

hereof.

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

December 10, 2007

Ordinance 15982

Proposed No. 2007-0610.1 **Sponsors** Gossett and Phillips 1 AN ORDINANCE approving and adopting the collective .2 bargaining agreement negotiated by and between King 3 County and Washington State Council of County and City 4 Employees, Council 2, Local 2084-SC (Superior Court -5 Staff (Wages Only)) representing employees in the superior 6 court; and establishing the effective date of said agreement. 7 8 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY: 9 SECTION 1. The collective bargaining agreement negotiated between King 10 County and Washington State Council of County and City Employees, Council 2, Local 11 2084-SC (Superior Court - Staff (Wages Only)) representing employees in the superior 12 court and attached hereto is hereby approved and adopted by this reference made a part

SECTION 2. Terms and conditions of said agreement shall be effective from

January 1, 2007, through and including December 31, 2009.

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Ordinance 15982 was introduced on 11/19/2007 and passed by the Metropolitan King County Council on 12/10/2007, by the following vote:

Yes: 8 - Mr. Gossett, Ms. Patterson, Ms. Lambert, Mr. von Reichbauer, Mr. Dunn, Mr. Ferguson, Mr. Phillips and Mr. Constantine

No: 0

Excused: 1 - Ms. Hague

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

erry Gossett, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 20 day of DECEMBER, 2007.

Ron Sims, County Executive

Attachments

A. Agreement Between King County and Washington State Council of County and City Employees Local 2084SC (Superior Court), B. WSCCCE, Council 2, Local 2084-SC Superior Court Wage Addendum A

AHachment A

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1	·	AGREEMENT BETWEEN	
2		KING COUNTY	
3		AND	
4	WASH	INGTON STATE COUNCIL OF COUNTY AND CITY EMPLOYE	ES
5		LOCAL 2084SC (Superior Court)	
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AGREEMENT BETWEEN

KING COUNTY

AND

WASHINGTON STATE COUNCIL OF COUNTY AND CITY EMPLOYEES **LOCAL 2084SC (Superior Court)**

PREAMBLE

These Articles constitute an Agreement between King County (County) and the Washington State Council of County and City Employees (Union) representing Local 2084SC (Local). This Agreement shall be subject to approval by ordinance by the Metropolitan King County Council (Council). This Agreement was entered into for the purpose of setting forth the mutual understandings of the parties regarding wages and related matters that are within the legal jurisdiction of the County.

ARTICLE 1: PURPOSE

The intent and purpose of this Agreement is to set forth the mutual understandings of the parties with respect to wages and wage-related matters for the King County Superior Court (Court) employees who are covered by this Agreement. Each of the provisions of this Agreement are included only so far as they may apply to wages and wage-related matters. Working conditions, as they may or may not be related to the provisions herein, are not within the legal authority of the County to negotiate and are not covered by the terms of this Agreement.

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Washington State Council of County and City Employees, Council 2, Local 2084-SC, Superior Court - Staff (Wages Only) January 1, 2007 through December 31, 2009

ARTICLE 2: UNION RECOGNITION AND MEMBERSHIP

- 2.1. The County recognizes the Union as the exclusive bargaining representative relative to wages and wage-related matters for all employees, excluding supervisors and confidential employees, in the classifications listed under the Addendum A. The bargaining unit description can be found under Public Employment Relations Commission Decision 7397 (PECB, 2001).
- 2.2. Union Membership 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 shall remain members in good standing or pay an agency fee. It shall also be a condition of employment that all employees covered by this Agreement and hired or assigned into the bargaining unit after its effective date shall, on the thirtieth (30) day following the beginning of such employment, become and remain members in good standing in the Union or pay an agency fee.
- 2.3. Exemption In accordance with RCW 41.56.122, employees covered by this Agreement who are forbidden from joining a Union by bona fide religious beliefs, or tenets or teachings of a church or religious body, shall contribute an amount equivalent to regular Union dues and initiation fees to a non-religious charity or to another charitable organization mutually agreed upon by the employee affected and the Union.

The employee shall furnish written proof that such payments have been made.

- 2.4. Dues Deduction Upon receipt of written authorization individually signed by an employee, the County shall have deducted from the pay of such employee the amount of dues as certified by the business manager of WSCCCE and shall transmit the same to its treasurer.
- 2.5. Indemnification The Union 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 Union. The Union agrees to refund to the County any amounts paid to it in error on account of the check-off provisions upon presentation of proper evidence thereof.

3.1. Rights of the Court - The management of the Court and the direction of the work force is vested exclusively in the Court.
3.2. Rights of the County - The County has the right to determine and establish wages and

3.2. Rights of the County - The County has the right to determine and establish wages and wage-related matters, such as wage rates for classifications and employees, the kinds and levels of paid leaves and insured benefits, and how and when employees are compensated. All of the rights, functions, powers and authority of the County not specifically abridged, delegated or modified by the Agreement are recognized by the Union as being retained by the County.

3.2.1. Bi-weekly pay - King County has the right to make changes to the payroll system, including, but not limited to, the right to implement a bi-weekly payroll system and the conversion of wages and leave accrual to an hourly rate.

ARTICLE 4: EQUAL EMPLOYMENT OPPORTUNITY

- 4.1. EEO The County or the Union shall not unlawfully discriminate against any employee with respect to compensation, terms, conditions, or privileges of employment as contained in this agreement because of race, creed, color, religion, sexual orientation, Union membership, political ideology, marital status, national origin, age, sex, or any sensory, mental or physical disability.
- **4.2.** Complaint Allegations of unlawful discrimination shall not be a proper subject for the grievance procedure herein, but may instead be filed by an employee with the appropriate human rights agency.
- 4.3. ADA The parties agree that personnel actions may be taken to accommodate disabilities, as may be required under the Americans with Disabilities Act (ADA), and that such an accommodation under the ADA shall take precedence over any conflicting provisions of this Agreement.

ARTICLE 5: WAGES

5.1. Pay Ranges - Wage rates for each classification are set forth in Addendum A.

5.2. Step Increases

- A. Upon successful completion of a six (6) month probationary period, a regular employee shall advance to the next step in his/her classification wage range. If the probationary period is for one (1) year, the regular employee shall be advanced to the next step upon satisfactory completion of the first six (6) months of employment.
- B. Annual step increases will be given after the first increase described in Section 5.2.A, the employee's work performance and work habits are satisfactory; and until such time that the employee has reached Step 10. An increase beyond Step 2 is permissive and may be given at the discretion of the manager/designee.
- 5.3. COLA Effective January 1 of each year of the Agreement (2007, 2008, 2009), wage rates in effect on December 31 of the previous year shall be increased by ninety percent (90%) of the CPI-W, All Cities Index, September to September; provided, however, that the amount shall not be less than two percent (2%) nor greater then six percent (6%).
- 5.4. Overtime Employees shall be paid at an overtime rate of time and one-half (1-1/2) their regular rate of pay for all hours worked in excess of forty (40) hours per week. The forty (40) hour threshold for determining overtime eligibility is based on the accumulation of paid compensated hours during the workweek.
- 5.4.1. Overtime Screeners Employees assigned to the Screening unit will receive overtime after working eight (8) hours in a day and for all hours worked in excess of forty (40) hours per week. The forty (40) hour threshold for determining overtime eligibility is based on the accumulation of paid compensated hours during the workweek.
- 5.5. Compensatory Time An employee may request and with the approval of the manager/designee may receive time off in lieu of overtime pay under the same conditions provided in Section 5.4.
- 5.6. Overtime for Temporary Employees Temporary employees shall be compensated at one and one-half times (1-1/2) the regular hourly rate of pay for all hours worked in excess of forty

(40) hours in a work-week. The forty (40) hour threshold for determining overtime eligibility is based on the accumulation of regular hours paid. Temporary employees are not eligible for compensatory time. The workweek is defined as Sunday through Saturday.

- 5.7. Call-out A minimum of four (4) hours at the overtime rate shall be paid for each call-out. Where such overtime exceeds four (4) hours, the actual hours worked shall be compensated at the overtime rate. A call-out is defined as that circumstance when an employee, having completed the assigned shift and departed the premises, is requested by the Court to return to work. The provisions of this Section shall not apply to meeting and training sessions requiring a return to work.
- 5.7.1. Mandatory Meetings/Training Employees required by the County or the Court to attend meetings/training during their time off from work will receive at least two (2) hours of pay. Should the meetings/training extend beyond two (2) hours, employees will receive pay for the actual time attending the meetings/training. If employees are required to attend meetings/training on Saturday or Sunday, they will be paid at the overtime rate of pay with a minimum of two (2) hours paid.
- 5.8. Work Out-of-Classification Employees who perform the preponderance of work outside of their normal classification where the pay range is greater than their current classification will receive a five percent (5%) increase or Step 1 of the new classification, whichever is greater.
- 5.9. Mileage All employees who have been authorized to use their own transportation on Court business shall be reimbursed at the IRS rate.
- 5.10. Personal Property Employees whose personal property is damaged during the performance of their duties shall have same repaired or replaced at County expense; provided, that such reimbursement shall not exceed five hundred dollars (\$500.00) per incident. Paperwork necessary to process claims covered under this Section will be initiated by the Court with due speed upon receipt of the claim from the employee.
- 5.11. Lump Sum Payment For the Union's acceptance of the revisions in Article 9 the County will pay a one time lump sum payment. Only those employees who are employed by the Superior Court in this bargaining unit on the date this contract is ratified will be eligible to receive the lump sum payment. The lump sum payment will be calculated by taking one percent (1%) of the total

payroll for the bargaining unit as of January 1, 2008 divided by the eligible employees. Payment will be made on February 5, 2008. Washington State Council of County and City Employees, Council 2, Local 2084-SC, Superior Court - Staff (Wages Only)

January 1, 2007 through December 31, 2009

ARTICLE 6: HEALTHCARE AND INSURANCE PLANS

The County will provide medical, dental, life, disability, and vision benefits for regular, termlimited temporary and probationary employees and their eligible dependents as determined by the Joint Labor-Management Insurance Committee or its successor.

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Washington State Council of County and City Employees, Council 2, Local 2084-SC, Superior Court - Staff (Wages Only) 273C0107

January 1, 2007 through December 31, 2009

ARTICLE 7: HOLIDAYS

7.1. Celebrated Holidays - All regular, term-limited temporary and probationary employees who work a full-time schedule shall be granted the following holidays with pay:

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Holiday	Date Celebrated		
New Year's Day	January 1st		
Martin Luther King Jr's Birthday	Third Monday in January		
President's Birthday	Third Monday in February		
Memorial Day	Last Monday in May		
Independence Day	July 4th		
Labor Day	First Monday in September		
Veteran's Day	November 11th		
Thanksgiving Day	Fourth Thursday in November		
Day after Thanksgiving	Day Following Thanksgiving		
Christmas Day	December 25th		

and any day as declared by the president or governor and as approved by the Council.

- A. Whenever a holiday falls upon a Saturday it shall be observed on the preceding Friday and when a holiday falls on a Sunday it shall be observed on the following Monday.
- B. Holidays paid for but not worked shall be recognized as time worked for the purpose of determining weekly overtime.
- C. Employees working multiple shifts will observe holidays only on the dates and days specified under Section 7.1., "Date Celebrated."
- 7.2. Personal Holidays Regular, term-limited temporary and probationary employees shall receive two (2) personal holidays to be administered through the vacation plan. One (1) day shall be accrued on the first of October and one (1) day shall be accrued on the first of November of each year. These days may be used in the same manner as any vacation day earned.
 - 7.3. Part-time Employees Employees eligible for holidays who work a part-time schedule

7.4. Holiday Compensation

A. Full-time employees who are eligible for holiday pay shall receive time and one-half (1-1/2) the regular rate of pay for all hours worked on a holiday listed in Section 7.1. above. This holiday compensation for hours actually worked on a holiday shall be in addition to the eight (8) straight time hours of holiday pay. When a holiday falls on a day, other than a Saturday or Sunday,

that an employee is not scheduled to work he/she shall either receive an additional day's pay or shall at their option receive a substitute holiday, use of which must be scheduled five (5) days in advance.

Substitute holidays not taken off within one (1) year shall be compensated for in cash.

B. Part-time employees who are eligible for holiday pay and work on a holiday shall be paid time and one-half (1-1/2) the regular rate of pay for the actual hours worked. In addition, the employees shall receive holiday pay for holidays which fall on regularly scheduled working days and the holiday pay shall be pro-rated based on the employees regularly scheduled working hours. Employees will not be compensated for holidays falling on days which they are not regularly scheduled to work.

8.1. Vacation Schedule for Employees - Regular, term-limited temporary and probationary employees who work a full-time schedule shall accrue vacation leave benefits as described in the following table:

		Equivalent/ Pro-Rated days (7.2
Full Years of Service		hours/day)
Upon hire through end of Year	5	12
Upon beginning of Year	6	15
Upon beginning of Year	9	16
Upon beginning of Year	11	20
Upon beginning of Year	17	21
Upon beginning of Year	18	22
Upon beginning of Year	19	23
Upon beginning of Year	20	24
Upon beginning of Year	21	25
Upon beginning of Year	22	26
Upon beginning of Year	23	27
Upon beginning of Year	24	28
Upon beginning of Year	25	29
Upon beginning of Year	26	30
and beyond		

- 8.2. Part-time Employees Employees eligible for vacation leave who work a part-time schedule shall accrue vacation leave in accordance with the leave schedule set forth in Section 8.1.; provided, however, such accrual rates shall be prorated to reflect his/her normally scheduled workweek.
 - 8.3. Employees eligible for vacation leave shall accrue vacation leave from their date of hire.

January 1, 2007 through December 31, 2009

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Employees may accrue vacation leave each pay period which may not be used until earned.

- 8.4. Employees eligible for vacation leave shall not be eligible to take or be paid for vacation leave until they have successfully completed their first six (6) months of service in a paid leave eligible position. This section does not apply when using accrued vacation leave for a qualifying event under the Washington Family Care Act. Employees leaving employment prior to successfully completing their first six (6) months of service shall forfeit and not be paid for accrued vacation leave.
- 8.5. Employees eligible for vacation leave shall be paid for accrued vacation leave to their date of separation up to the maximum accrual amount if they have successfully completed their first six (6) months of service in a paid leave eligible position. Payment shall be the accrued vacation leave multiplied by the employee's rate of pay in effect upon the date of leaving employment less mandatory withholdings.
- 8.6. Employees eligible for vacation leave may accrue up to sixty (60) days vacation calculated/adjusted to reflect the normal biweekly schedule not to exceed four hundred thirty-two (432) hours. Employees eligible for vacation leave 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 of the vacation leave beyond the maximum amount unless the director/designee has approved a carryover of such vacation leave because of cyclical workloads, work assignments or other reasons as may be in the best interests of the Court.
- 8.7. In cases of separation from employment by death of an employee with accrued vacation leave and who has successfully completed his/her first six (6) months of service in a paid leave eligible position, payment of unused vacation leave up to the maximum accrual amount shall be made to the employee's estate, or, in applicable cases, as provided for by state law, RCW Title 11.
- 8.8. If a regular employee eligible for vacation leave resigns or is laid off and subsequently returns to regular employment within two (2) years from such resignation or layoff, as applicable, the employee's prior service shall be counted in determining the vacation leave accrual rate under Sections 8.1.
 - 8.9. Vacation leave may be used in quarter (1/4) hour increments, at the discretion of the

manager/designee. 8.10. Employees who are in a probationary period as a result of promotion shall be entitled to use vacation time accrued while they are in a probationary status in their new position subject to the approval of the manager/designee. 8.11. The Court is responsible for the scheduling of vacation leave.

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- 9.1. Regular, term-limited temporary and probationary employees shall accrue sick leave benefits at the rate of 0.04616 for each hour in regular pay status excluding overtime up to a maximum of eight (8) hours per month. Sick leave shall not begin to accrue until the first of the month following the month in which the employee commenced employment. The employee is not entitled to sick leave if not previously earned.
- 9.2. During the first six (6) months of service in a paid leave eligible position, employees eligible to accrue vacation leave may, at the manager's discretion, use any accrued days of vacation leave as an extension of sick leave. This section does not apply when using accrued vacation leave for a qualifying event under the Washington Family Care Act. If an employee does not work a full six (6) months, any vacation leave used for sick leave must be reimbursed to the County upon termination.
- 9.3. There shall be no limit to the hours of sick leave benefits accrued by an eligible employee. Sick leave may be used in quarter (1/4) hour increments.
 - 9.4. The Court is responsible for the proper administration of the sick leave benefit.
- 9.5. Separation from or termination of employment except by reason of retirement or layoff due to lack of work, funds or efficiency reasons, shall cancel all sick leave accrued to the employee as of the date of separation or termination. Should a regular employee resign or be laid off and return to regular employment within two (2) years, accrued sick leave shall be restored.
- 9.6. Regular employees who have successfully completed at least five (5) years of benefit eligible service and who retire as a result of length of service or who terminate by reason of death shall be paid, or their estates paid for as provided for by RCW Title 11, as applicable, an amount equal to thirty-five percent (35%) of their unused, accumulated sick leave multiplied by the employee's rate of pay in effect upon the date of leaving employment less mandatory withholdings.
- 9.7. Leave Without Pay An employee must use all of his/her sick leave before taking any unpaid leave for his/her own health reasons. If the injury is compensable under the County's workers compensation program, then the employee has the option to augment or not augment time loss payments with the use of accrued sick leave.

9.8. Accrued sick leave will be used for the following reasons:

A. The employee's bona fide illness; provided, that an employee who suffers an occupational illness may not simultaneously collect sick leave and worker's compensation payments in a total amount greater than the net regular pay of the employee;

- B. The employee's incapacitating injury, provided that:
- 1. An employee injured on the job may not simultaneously collect sick leave and worker's compensation payments in a total amount greater than the net regular pay of the employee; though an employee who chooses not to augment his/her worker's compensation time loss pay through the use of sick leave will be deemed on unpaid leave status;
- 2. An employee who chooses to augment workers compensation payments with the use of accrued sick leave will notify the workers compensation office in writing at the beginning of the leave;
- 3. An employee may not collect sick leave and worker's compensation time loss payments for physical incapacity due to any injury or occupational illness which is directly traceable to employment other than with the County.
 - C. Exposure to contagious diseases and resulting quarantine.
- D. A female employee's temporary disability caused by or contributed to by pregnancy and childbirth.
- E. The employee's medical, ocular or dental appointments, provided that the employee's manager/designee has approved the scheduling of sick leave for such appointments.
- F. To care for the employee's eligible child if the child has an illness or health condition which requires treatment or supervision from the employee;
 - **G.** To care for other family members, if:
- 1. The employee has been employed for twelve (12) months or more and has actually worked a minimum of nine hundred and thirty-six (936) hours in the preceding twelve (12) months,
- 2. For employees hired before January 1, 2007: The family member is the employee's spouse or domestic partner, the employee's child, a child of the employee's spouse or

domestic partner, the parent of the employee, employee's spouse or domestic partner or an individual who stands or stood in loco parentis to the employee, the employee's spouse or domestic partner; For employees hired on or after January 1, 2007: Family member will be as defined in Section 8.05 (b) of the King County Superior Court Administrative Guidelines for Personnel Management, adopted 2/2/06 and,

3. The reason for the leave is one of the following:

a. The birth of a son or daughter and care of the newborn child, or placement with the employee of a son or daughter for adoption or foster care, if the leave is taken within twelve (12) months of the birth, adoption or placement;

b. The care of the employee's child or child of the employee's spouse or domestic partner whose illness or health condition requires treatment or supervision by the employee; or

c. Care of a family member who suffers from a serious health

H. Leave eligible employees who do not qualify for use of sick leave as provided under Section 9.8.G. can use sick leave in the maximum amount of three (3) days per calendar year when an employee is required to care for an immediate family member who suffers from a serious health condition. The three (3) day maximum does not apply when using accrued leave for a qualifying event under the Washington Family Care Act

9.9. Medical and Family Leave

For employees hired before January 1, 2007: An employee may take a total of up to eighteen (18) workweeks of unpaid leave for his/her own serious health condition, and for family reasons as provided in Sections 9.8.F. and 9.8.G. combined, within a twelve (12) month period.

For employees hired on or after January 1, 2007: An employee may take a total of up to twelve (12) workweeks of leave for his/her own serious health condition, and for family reasons as provided in Sections 9.8.F. and 9.8.G. combined, within a twelve (12) month period. Such leave must be used in accordance with Section 8.05(d) of King County Superior Court Administrative Guidelines for Personnel Management, adopted 2/2/06.

10.1. Donation of Leaves - An employee eligible for paid leaves may donate a portion of his/her accrued leaves to a leave accrual eligible employee. Court employees may transfer up to thirty-five (35) vacation and thirty-five (35) sick leave hours in a calendar year to another Court employee under the following conditions:

A. Vacation Leave Hours. Both the donor and the donee must have completed one year of service as a regular employee, the donation must be used within ninety (90) days, and donated hours that are not used within ninety (90) days will revert to the donor. The transfer must be approved by the Chief Administrative Officer. The donor may not receive any compensation for such donation.

B. Sick Leave Hours. The donor's sick leave balance must equal one hundred (100) hours or more after the deduction of the donation and the donee must have at least six (6) months of service. The transfer must have the approval of the Chief Administrative Officer. The donor may not receive any compensation for such donation. Donated sick leave must be used within ninety (90) calendar days of the date of the donation. Donated hours that are not used within ninety (90) days will revert to the donating employee. Donated sick leave is excluded from sick leave payoff provisions.

10.1.1. Donated vacation and sick leave hours will be converted to dollar value based on the donating employee's regular hourly rate at the time of the donation. This amount will then be divided by the receiving employee's salary to determine the actual number of hours received. Unused donated annual leave and sick leave will be reconverted based on the donating employee's regular hourly rate at the time of the reconversion.

10.2. Organ Donor Leave - The manager/designee shall allow employees eligible for paid leaves who are voluntarily participating as donors in life-giving or life-saving procedures such as, but not limited to, bone marrow transplants, kidney transplants, or blood transfusions to take five (5) days paid leave, which shall not be charged to sick or vacation leaves.

10.3. Bereavement Leave

A. Employees eligible for paid leaves shall be entitled to three (3) working days of

January 1, 2007 through December 31, 2009

ARTICLE 11: GRIEVANCE PROCEDURE

- 11.1. The County and the Union recognize the importance and desirability of settling grievances promptly and fairly in the interest of good employee relations and morale and to this end the following procedure is outlined. Employees will be unimpeded and free from restraint, interference, coercion, discrimination or reprisal in seeking adjudication of their grievances.
- 11.2. Grievance Definition An issue raised by an employee, the Union or the Local alleging a violation of the terms of this Agreement.
- 11.3. A grievance must be presented within fifteen (15) calendar days after the occurrence of the incident that gave rise to such grievance. Employees have the right to union representation at all levels of the grievance process.

11.4. Grievance Procedure

- A. Step 1. A grievance relating to wages or wage-related matters shall be presented in writing to the appropriate Court director/designee. The Court director/designee shall meet with the employee and the Union representative to gain all relevant facts and shall attempt to resolve the matter and notify the Union and the County within thirty (30) calendar days following receipt of the grievance.
- B. Step 2. If the decision of the Court director/designee has not resolved the grievance, the grievance may be presented in writing to the King County Labor Negotiator/designee within twenty-one (21) calendar days following the Step 1 response. The Labor Negotiator/designee shall meet with the employee and Union representative to gain all relevant facts and shall attempt to settle the dispute. The Labor Negotiator/designee will notify the employee and the Union in writing within fifteen (15) calendar days following the meeting of his/her decision.
- 11.5. Arbitration Failing resolution at Step 2 of the grievance process, the Union may request arbitration within thirty (30) calendar days of the conclusion of Step 2 specifying the exact question which it wishes to arbitrate. The County and Union shall select a third disinterested party to serve as an arbitrator. In the event that the parties are unable to agree upon an arbitrator, an arbitrator will be selected from a list supplied by PERC or FMCS, whichever source is mutually acceptable. The arbitrator will be selected from the list by both the County and the Union representatives. The

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January 1, 2007 through December 31, 2009
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- 5. If the matter is not resolved, the grievance may continue through the grievance process with thirty (30) days written notice following conclusion of the mediation process.
- 6. The moving party can initiate the next step in the grievance process at the appropriate times, irrespective of this process.
- 7. Offers to settle and aspects of settlement discussions will not be used as evidence or referred to if the grievance is not resolved by this process.

This section does not supersede or preclude any use of grievance mediation later in the grievance process.

- 11.7. Time limits set forth in this Article may be extended by mutual agreement in writing.
- 11.8. Grievances shall be heard during normal working hours unless stipulated otherwise by the parties.

ARTICLE 12: SAVINGS CLAUSE

Should any part hereof or any provision herein contained be rendered or declared invalid by reasons of any existing or subsequently enacted legislation or by any decree of a court of competent jurisdiction, such invalidation of such part or provision of this Agreement shall not invalidate the remaining portions hereof; provided, however, upon such invalidation the parties agree to meet and negotiate such parts or provisions affected. The remaining parts or provisions shall remain in full force and effect.

ARTICLE 12: WAIVER AND COMPLETE AGREEMENT

The parties acknowledge that during the negotiations resulting in this Agreement each had the unlimited right and opportunity to make demands and proposals with respect to wages and wagerelated matters and the agreements arrived at by the parties after exercise of that right and opportunity are set forth in this Agreement. All rights and duties of both parties are specifically expressed in this Agreement and such expression is included herein. This Agreement constitutes the entire agreement between the parties and concludes collective bargaining for its terms, subject only to a desire by both parties to mutually agree to amend or supplement this Agreement at any time, and except for negotiations over a successor collective bargaining agreement.

1	ARTICLE 14: DURATION				
2	This Agreement shall become effective upon full and final ratification and approval by all				
3	formal requisite means by the Metropolitan King County Council and shall be in effect				
4	January 1, 2007 through December 31, 2009.				
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6	APPROVED this				
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10	By JACK CYMM				
11	King County Executive				
12 13					
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	ONON.				
15					
16 17					
18	Bill Dennis, Staff Representative				
1					
19	Washington State Council of County and City Employees				
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21					
22	LOCAL:				
23					
24 25	Michel g. West 10-43-07				
26	Michael West				
27	President, Local 2084SC				
28	Washington State Council of County and City Employees				
	Washington State Council of County and City Employees, Council 2, Local 2084-SC, Superior Court - Staff (Wages Only) 273C0107 January 1, 2007 through December 31, 2009 Page 26				

Union Code: 2084A, 2084B

Binder Code: 273

WSCCCE, Council 2, Local 2084-SC Superior Court Wage Addendum A

Class Code	Peoplesoft Number	MSA Number	Classification	Range *
4200100	421107	8385	Administrative Office Assistant	29
4201100	421211	8386	Administrative Specialist I	33
4201200	421315	8387	Administrative Specialist II	37
4201300	421407	8388	Administrative Specialist III	41
5210200	521101	8414	Community Surveillance Officer	45
4101200	411209	8379	Fiscal Specialist II	38
4101400	411406	8381	Fiscal Specialist IV	47
6213100	622302	8491	Juvenile Probation Counselor	54
6213300	621301	8706	Juvenile Probation Counselor-Lead	57
2441200	243209	8243	Project/Program Manager II	57
2441300	243310	8244	Project/Program Manager III	60
6213400	622501	8707	Social Services Coordinator	55
5246100	524802	3108	Education Employment Specialist	50

* Employees hourly rate will be that rate represented on the King County Standardized Schedule using the 40 hour rate line. Salaries are calculated using that 40 hour rate line multiplied by the number of hours actually worked.