time worked as a temporary employee or term-limited temporary employee in a bargaining unit position during the immediately preceding twenty four (24) months prior to an appointment to a career service position shall be added to the employee's seniority upon such appointment. Employees other than regular career service employees do not otherwise accrue seniority.

APPROVED this 15 . 2007 day of lia By:

King County Executive

Debbie Foley, Union Representative Service Employees International Union, Local 925

Service Employees International Union, Local 925 - Involuntary Commitment Specialists Department of Community & Human Services, Division of Mental Health, Chemical Abuse and Dependency Services 030U0207 Page 2