

KING COUNTY

Signature Report

March 17, 2008

Ordinance 16036

	Proposed No.	2008-0120.1	Sponsors	Gossett and Phillips
1		AN ORDINANCE approv	ing and adopti	ng the collective
2		bargaining agreement and	memorandum	of agreement
3		negotiated by and between	King County	and Washington
4		State Nurses Association (Staff Nurses) r	epresenting
5		employees in the departme	ent of public he	alth and the
6		department of adult and ju	venile detentio	n; and establishing
7		the effective date of said ag	greements.	
8	• •			
9	BE IT (ORDAINED BY THE COU	JNCIL OF KI	NG COUNTY:
10	SECTIO	<u>ON 1.</u> The collective barga	ining agreeme	nt and memorandum of
11	agreement neg	otiated between King Coun	ty and Washin	gton State Nurses Association
12	(Staff Nurses)	representing employees in t	the department	of public health and the
13	department of a	adult and juvenile detention	and attached	hereto are hereby approved and
14	adopted by this	reference made a part here	of.	

- 15 <u>SECTION 2.</u> Terms and conditions of said agreements shall be effective from
- 16 January 1, 2007, through and including December 31, 2009.
- 17

Ordinance 16036 was introduced on 3/3/2008 and passed by the Metropolitan King County Council on 3/17/2008, by the following vote:

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

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

ATTEST:

Anne Noris, Clerk of the Council

MARCH, 2008. APPROVED this 20 day of

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Ron Sims, County Executive

Attachments

A. Agreement Between King County and Washington State Nurses Association Representing Employees in Seattle King County Public Health, B. Addendum A Washington State Nurses Association Seattle-King County Dept of Public Health Staff Nurses Wages Effective 1-1-07, C. Addendum A Washington State Nurses Association Seattle-King County Dept of Public Health Staff Nurses Wages Effective 1-1-08, D. Memorandum of Agreement by and Between King County and Washington State Nurses Association Representing Employees in Department of Adult and Juvenile Detention Juvenile Division

1	1	Attachn	nent A
1 2		AGREEMENT BETWEEN 160	36
3		WASHINGTON STATE NURSES ASSOCIATION	
4			
5		REPRESENTING EMPLOYEES IN	
6		SEATTLE KING COUNTY PUBLIC HEALTH	
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KING COUNTY

AND

WASHINGTON STATE NURSES ASSOCIATION REPRESENTING EMPLOYEES IN

SEATTLE KING COUNTY PUBLIC HEALTH

7 These Articles constitute an Agreement, terms of which have been negotiated in good faith
8 between King County (hereinafter referred to as the Employer) and the Washington State Nurses
9 Association (hereinafter referred to as the Association). This Agreement shall be subject to approval
10 by ordinance by the County Council of King County, Washington.

11 ARTICLE 1: PURPOSE

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The intent and purpose of this Agreement is to promote the continued improvement of the 12 relationship between Seattle King County Public Health (hereinafter, the Department) and its 13 employees by providing a uniform basis for implementing the right of public employees to join 14 organizations of their own choosing, and to be represented by such organizations in matters 15 concerning their employment relations with Seattle King County Public Health and to set forth in 16 writing the negotiated wages, hours and other working conditions of such employees in appropriate 17 bargaining units provided the Employer has authority to act on such matters. The objective of this 18 Agreement is to promote cooperation between the Department and its employees. This Agreement 19 and the procedures which it establishes for the resolution of differences is intended to contribute to 20 the continuation of good employee relations. 21

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1 ARTICLE 2: NON-DISCRIMINATION

Section 2.1 Gender-Neutral Language: Whenever words denoting gender are used in this
Agreement, they are intended to apply equally to either gender.

Section 2.2 Non-discrimination: The Employer and the Association further agree that they
will not discriminate against any nurse by reason of race, color, age, sex, marital status, sexual
orientation, political ideology, creed, religion, ancestry, national origin, or the presence of any
sensory, mental or physical disability, unless based on a bona fide occupational qualification
reasonably necessary to the normal operation of the Employer.

9 Section 2.3 Avenue of Redress: Complaints or charges under this Article shall be pursued
10 through appropriate equal employment opportunity agencies of the Federal, County, City or State,
11 rather than through the contract grievance procedures. Employees are encouraged to discuss issues of
12 concern related to this Article with his/her immediate supervisor or department of human resource
13 professional or the Employer's Diversity Manager.

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ARTICLE 3: RECOGNITION, BARGAINING UNIT MEMBERSHIP AND DUES

Section 3.1 Bargaining Unit: The Employer hereby recognizes the Association as the
exclusive collective bargaining representative for the purposes stated in Chapter 41.56 RCW, of all
employees employed within the Department as defined by the classifications listed in Addendum A to
this Agreement. This shall include all full-time regular, part-time regular, probationary, term limited
temporary, part-time and temporary employees as these terms are defined in Article 21. Should the
Employer create a new non-management classification that requires an RN or LPN license, the
Employer will notify the Association for the purposes of negotiating an appropriate wage rate.

9 Section 3.2 Non-Discrimination: The Employer agrees that the Association has the right to
10 encourage all employees in the bargaining unit to become and remain members in good standing of
11 the Association, and the Association accepts its responsibility to fairly represent all employees in the
12 bargaining unit regardless of membership status. Neither party shall discriminate against any
13 employee or applicant for employment on account of membership in or non-membership in any
14 association or other employee organization.

15 Section 3.2.1 Association Activity: No employee shall be discriminated against for any
16 lawful Association activity.

Section 3.3 Payroll Deduction: The Employer agrees to deduct from the pay check of each 17 employee who has so authorized it, the regular monthly dues uniformly required of members of the 18 Association. The amounts deducted shall be transmitted monthly to the Association on behalf of the 19 employees involved by the tenth of the month following the payroll deduction date. Authorization by 20 the employee shall be on a form approved by the parties hereto and may be revoked by the employee 21 upon request. The performance of this function is recognized as a service to the Association by the 22 Employer. The Association will indemnify, defend and hold the County harmless against any claims 23 made and against any suit instituted against the County on account of any check-off of dues for the 24 Association. The Association agrees to refund to the County any amounts paid to it in error on 25 account of the check-off provision upon presentation of proper evidence thereof. 26

27 28 Section 3.4 Association Membership: It shall be a condition of employment that all nurses working under this Agreement on its effective date who are members of the Association and all

nurses who become members of the Association during their employment by the Employer shall 1 remain members in good standing for the life of the Agreement. All nurses who are not members and 2 all new nurses hired on or after the effective date of this Agreement may not be required to join the 3 Association as a condition of employment but within thirty-one (31) days from the effective date of 4 this Agreement or the date of hire shall, as a condition of employment, pay to the Association an 5 amount of money equivalent to the regular Association dues or pay an agency fee to the Association 6 for their representation to the extent permitted by law. The requirement to join the Association and 7 remain a member in good standing shall be satisfied by the payment of regular dues or agency fees 8 uniformly applied to other members of the Association for the class of membership appropriate to 9 10 employment in the bargaining unit. The Association shall notify the Employer in writing of the failure of any nurse to become or remain a member in good standing in violation of this Article. No 11 request for termination shall be made by the Association until at least fourteen (14) days after the 12 sending of the aforementioned notice. 13

Section 3.5 Discharge for Failure to Meet Association Membership Requirements: Failure
by an employee to abide by Section 3.4 shall constitute cause for discharge of such employee;
provided that when an employee fails to fulfill the above obligation, the Association shall provide the
employee and the Employer with thirty (30) days written notification of the Association's intent to
initiate discharge action, and during this period the employee may make restitution in the amount
which is overdue.

If the employee has not fulfilled the above obligation by the end of the Association's thirty
(30) calendar day discharge notification period, the Association will thereafter notify the King County
Director of the Human Resources Division (HRD) in writing, with a copy to the Department Director,
Public Health Human Administrative Services, County Labor Relations Manager, and the employee,
of such employee's failure to abide by Article 3 as applicable. In this notice the Association will
specifically request discharge of the employee for failure to abide by the terms of the Agreement
between the Employer and the Association.

27 Section 3.6 Religious Exemptions: Employees who can substantiate in accordance with case
28 law bona fide religious tenets or beliefs or tenets that prohibit the payment of dues or initiation fees to

union organizations shall contribute an amount equivalent to regular Association dues and initiation
 fees to a non-religious charity or another charitable organization mutually agreed upon by the
 employee affected and the bargaining representative to which such employee would otherwise pay the
 regular monthly dues and initiation fee. The employee shall provide the Association with a receipt as
 proof of payment to the non-religious charity.

6 Section 3.7 Visitation: A Representative of Washington State Nurses Association may, after
 7 notifying the Department Official in charge who is outside of the bargaining unit, visit the work
 8 location of employees covered by this Agreement at any reasonable time for the purpose of
 9 investigating grievances. Such Representative shall limit his/her activities during such investigation
 10 to matters relating to this Agreement. Department work hours shall not be used by employees or the
 11 Representative of Washington State Nurses Association for the conduct of Association business or
 12 the promotion of Association affairs.

Section 3.8 Bargaining Unit Roster: Semi-Annually, in the months of April and October,
Public Health Payroll will provide to the Association a complete list of employees covered by this
Agreement. The list will include the name, address, telephone, status, job title and date of hire for
present job classification for each employee. In addition, the Employer will provide a monthly roster
of terminations, to include dates of termination and a roster of new hires including FTE's for new
hires.

19 Section 3.9 Orientation: The local unit chairperson or designee will be afforded an
20 opportunity during the department's orientation of newly hired nurses covered by this Agreement to
21 provide information on the Association and the contract.

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ARTICLE 4: RIGHTS OF MANAGEMENT
The right to hire, promote, discipline or discharge for just cause, improve efficiency and
determine the work schedules and location of Department Headquarters are examples of managemer
prerogatives. It is also understood that the County retains its right to manage and operate its
Departments except as may be limited by an express provision of this Agreement. This Agreement
shall not limit the lawful right of the Department to contract for services of any and all types,
provided that such contract shall not be used in lieu of, or to replace services traditionally and usuall
performed by regular employees, except on a temporary basis, without prior discussion in a meeting
with an Association staff representative and the Conference Committee.
The Association acknowledges the right of the County to define and implement a new payro
system, including but not limited to a biweekly payroll system. Implementation of such system may
include a conversion of wages and leave benefits into hourly amounts. The parties recognize King
County's exclusive right to make the changes necessary to implement such payroll system. The
County will inform the Association thirty (30) days prior to implementation of a new payroll system
and agrees to negotiate the conditions of the change if requested.

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ARTICLE 5: EMPLOYMENT PRACTICES

Section 5.1 Jurisdiction of Nursing Care Quality Assurance Commission: The Employer 2 recognizes that each Registered Nurse and each Licensed Practical Nurse in the bargaining unit is 3 licensed to practice by the State of Washington pursuant to RCW Chapter 18.79 and must practice in 4 conformity with the rules and regulations promulgated by the Washington State Nursing Care Quality 5 Assurance Commission which is solely empowered by law to promulgate and interpret such rules and 6 regulations. It is recognized that Advanced Registered Nurse Practitioners (ARNPs) must also 7 practice in conformity with the rules and regulations promulgated by the Washington State Board of 8 Pharmacy. It is understood by the parties that a Registered Nurse or Licensed Practical Nurse must 9 notify the Nursing office when action is taken by the Board of Nursing affecting his/her license. 10

Section 5.2 *Progressive Discipline:* The principal objective of any disciplinary action short
of termination shall be to improve the performance and efficiency of an employee. To that end,
appointing authorities will utilize a system of progressive discipline. Examples of progressively
severe disciplinary actions include:

- 15 a. Or
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a. Oral reprimand

c. Suspension

b. Written reprimand

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d. Dismissal

The type and level of disciplinary action will be determined by the nature and severity of the
behavior and/or performance deficiency leading to disciplinary action. The nurse shall have the right
to the attendance of a representative at disciplinary and/or investigatory meetings.

Section 5.3 *Performance Evaluations:* The Department shall maintain a performance
evaluation system relating to employees covered by this Agreement. The performance evaluation
system shall be used as a method of measuring an employee's performance. The performance
evaluation system shall encompass performance expectations based upon the goals and objectives of
the position being evaluated. Performance evaluations shall not be used as a substitute for
progressive discipline.

The performance evaluation system to be used by the Department will be presented to the

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1 || Nursing Practice Committee (as defined in Article 15) for review and comment prior to adoption.

The direct supervisor will prepare the evaluation and present it to the affected employee at an
evaluation conference which must be conducted by the person writing the evaluation. The evaluatee
has the responsibility to participate in the evaluation conference and to improve work performance in
any area where performance deficiencies are found to exist.

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

Employees shall be evaluated at least once during their probationary period and no less than
annually thereafter.

Section 5.3.a Performance Improvement Plan (PIP): The employer may propose a PIP in accordance with this section. A PIP is defined as a written plan of limited duration created by management for the purpose of identifying areas of improvement expected of an employee. Such plan shall contain a description of specific deficiencies in performance and specific steps the employee may take to improve performance. A PIP shall identify available assistance, such as classes or training, in achieving improvement, and shall contain a schedule of regular meetings with appropriate supervisors to monitor progress. A PIP shall have a mutually agreed to end date.

Section 5.4 Position Vacancies: Vacancies created within the job titles covered by this
Agreement by virtue of separation or newly created positions shall be posted for not less than ten (10)
consecutive days; provided, however, the Department retains the right to determine who, if anybody,
shall be selected for and/or transferred to said vacancy. The County will quarterly provide the
Association a report identifying all current vacant positions in the bargaining unit. The report shall
designate those vacant positions the County is actively trying to fill.

The Department recognizes that it is preferable to fill vacancies with qualified nurses within
the Department rather than by hiring persons from outside the Department. The Department may
identify special skills and abilities and recruit externally concurrently with internal recruitments for

these positions in order to hire in a timely manner. Vacant bargaining unit career service positions 1 shall be filled according to the following: 2 a. Announce all position vacancies with stated minimum qualifications on the 3 Department web site (www.metrokc.gov/health). 4 b. Interview screened applicants meeting minimum qualifications from within the 5 bargaining unit. 6 c. Give preference to filling any such open position to applicants from within the 7 bargaining unit on the basis of seniority where the qualifications of the applicants are substantially 8 equal based upon relevant criteria. 9 d. Make selections for promotional positions in accordance with appropriate 10 personnel regulations and ordinances. 11 e. When a transfer is approved by the hiring authority, the employee will be given a 12 specified effective date of the transfer. 13 f. An employee who applies for and receives a lateral transfer will not be required to 14 serve another probationary period. However, at the time of acceptance of the transfer, the nurse may 15 request the Department to consider, or the Department may impose a trial service period of up to 16 three (3) months (six (6) months for nurses who transfer from a general to a Jail Health Services 17 (JHS) assignment or vice versa). A nurse who does not successfully complete the trial service period 18 shall be moved back into the nurse's former classification into any available vacancy for which he or 19 she is qualified which may be filled on a temporary basis, pending the outcome of the nurse's trial 20service period. A lateral transfer is defined as the movement of an employee in the bargaining unit to 21 another position within the same classification within the bargaining unit. A nurse who is promoted 22 shall serve a six (6) month probationary period. A promoted nurse who does not successfully 23 complete the probationary period shall be reverted to his/her former classification and placed in any 24 available vacancy for which he/she is qualified. If there are no available vacancies, the nurse may 25 participate in the County's Career Service Support Program and shall be placed on the Public Health 26 Reversion Register for a period of two years to be reverted to the first available vacancy for which 27 he/she is qualified. If two or more employees on the Recall List compete for the same position, 28

seniority as defined in 17.1(a), shall be the deciding factor. Provided a promoted nurse may not 1 challenge the employer's decision to revert him/her to his/her former classification, this section shall 2 not prevent a promoted nurse from utilizing the grievance procedure to challenge the interpretation or 3 application of this section. 4

Section 5.5 Change of duties: The Department retains the right to alter the duties of a 5 position. The status of the incumbent is not affected when altered duties are consistent with the 6 classification specifications. Major alteration of essential duties must be preceded by notice of the 7 alteration to all affected employees. The employer will provide necessary training and identify 8 performance expectations. 9

Section 5.6 Transfers: When the Department intends to transfer a position or employee from 10 one sector or site to another, the Department will first seek a volunteer for transfer. If there is no 11 volunteer, the Department will transfer the least senior, appropriately qualified employee in the job 12 classification. 13

Section 5.7 Personnel File: The employees covered by this Agreement may examine their 14 personnel files in the Department's Personnel Office in the presence of the Personnel Officer or 15 designee. No other personnel files will be recognized by the Employer or the Association. Materials 16 to be placed into any employee's personnel file relating to job performance or personal conduct or 17 any other material that may have an adverse effect on the employee's employment shall be brought to 18 his/her attention with copies provided to the employee for his/her signature. Employees who 19 challenge material in their personnel files are permitted to insert material related to the challenge. 20 At the employee's request, materials relating to corrective counseling will be removed from the 21 employee's file after a twelve (12) month period, unless another act of misconduct has been 22 committed during the twelve (12) month period. 23

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Section 5.8 Staffing: The Employer recognizes that implementing a joint labor/management partnership for determining staffing produces a better work environment that ensures that patients and 25 clients receive quality care and that there is recruitment and retention of LPNs, RNs, PHNs, APNSs, 26 and ARNPs. Upon request of either party, staffing issues may become a standing agenda item at 27 Local Conference Committees and/or Labor-Management Committees. The Employer will inform 28

the Association through the Conference Committees if changes in the general staffing plan for
 nursing are considered. Such changes will be thoroughly discussed and any changes to the general
 staffing plan shall maintain community standards of care.

4 Section 5.8.1 Joint Labor/Management Staffing Partnership: The County will make its
5 staffing plans available for each work site. The County and the Association will utilize Joint
6 Labor/Management Committees to develop a process for the purpose of identifying measures that can
7 be used to inform staffing decisions. Similar measures will be identified that will be utilized to
8 understand patient outcomes and the impact of staffing levels on patient outcomes.

9 Section 5.9 Productivity: This section applies to all nurses. Reasonable productivity
10 standards shall be based on actual work days less average sick/vacation leave, meetings, training, and
11 continuing education. Individual productivity standards will be adjusted in the event that staff are on
12 approved leave of absence or extensive bargaining unit work, such as contract negotiations. No nurse
13 shall be subject to discipline without just cause for failing to meet productivity standards.

14 Productivity expectations may be addressed in Local Conference Committees and the Executive
15 Conference Committee.

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ARTICLE 6: GRIEVANCE PROCEDURE

Management 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 possible level of supervision. The employee and the immediate supervisor are encouraged to make 5 every attempt to appropriately resolve issues of concern between themselves in a timely manner prior 6 to filing a formal grievance. Upon timely request by an Association representative to the 7 Department's Human Resources Section, the time period for initial filing of a grievance may be 8 extended for a mutually agreed time, to allow for efforts to resolve a potential grievance. Employees 9 will be free from coercion, discrimination or reprisal for seeking a resolution of their grievances. 10

A grievance concerning the discipline or discharge of a career service non-probationary 11 employee may be presented through this grievance procedure; provided, however, an employee 12 covered by this Agreement must, upon initiating objections relating to disciplinary action, use either 13 the contract grievance procedure contained herein (with the Association processing the grievance) or 14 pertinent procedures regarding disciplinary appeals under the applicable personnel systems, such as 15 the County Personnel Board. Under no circumstances may an employee use both the contract 16 grievance procedure and a personnel system appeal, including the Personnel Board, relative to the 17 same disciplinary action. A grievance normally will be filed at Step 1; however, the Association and 18 the Department may agree to initiate the grievance procedure at any step. A grievance concerning 19 suspension or discharge for cause will normally be filed at Step 3 of this procedure. 20

Probationary, term-limited, part-time and temporary employees shall not have the right to
pursue grievances over disciplinary matters but shall be able to pursue grievances as otherwise
provided in Section 6.2. Term-limited temporary, part-time, and temporary employees who have
been employed by the Department for at least one year (24 full pay periods) and have worked at least
1,040 hours may grieve written disciplinary actions through Step 3 of this contractual grievance
procedure.

27 Section 6.1 Definition: A grievance shall be defined as an alleged violation of any of the
28 express terms of this contract to include wages, hours and working conditions as specifically provided

1 herein.

Section 6.2 Process: At any step in the process, the parties may agree to select a neutral third
party to serve as mediator. If mediation is attempted after Step 4 and is not successful, arbitration
may be requested as provided below, within thirty (30) days after the mediator or one of the parties
declares impasse. Nothing said or done by the parties or the mediator during the grievance mediation
session(s) can be used against them during the arbitration proceedings..

Step 1. Supervisor: A grievance shall be presented in writing by the aggrieved 7 employee (and his/her selected representative if the employee wishes) within ten (10) working days of 8 the occurrence, or the date the employee should have known of the occurrence, of such grievance to 9 the employee's immediate supervisor. The written grievance shall state the act or omission which is 10 the basis for the grievance, the date of such act or omission, the Article and Section of this Agreement 11 the employee believes was violated or misapplied, and the remedy requested. The immediate 12 supervisor shall meet with the employee (and designated Association representative) if the employee 13 so requests. If the employee requests a meeting, the immediate supervisor will contact the employee 14 (and Local Unit representative if requested by the employee) within ten (10) working days of receipt 15 of the written grievance, to schedule the meeting. Every effort will be made to schedule this meeting 16 to occur within twenty (20) working days of the receipt of the written grievance by the immediate 17 supervisor. Whenever possible, grievance meetings will be held during the employee's regular 18 working hours. The supervisor shall notify the employee in writing of his/her decision within ten (10) 19 working days after the meeting or after receipt of the grievance, if there is no meeting. If a grievance 20 is not pursued to the next level within ten (10) working days following receipt of the written response 21 from the immediate supervisor, it shall be presumed resolved. 22

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Step 2. Division Manager/Jail Health Services (JHS) Section Manager: If the grievance has not been satisfactorily resolved by the response from the immediate supervisor, the employee and his/her representative shall then present the grievance to the Division Manager/JHS Section Manager with a copy to the Department's Human Resources Section. The written grievance shall include the Step 1 grievance statement and the immediate supervisor's response. The Division Manager/JHS Section Manager or designee shall meet with the employee if the employee so requests.

If the employee requests a meeting, the Division Manager/JHS Section Manager or designee will 1 contact the employee (and Association representative if appropriate) within ten (10) working days of 2 receipt of the written grievance, to schedule the meeting. Every effort will be made to schedule this 3 meeting within twenty (20) working days of the receipt of the written grievance by the Division 4 Manager/JHS Administrator. Whenever possible, grievance meetings will be held during the 5 employee's regular working hours. The Division Manager/JHS Section Manager or designee, shall 6 make a written decision available to the aggrieved employee with a copy mailed to the Association 7 within ten (10) working days after the meeting (or after receipt of the grievance, if there is no 8 meeting). If the grievance is not pursued to the next higher level within ten (10) working days from 9 the Association's receipt of the Division Manager's/JHS Section Manager's written decision, it shall 10 be presumed resolved. 11

Step 3. Department Director: If after receiving the Division Manager's/ JHS 12 Administrator's written decision to the grievance and the grievance has not been satisfactorily 13 resolved, the employee and his/her representative shall then present the grievance to the Department 14 Director. The Step 3 grievance shall include a copy of the initial grievance statement, previous 15 responses to the grievance, and a statement explaining what aspects of the initial grievance are not 16 satisfactorily resolved. The Department Director or designee shall meet with the employee if the 17 employee so requests. If the employee requests a meeting, the Department Director or designee will 18 contact the employee (and Association representative if appropriate) within ten (10) working days of 19 receipt of the written grievance, to schedule the meeting. Every effort will be made to schedule this 20 meeting within twenty (20) working days of the receipt of the written grievance by the Department 21 Director. Whenever possible, grievance meetings will be held during the employee's regular working 22 hours. The Department Director or designee, after investigation, shall make a written decision 23 available to the aggrieved employee with a copy mailed to the Association within ten (10) working 24 days after receipt of the Step 3 grievance. If the grievance is not pursued to the next higher level 25 within ten (10) working days from the Association's receipt of the Department Director's or 26 designee's written decision, it shall be presumed resolved. 27

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Step 3.1 Grievances of Disciplinary Action: Grievances over suspension, demotion,

or discharge for cause shall be filed at Step 3 within ten (10) working days of the written notification
 to the employee, or the effective date of the disciplinary action, whichever occurs later. The
 Department Director or designee shall process disciplinary grievances and Association grievances
 according to the same procedures for meeting and response, as set forth for Step 1 and Step 2
 grievances.

Step 4. Labor Relations Manager: If after receiving the written decision of the 6 Department Director or designee and the grievance has not been resolved to the satisfaction of the 7 employee, the grievance may be presented to the King County Labor Relations Manager or his/her 8 designee for review. The Labor Relations Manager or designee shall contact the Association 9 representative within ten (10) working days to schedule a meeting for the purpose of resolving the 10 grievance. Every effort will be made to schedule this meeting to occur within twenty (20) working 11 days of the receipt of the written grievance by the Labor Relations Manager. Whenever possible, 12 grievance meetings will be held during the employee's regular working hours. The Labor Relations 13 Manager or designee shall issue a written response within ten (10) working days following the 14 meeting. If the Manager or designee fails to so issue, the Association may proceed to Step 5 of this 15 16 grievance procedure.

Step 5. Arbitration: Should the decision of the Labor Relations Manager or his/her
designee not resolve the grievance to the satisfaction of the Association or the Employer, either the
Association or the Employer may request arbitration within thirty (30) days of receipt of the Step
decision. The request for arbitration must specify:

a. Identification of section(s) of Agreement allegedly violated. 21 b. Details or nature of the violation. 22 c. Position of party who is referring the grievance to arbitration. 23 d. Questions which the arbitrator is being asked to decide. 24 e. Remedy sought. 25 Should arbitration be chosen, the Association and the Labor Relations Manager or his/her 26 designee shall then select a third disinterested party to serve as an arbitrator. In the event that the 27 parties are unable to agree upon an arbitrator, then the arbitrator shall be selected from a panel of 28 Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107 Page 15

1	seven arbitrators furnished by the Federal Mediation and Conciliation Service (FMCS). The
2	arbitrator will be selected from the list by both the County representative and the Association, each
3	alternately striking a name from the list until only one remains. The arbitrator shall be asked to
4	render a decision promptly and the decision of the arbitrator shall be final and binding on both parties.
5	In connection with any arbitration proceeding held pursuant to this Agreement, it is
6	understood as follows:
7	a. The arbitrator shall have no power to render a decision that will add to,
8	subtract from, or alter, change, or modify the terms of this Agreement, and the arbitrators' power
9	shall be limited to interpretation or application of the express terms of this Agreement, and all other
10	matters shall be excluded from arbitration.
11	b. No matter may be arbitrated which the Employer by law, has no authority
12	over, has no authority to change, or has been delegated to any civil service commission or personnel
13	board, as defined in the Revised Code of Washington, Chapter 41.56.
14	c. The cost of the arbitrator shall be borne equally by the County and the
15	Association, and each party shall bear the cost of presenting its own case.
16	d. The parties agree to abide by the award made in connection with any
17	arbitrable difference.
18	e. Each party shall bear the cost of any witnesses appearing on that party's
19	behalf.
20	f. Regardless of the outcome of the arbitration, each party shall be responsible
21	for the cost of its own legal representation.
22	Section 6.3 <i>Time Limits:</i> Failure by an employee or the Association to comply with any time
23	limitation of the procedure in this Article shall constitute withdrawal of the grievance; provided,
24	however, any time limits stipulated in the grievance procedure may be extended for stated periods of
25	time by the appropriate parties by mutual agreement in writing. Working days referred to above shall
26	be defined as Monday through Friday excluding observed holidays. If the grievant has not received a
27	response at Step 1 within the time frames listed, the grievant may elevate the grievance to the next
28	step. If the grievant and/or the Association has not received a response at Step 2 or Step 3 within the
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1	time frames listed, the Association may elevate the grievance to the next step.
2	Section 6.4 Back Pay Awards: Arbitration awards shall not be made retroactive beyond the
3	date of the occurrence or nonoccurrence upon which the grievance is based, that date being fifteen
4	(15) or less days prior to the initial filing of the grievance, unless the circumstances of the grievance
5	were not and could not have been known by the grievant.
6	Section 6.5 Association Grievances: A contract grievance in the interest of two or more
7	employees in the bargaining unit shall be reduced to writing by the Association and may be
8	introduced at Step 3 of the contract grievance procedure to the Director of Public Health and be
9	processed within the time limits set forth herein.
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ARTICLE 7: JOB TITLES AND RATES OF PAY

Section 7.1 Job Titles: The job titles of employees covered under this Agreement and the
corresponding rates of pay are set forth in Addendum A which is attached hereto and made a part of
this Agreement.

Section 7.2 Wage Rates:

6 Section 7.2.1 2007 Wage Increases: Effective January 1, 2007, the rates of pay shall be increased by
7 a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The
8 index used for measuring the COLA will be the U. S. All Cities (CPI-W 1982-84=100). The increase will be
9 measured by calculating the increase in the CPI from September 2005 to September 2006. The minimum
10 increase shall be two (2) percent and the maximum increase shall be six (6) percent. For 2007 the COLA
11 increase shall be 2%. The rates of pay shall be as set forth in Addendum A retroactive to January 1, 2007.

Section 7.2.2 2008 Wage Increases: Effective January 1, 2008, the rates of pay shall be increased by 12 a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The 13 index used for measuring the COLA will be the U.S. All Cities (CPI-W 1982-84=100). The increase will be 14 measured by calculating the increase in the CPI from September 2006 to September 2007. The minimum 15 increase shall be two (2) percent and the maximum increase shall be six (6) percent. For 2008 the COLA 16 increase shall be 2.49%. In addition, the classifications of Advanced Registered Nurse Practitioner and 17 Advanced Registered Nurse Practitioner - Jail shall receive a 5% wage increase. The rates of pay shall be as 18 set forth in Addendum A. 19

Section 7.2.3 2009 Wage Increases: Effective January 1, 2009, the rates of pay shall be increased by
a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The
index used for measuring the COLA will be the U. S. All Cities (CPI-W 1982-84=100). The increase will be
measured by calculating the increase in the CPI from September 2007 to September 2008. The minimum
increase shall be two (2) percent and the maximum increase shall be six (6) percent. In addition to the COLA
increase, all classifications will receive a 2% across-the-board wage increase.

Section 7.2.4 New Step: Effective January 1, 2008, a Step 11 will be added to the wage schedule for
all classifications. Step 11 will be 2.5% above Step 10.



Section 7.2.5 Step Increases: On January 1, 2004 and annually thereafter on January 1, non-

probationary regular and term-limited temporary employees who are not at the top step will advance
 to the next higher step on the salary range. After enactment of this Agreement, temporary employees
 will be given step increases in accordance with the progression rate established in this Agreement on
 the employee's anniversary date.

Section 7.2.6 Probation and Step Increases: Appointment as a career service employee is
accomplished only after the employee successfully completes a probationary period of six (6) months.
The Department may extend a nurse's probationary period for up to an additional six (6) months,
provided that notice of the extension is provided to the employee and the Association prior to the
expiration of the first six (6) month period. A probationary employee, regardless of which step he or
she is placed on, appointment will advance to the next higher step upon completion of probation.

Section 7.2.7 Probation and step increases for Part-time and temporary employees: The 11 following provisions apply to part-time and temporary employees who are appointed to regular career 12 service positions: A part-time and temporary employee who has worked for 1,044 hours without a 13 break in service, will be evaluated and may be given credit for up to one-half (1/2) of the required 14 probationary period provided the per diem work is in the same classification, upon the approval of the 15 Department Director or designee. For example, in cases where a six (6) month probationary period is 16 required, a nurse may be given up to three (3) months credit toward the completion of the 17 probationary period. Part-time and temporary nurses who are not provided credit towards completion 18 of the probation period shall be provided a written explanation for the justification therefore. 19

20 Part-time and temporary nurses who have worked at least 1,044 hours without a break in
21 service, shall be given six (6) months credit towards accrual of bargaining unit seniority.

Section 7.2.8 Longevity Premium: full-time regular and part-time regular nurses shall receive the
 following longevity premiums based upon their length of service with the Department.

after 8 years (96 months) of service	2% above the nurse's Step
after 10 years (120 months) of service	3% above the nurse's Step
after 12 years (144 months) of service	4% above the nurse's Step
after 15 years (180 months) of service	5% above the nurse's Step
after 17 years (204 months) of service	6% above the nurse's Step
	7% above the nurse's Step
	after 10 years (120 months) of service after 12 years (144 months) of service after 15 years (180 months) of service

Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107 Page 19 Section 7.3 Mileage Reimbursement/Parking: An employee who is required or authorized
 by the Department to provide a personal automobile for use in Department business shall be
 reimbursed for such use at the rate established by the Internal Revenue Service, excluding commutes
 from home to the assigned worksite.

For those jail nurses who are normally assigned to work downtown but are required to use
their automobile for their work for the Department, parking shall continue to be provided downtown
at the Department's expense during the term of the contract.

8 Parking expenses incurred by employees while using personal or Department vehicles in the
9 course of their duties shall be reimbursed by the Department. Claims shall be made on a monthly
10 basis on a form prescribed by the Department to include any required proof of payment as defined by
11 the Department.

Nurses working the evening and night shift in the jail who desire parking in the jail facility
must pay for the cost of parking as set by County ordinance. Parking options otherwise shall be
available for all other jail staff in the same manner as provided all other County employees by
ordinance of the King County Council.

Section 7.4 Uniforms: If a uniform and special shoes are, in the future, required as a
condition of employment for employees covered by this Agreement, the Department agrees to inform
the Association thirty (30) days prior to implementation of said condition of employment and
negotiate the conditions thereof.

Section 7.5 Part-time and temporary employees: If a Part-time or temporary employee (not
necessarily the same person) has worked for 1,044 hours in a period of twelve (12) or fewer months,
the Association may request a meeting with the Employer to review the feasibility of posting a
position at that site to fill the hours which have been filled by a Part-time and temporary employee. If
such a need is jointly determined, the Department Director shall make a position request to the
Budget Office.

26 Upon request, the Department will provide annual reports to the Association on the use of
27 Part-time and temporary employees employed during the year. The report shall include the names of
28 Part-time and temporary employees by work site, classification and the number of hours worked by

each Part-time and temporary employee.

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Section 7.5.1 Part-time and temporary employees shall be eligible for standby pay, callback
pay, shift differentials, weekend premium and jail premium pay.

Section 7.5.2 Part-time and temporary nurses are not entitled to holidays, sick leave,
bereavement leave or other paid leaves.

Section 7.5.3 Part-time and temporary employees, other than probationary, provisional and 6 term-limited employees, who exceed the calendar year working hours threshold defined in Article 21 7 shall receive compensation in lieu of leave benefits at the rate of 15% of gross pay for all hours worked, 8 paid retroactive to the first hour of employment and for each hour worked thereafter. The employee will 9 also receive a one-time only payment in an amount equal to the direct cost of three months of insured 10 benefits, as determined by the director, and, in lieu of insured benefits, an amount prorated to an hourly 11 equivalent based on the employee's normal work week for each hour worked thereafter. Such additional 12 compensation shall continue until termination of employment or hire into a full-time regular, part-time 13 regular or term-limited position. Further, employees receiving pay in lieu of insured benefits may elect 14 to receive the medical component of the insured benefit plan, with the cost to be deducted from their 15 gross pay; provided, that an employee who so elects shall remain in the selected plan until termination 16 of employment, hire into a full-time regular, part-time regular, or term-limited position, or service of an 17 appropriate notice of change or cancellation during the employee benefits annual open-enrollment. 18

Section 7.5.4 *Return to Employment:* Nurses who retire or separate in good standing and
subsequently return to their previous or new classification on a part-time, temporary, term-limited
basis, or career service basis may be hired at any step of the salary range upon the approval of the
Department Director and/or designee, based on the nurses' previous relevant nursing experience. A
nurse who returns to the classification held at the time of separation shall be paid at no less than the
rate he/she received at the time of separation.

25 Section 7.6 Professional Liability Insurance: Employees covered by this Agreement are
26 covered by the liability protection as provided in the King County Code for acts committed in good
27 faith and within the scope of their official County duties.

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Section 7.7 Licensing/Certification Requirements - Condition of Employment: All nurses

must meet licensing and certification requirements as a condition of hire and continued employment.
 Nurse Practitioners must obtain Advanced Registered Nurse Practitioner (ARNP) status and
 prescriptive authority prior to their date of hire. Nurse Practitioners must maintain Advanced
 Registered Nurse Practioner (ARNP) status and prescriptive authority during their employment with
 the Department. Nurses failing to maintain necessary licenses or certifications will be demoted from
 their current position or terminated from employment.
 Section 7.8 License Fees: The Department shall pay for the cost of the following fees for all

8 || full-time regular and part-time regular Nurse Practitioners with ARNP status:

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Renewal for ARNP license.

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Application and renewal fees of state authorized prescriptive authority.

Section 7.9 Shift Differentials: A bargaining unit employee scheduled to work in a 24-hour
facility or site which is staffed for 24-hour operation and scheduled to work not less than four (4)
hours of his/her work shift during the evening shift or night shift, shall receive one of the following
shift differentials for all scheduled hours worked during such shift.

Evening Shift:	\$2.50 per hour
Night Shift:	\$4.00 per hour

Other employees will receive the evening shift differential for all hours worked after the
normal business hours of 5:00 p.m. Shift differential pay does not apply to employees on alternate
schedules as provided in Article 13.4.

20 The above differential shall be considered part of the nurse's regular rate for purposes of
21 overtime pay calculations.

The above shift differential shall apply to time worked as opposed to time off with pay and
therefore, for example, the differential shall not apply to sick leave, vacation, holiday pay, funeral
leave, etc.

25 The evening shift period shall normally encompass the hours from 2:20 p.m. to 10:20 p.m.
26 The night shift period shall normally encompass the hours from 10:20 p.m. to 06:20 a.m.

27 Section 7.10 Weekend Premium: A weekend premium shall be paid for all regular hours of
28 work on weekends at the rate of \$4.00 per hour. The premium shall otherwise be paid for hours of

work of employees, including part-time and temporary employees, regularly scheduled to work
 beginning with the night shift on Friday and through evening shift on Sunday.

Section 7.11 *Hiring Above Step 1:* Full-time regular, part-time regular, temporary and termlimited temporary nurses may be hired at any step of the salary range upon the approval of the
Department Director and/or designee, based upon the nurses' previous relevant nursing experience.

Section 7.11.1 Notice of Step Placement: On the nurse's date of hire, each nurse shall be 6 provided a written statement from the hiring supervisor clearly indicating: 1) the step and wage rate 7 that is being proposed for the nurse; 2) that the proposed step/wage rate is contingent upon receipt of 8 final approval from the Department Director; 3) the potential wage rates that may be approved 9 depending upon the step ultimately granted; and 4) that, if the nurse begins working prior to the final 10 setting of his/her step/wage rate, the nurse will be paid at the base rate unless and until a higher 11 step/wage rate is approved at which time the difference in the nurse's pay shall be retroactively paid 12 to the nurse's date of hire. 13

14 Section 7.12 Assignment Rates: All part-time and full-time regular and part-time and
15 temporary and term-limited temporary employees who are assigned to work in Jail Health Services
16 (JHS) facilities will be paid the JHS assignment rate of fifteen (15) percent per hour above the general
17 assignment rate. The applicable general assignment and JHS assignment rates for each job
18 classification are as listed in Addendum A.

The JHS rate is a "base" or "regular" rate of pay for this assignment and is included in the
computation for overtime and is payable for paid leave and holiday pay.

Section 7.13 Preceptor Assignments: Nurses assigned as preceptors shall be paid one dollar
(\$1.00) per hour more than their normal hourly rate and in accordance with Article 15.5. This
premium pay shall only be due for hours actually worked and not for paid leave benefits. The
Department shall reduce to writing the length of each preceptor assignment.

Section 7.14 Salary Step Placement for Transfer: Employees who transfer within the same
job classification from a JHS to a general assignment or vice versa shall remain at the same salary
step number of the applicable schedule. For example, a Registered Nurse at Step 7 on the JHS
schedule who transfers to a clinic shall be placed at Step 7 of the general schedule.

Section 7.15 Salary Step Placement for Promotion: An employee who attains a higher level
title through a promotional, competitive process shall be placed at the pay step in the higher salary
range resulting in an increase that constitutes an approximately five percent increase above the former
rate of pay, provided that such placement shall never exceed the maximum step established for the
higher paying title. All hours worked in a higher classification, as provided in Article 14.1, will be
paid as for a promotion.

When promotional movement between job titles also involves a movement to or from, a JHS
and a general assignment, salary step placement shall first be determined per Section 7.14 (Transfer)
in the current title prior to determining the appropriate promotional salary step placement. This
section applies to promotional transfers between titles of this bargaining unit as well as promotional
transfers to titles in the Association-represented, Supervisory bargaining unit.

Section 7.16 Charge Nurse Pay: A nurse assigned the duties of Charge Nurse has assigned, 12 limited supervisory and leadership responsibilities in addition to providing direct patient care 13 services. Nurses who are assigned Charge Nurse duties shall receive a six percent (6%) premium 14 over the nurse's base rate of pay. Examples of Charge Nurse duties include day-to-day problem 15 solving and reporting, assignment and distribution of work or maintenance of a balanced workload 16 among employees. A Charge Nurse shall not have authority to hire, fire, or discipline, nor effectively 17 recommend any of these actions. There will be a good faith effort to balance the Charge Nurse's 18 additional responsibilities with the nurse's direct patient care assignments. Charge Nurse 19 designations may be revoked at any time with an explanation to the affected nurse. 20

Nurses who feel they should receive the Charge Nurse Pay may submit a request to their
immediate supervisor that their responsibilities be reviewed to determine whether they should receive
the Charge Nurse designation. If the designation is not made following the review and the nurse
continues to believe his/her responsibilities warrant a Charge Nurse designation, the nurse may access
the grievance procedure through Step 4.

26 Section 7.17 Report Pay: Any nurse who reports for his/her scheduled shift and is sent home
27 without completing his/her shift shall be paid a minimum of four (4) hours report pay.

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Section 7.18 Bilingual Premium Pay: Employees may be assigned in writing to provide bilingual,

1	interpreter and/or translation services to the Department and shall receive a premium of fifty dollars (\$50) per
2	month. The assignment will be renewed annually and may be terminated at anytime. It is understood by the
3	parties that the work performed by the bilingual speaker provided for under this section shall not supplant the
4	work of the Medical Interpreter/Translator.
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1 ARTICLE 8: VACATIONS

Section 8.1 Credited Hours for Accrual: Annual vacations with pay shall be granted to
eligible employees computed at the rate shown in Section 8.3 for each hour on regular pay status as
shown on the payroll, but not to exceed 2088 hours per year.

5 Section 8.2 Regular Pay Status: "Regular Pay Status" is defined as regular straight-time
6 hours of work plus paid time off such as vacation time, holiday time off and sick leave.

7 Section 8.3 Accrual Rates: The vacation accrual rate shall be determined in accordance with
8 the rates set forth below:

Vacation Earned Per Hour	Years of Service	Working Days Per Year	Hours (HRS.)
.0460	0-4	12	96
.0577	5-7	15	120
.0615	8-9	16	128
.0769	<u>1</u> 0-15	20	160
.0807	16	21	168
.0846	17	22	176
.0885	18	23	184
.0923	19	24	192
.0961	20	25	200
.1000	21	26	208
.1038	22	· 27	216
.1076	23	28	224
.1115	24	29	232
.1153	25	30	240

Vacation accruals are based on compensated hours; vacation accruals are added to each

28 || paycheck and placement on Vacation Schedule is effective the first month following adoption of the

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Agreement by County Council. 1

Section 8.4 Accumulation and Use of Vacation: Eligible employees shall accumulate 2 vacation from the date of entering Department service and may use accumulated vacation with pay 3 after six (6) months on regular pay status with Department approval. 4

Section 8.5 Maximum Accrual: Employees eligible for vacation leave may accrue up to four 5 hundred and eighty (480) hours vacation leave, prorated to reflect their normal scheduled work day. 6 Such employees shall use vacation leave beyond the maximum accrual amount prior to December 31 7 of each year. Failure to use vacation leave beyond the maximum accrual amount will result in 8 forfeiture of vacation leave beyond the maximum amount with the following exceptions: The 9 appointing authority has approved a carryover of such vacation leave because of cyclical workloads; 10 inability to use accrued vacation leave due to work assignments; when the Department cancels an 11 employee's previously scheduled vacation which has been approved by the Health Director; or for 12 other reasons as may be in the best interest of the County. All employees who are bargaining unit 13 members as of January 1, 2007 will be exempt from the prorating portion of this Section (sentence 14 one of this section). 15

Section 8.6 Cashout Limit Upon Retirement: Employees who are eligible for participation 16 in the Public Employees' Retirement System Plan I shall not be compensated for more than two 17 hundred forty (240) hours of accrued vacation at the time of retirement. Vacation hours accrued in 18 excess of two hundred forty (240) hours may be used prior to the employee's date of retirement or 19 such hours will be lost. 20

Section 8.7 Minimum Vacation to be Used: The minimum vacation allowance to be used by 21 an employee shall be one-half hour at the discretion of the employee's supervisor. 22

Section 8.8 Vacation Upon Termination: An employee who terminates employment for any 23 reason after more than six (6) months service shall be paid in a lump sum for any unused accrued 24 vacation. An employee's prior hours of service on Regular Pay Status will be reinstated if the 25 employee returns to work within a two year period if s/he resigned in good standing. Upon the death 26 of an employee in active service, such payment will be made to the estate of the deceased employee. 27 Section 8.9 Vacation in Conjunction With Leave of Absence: When an employee has

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exhausted his/her sick leave balance, she/he has the option of using vacation for further leave in
 excess of that leave already provided for in Article 10, Sick Leave and Leaves of Absence, Section 6,
 Family and Medical Leave, with approval of the Division Manager/JHS Administrator.

In all other instances, employees must use all accrued vacation prior to beginning a leave of
absence unless an exception is approved by the Division Manager/JHS Administrator.

Section 8.10 Department's Responsibility to Set Vacation Schedules: The Department head 6 shall arrange vacation time for employees on such schedules as will least interfere with the functions 7 of the department. Copies of Vacation scheduling policies developed by the Department overall or 8 within each work unit will be provided to the Association. New or revised policies will be 9 implemented within thirty (30) days of notice unless collective bargaining is requested by the 10 Association. Employee requests for vacation shall be acknowledged within ten (10) calendar days of 11 submission with a preliminary indication of whether the request will be granted or denied. If final 12 decision is pending, the employer will provide the employee a date upon which final approval or 13 denial will be announced. Once an employee's vacation has been approved, the Department may not 14 withdraw approval absent declared emergency. 15

16 Section 8.11 Vacation Donation: Employees covered by this Agreement shall be eligible for
17 the vacation donation program as provided in KCC 3.12.223 and the King County Personnel
18 Guidelines.

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ARTICLE 9: HOLIDAYS 1

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Section 9.1 Holidays Observed: The following days or days in lieu thereof shall be 2 recognized as legal holidays without salary deduction: 3

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5	New Year's Day	January 1st
6	Martin Luther King JR's, Birthday	Third Monday in January
7	President's 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
12	Thanksgiving Day	Fourth Thursday in November
13	Day after Thanksgiving	Day immediately following
14		Thanksgiving Day
15	Christmas Day	December 25th
16	2 Personal Holidays	

Whenever any legal holiday, as described above, falls upon a Sunday, the following Monday 18 shall be a legal holiday. Whenever any legal holiday falls upon a Saturday, the preceding Friday shall 19 be the legal holiday. $\mathbf{20}$

Section 9.1.1 JHS Staff: Jail Health Services staff, other than those scheduled to work 21 Mondays through Fridays, observe holidays on the actual calendar day as provided above to begin at 22 ten-twenty in the evening (10:20 p.m.) on the day preceding the calendar holiday and ending at ten-23 twenty in the evening (10:20 p.m.) on the day of the holiday. A regular employee shall receive 24 holiday pay pursuant to Section 9.3 below if four (4) or more hours of the shift fall within the above 25 time periods. In addition when a holiday falls on an employee's regularly scheduled day off, the 26 employee may choose to have the eight (8) straight time hours deposited in the employee's vacation 27 bank. When a holiday falls on an employee's regularly scheduled work day, the employee may 28

choose to work the holiday at straight time and have the eight (8) straight time hours deposited in the
 employee's vacation bank. If neither of the above options is chosen by the employee, Section 9.3 of
 the Agreement applies.

Section 9.1.2 Alternate Work Week Schedules: Employees scheduled to work an alternative 4 5 work week, such as four ten-hour days, shall be granted no more than ninety-six (96) holiday hours per year. Part-time regular and full time regular employees and employees working alternative work 6 weeks whose work sites close on a designated holiday will be allowed to use accrued but unused time 7 off (vacation or compensatory time) or take leave without pay, or by mutual agreement with the 8 Supervisor, the employee shall be allowed to work to make up the hours. Leave without pay will be 9 authorized if the employee does not request a different option in advance. In no event will the 10 rescheduling of hours in this manner be allowed if the resulting hours of work will result in overtime 11 pay. When a holiday falls on an employee's regularly scheduled day off, the employee will have the 12 option of receiving the holiday pay at the straight-time rate in the same pay period or of scheduling an 13 alternate paid day off within thirty (30) days after the actual holiday. To be eligible for an alternate 14 15 day off, the employee must request it in advance of the holiday.

Section 9.2 Qualifications for Holiday Pay: To qualify for holiday pay, employees covered
by this Agreement must have been on pay status their normal work day before or their normal work
day following the holiday; provided, however, employees returning from non-pay leave starting work
the day after a holiday shall not be entitled to pay for the holiday preceding their first day of work.
This restriction (proviso) would not apply to a leave of absence of four (4) days or less or a leave of
absence requested by the Department.

Section 9.3 Holiday Premium Pay: Regular employees who work on a holiday shall be paid
for the holiday at their regular rate of pay and, in addition, they shall receive either one and one half
(1-1/2) times their regular rate of pay for the hours worked or one and one-half (1-1/2) times the
hours worked (compensatory time) to be taken off at another date. Part-time and temporary
employees will be paid at the rate of time and one-half (1-1/2) times their straight rate of pay for work
on the holidays listed in Article 9, Section 1.

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Compensation in the form of compensatory time must be agreeable to both the affected

1	employee and the Department Director or his/her designee.		
2	Section 9.4 Personal Holidays: Regular employees, provisional employees, probationary		
3	employees, and term limited temporary are granted two personal holidays each year. The hours		
4	granted to less than full-time employees will be prorated to in accordance with Article 9.5. One day		
5	is credited to the employee's vacation leave balance on the first of October; the second holiday is		
6	credited on the first of November. Personal Holidays shall be administered through the vacation plan		
7	and can be used in the same manner as any earned vacation day.		
8	Section 9.5 Regular Part-time Employees: Holiday time for regular part-time nurses will be		
9	provided on a pro-rated basis. The straight time hours compensated in the pay period preceding the		
10	pay period of the holiday shall be compared to the compensated hours in the period for a full-time		
11	position. The resulting factor shall be multiplied by eight (8) hours to determine the amount of		
12	holiday time off due to the part-time employee.		
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1	ARTICLE 10: SICK LEAVE AND LEAVES OF ABSENCE	
2	Section 10.1 Accrual Rate and Usage: A uniform plan for sick leave with pay shall be	
3	granted to eligible Department employees as provided by King County Code 3.12.220, and	
4	administered according to Department policies and procedures. Sick leave credit shall accumulate at	
5	the rate of .04616 hours for each hour on regular pay status as shown on the payroll, but not more	
6	than forty (40) hours per week. New employees will accrue sick leave on an hourly basis to begin the	
7	first of the month following the date of employment. Sick leave credit may be used for bona fide	
8	cases of:	
9	a. Illness or injury which has incapacitated the employee from performing regular	
10	duties.	
11	b. Disability due to pregnancy and/or childbirth.	
12	c. Medical or dental appointments.	
13	d. Care for the employee's child under the age of eighteen who has a health condition	
14	that requires medical treatment or supervision. Consistent with Chapter 49.12.270-295 RCW, and	
15	implementing rules, employees shall be entitled to use accrued sick leave, vacation, or personal	
16	holidays – at the employee's discretion - to care for a child with a health condition that requires	
17	treatment or supervision, or a spouse, parent, parent-in-law, or grandparent of the employee who has a	
18	serious health condition or an emergency condition.	
19	e. Eligible employees may use accrued sick leave and other paid leave as provided by	
20	King County Code 3.12.220 and Chapter 49.12.270-295 RCW.	
21	Section 10.2 Disciplinary Action for Abuse of Sick Leave: Abuse of sick leave shall be	
22	grounds for suspension or dismissal. Unlimited sick leave credit may be accumulated.	
23	Section 10.3 Reimbursement Upon Retirement or Death: Upon retirement with at least five	
24	years of County service, thirty-five percent (35%) of an employee's unused sick leave accumulation	
25	can be applied to the payment of health care premiums, or to a cash payment at the straight time rate	
26	of pay of such employee in effect on the day prior to his or her retirement. Upon the death of an	
27	employee with at least five years of County service, thirty-five percent (35%) of such employee's	
28	accumulated sick leave credits shall be paid to his/her estate.	
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Termination of an employee's continuous service, except by reason of temporary layoff due to
 lack of work or funds, shall cancel all sick leave accrued at the time of such termination. Should an
 employee resign in good standing or be laid off and return to employment within two (2) years, all
 accrued sick leave will be restored.

5 Section 10.4 Wellness Incentive: Employees within the bargaining unit who, in a calendar
6 year ending on December 15 use less than thirty-three (33) hours of sick leave may convert sixteen
7 (16) hours of unused, accrued sick leave to two vacation days to be used in the next calendar year.

8 Section 10.5 Leaves of Absence: An unconditional leave of absence without pay for a period
9 not exceeding sixty (60) consecutive days may be granted by the Department Director.

10 A request for a leave of absence longer than sixty (60) days bearing the favorable
11 recommendation of the Department Director may be granted by the Human Resources Division
12 Manager.

No employee shall be given leave to take a position outside the Employer's service for more
than sixty (60) days in any calendar year, except where it appears in the best interests of the
Employer.

16 Leaves of absence of more than sixty (60) days may be conditional or unconditional with any
17 conditions set forth in writing at the time the leave is approved.

18 All requests for leaves of absence are to be requested in writing as far in advance as possible,
19 stating the reason for the leave and the amount of time requested.

At the expiration of the authorized unconditional leave of absence, a member of the
bargaining unit shall resume his/her same position (work site, title and shift); however, standing and
service credit shall be frozen at the commencement of the leave of absence and shall not continue to
accrue until the employee returns from said leave.

Section 10.6 Family and Medical Leave: Up to eighteen weeks of unpaid leave will be
granted in a rolling twelve (12) month period (a rolling twelve (12) month period as measured
backwards from the date an employee starts Family and Medical Leave). Family and Medical Leave
benefits shall be as provided in the King County Family and Medical Leave Ordinance (KCC
3.12.220 and Personnel Guidelines 14.4.5) and administered in accordance with the King County

Personnel Guidelines. The County agrees to maintain existing Family and Medical Leave benefits
 during the term of this Agreement.

The employing Department will maintain its contribution for health benefits for the employee
during the period of family and medical leave.

Section 10.6.1 Sick Leave Donation: Employees covered by this Agreement are eligible for
the sick leave donation program provided in KCC 3.12.223 and the King County Personnel
Guidelines.

Section 10.7 Military Leave: Pursuant to RCW 38.40.060 Military leaves for public 8 employees, every officer and employee of the state or of any county, city, or other political 9 subdivision thereof who is a member of the Washington national guard or of the army, navy, air force, 10 coast guard, or marine corps reserve of the United States, or of any organized reserve or armed forces 11 of the United States shall be entitled to and shall be granted military leave of absence from such 12 employment for a period not exceeding fifteen days during each year beginning October 1st and 13 ending the following September 30th. Such leave shall be granted in order that the person may report 14 for active duty, when called, or take part in active training duty in such manner and at such time as he 15 or she may be ordered to active duty or active training duty. Such military leave of absence shall be 16 in addition to any vacation or sick leave to which the officer or employee might otherwise be entitled, 17 and shall not involve any loss of efficiency rating, privileges, or pay. During the period of military 18 leave, the officer or employee shall receive from the state, or the county, city, or other political 19 20 subdivision, his or her normal pay.

Section 10.8 Jury Duty: An employee working on other than a part time or temporary basis 21 shall suffer no monetary loss while on jury duty. The amount of any compensation derived from jury 22 duty during the employee's normal work schedule, except for transportation allowance, shall be 23 deducted from the gross pay due the employee for such period; provided that an employee excused by 24 the court on any day of such duty falling within his normal work schedule shall notify his supervisor 25 and if so directed report for work for the balance of his normal shift. An employee who is scheduled 26 off work during a period when called to serve jury duty will not suffer a loss of income as a result of 27 serving jury duty. An employee who is scheduled to work either evening or night shifts while on jury 28

duty shall not be required to report to work on any day when jury duty, including travel time, requires
three or more hours of attendance. An employee who does not work his or her scheduled evening or
night shift due to jury duty shall not suffer a loss of income as a result of serving on jury duty. An
employee shall be relieved of regular duties a minimum of sixteen (16) hours prior to reporting to
serve jury duty. Similarly, there must be a minimum of sixteen (16) hours between the time the
employee is dismissed from jury duty and the time the employee must report for regular duties.

7 Section 10.9 Required Court Appearance: An employee who is subpoenaed to appear in
8 court on work related business shall be paid as if working for all time spent in court or in preparation
9 for such appearance as approved by the Department, including reasonable travel time to and from the
10 work site during the employee's work shift.

ARTICLE 11: BEREAVEMENT LEAVE 1 Section 11.1 Annual Entitlement: Employees eligible for leave benefits shall be entitled to 2 three (3) working days (to a maximum of twenty-four hours) of bereavement leave per occurrence due 3 to death of members of their immediate family. 4 Section 11.2 Use of Sick Leave for Bereavement Purposes: Employees who have exhausted 5 their bereavement leave shall be entitled to use up to three days of sick leave (twenty-four hours) for 6 each instance when death occurs to a member of the employee's immediate family. One day of sick 7 leave per occurrence may be used for the attendance of a funeral of other than a close relative or a 8 significant person living in the employee's household. 9 Section 11.3 Pro-Rata Benefit for Part-Time Employees: Part-time regular and part-time 10 term-limited temporary employees shall be entitled to bereavement leave and sick leave for 11 bereavement in the same proportion as the number of hours worked is to the number of hours 12 scheduled for a full-time position. 13 Section 11.4 Definition of Immediate Family: For purposes of this Article, a member of the 14 immediate family is construed to mean: 15 16 Children of spouse or domestic partner Children 17 Parents of spouse or domestic partner Parents 18 Siblings of spouse or domestic partner 19 Siblings Grandchildren of spouse or domestic partner Grandchildren 20 Grandparents of spouse or domestic partner Grandparents 21 Legal Guardian Spouse or domestic partner 22 23 24 25

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1	ARTICLE 12: MEDICAL, DENTAL AND LIFE PLAN
2	Section 12.1 Continuation of the Plan: Medical/Dental and Life Insurance benefits shall be
3	as negotiated through the County Joint Labor Management Insurance Committee which negotiates
4	with collective bargaining representatives of County employees as a group.
5	Section 12.2 Benefit Eligibility: Full-time regular, part-time regular, provisional, probationary
6	and term-limited temporary employees shall be eligible for receipt of all benefits under the County's
7	medical, dental, vision and life insurance programs as determined by the County Joint Labor
8	Management Insurance Committee.
9	Section 12.3 Plan Changes: In the event the County Joint Labor Management Insurance
10	Committee negotiates a change in medical, dental, vision or life insurance plans which result in a
11	decrease in benefits or increase in costs for nurses, the County will meet to discuss the impact of the
12	changes.
13	Section 12.4 Industrial Insurance: Employees covered by this Agreement shall be covered
14	by the County Industrial Insurance Plan and any supplement thereto as provided by County ordinance.
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ARTICLE 13: HOURS OF WORK AND OVERTIME

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Section 13.1 Work Day: Eight (8) hours shall constitute a normal day's work and five (5)
consecutive days a normal week's work.

Section 13.2 Work Week: The basic work week shall begin at 12:00 a.m. Sunday and end at
11:59 p.m. Saturday. Any shift which begins before 12:00 a.m. Sunday will be considered entirely
within the work week in which the shift begins. Other seven day work week beginning and ending
times may be designated to accommodate unusual schedules (such as the 9/8 alternative schedule).
Copies of schedules and alternative work week designations shall be provided to the Department
Administrative Services Manager who shall forward copies to the Association and to Labor Relations
of the Human Resources Division, Department of Executive Services.

Section 13.2.1 "Flexing a schedule" means that on a day-to-day basis the employee may
request or agree to a revision in the schedule of work hours, working more hours than scheduled on
one day and less on another day during the same work week. Upon mutual agreement between the
employee and the supervisor, the schedule may be flexed provided that overtime will be due for hours
worked in excess of forty (40) in a work week.

Section 13.3 Overtime: Except as provided in Section 13.2 above, for regular full-time and 16 regular part-time employees, all work performed over forty (40) hours in any one (1) work week or 17 over eight (8) hours in one (1) work day or over ten (10) hours per day depending on the employee's 18 regular schedule, shall be considered as overtime and shall be paid for at the overtime rate of one and 19 one-half (1-1/2) times the regular rate of pay provided that overtime work is authorized by the 20 employee's supervisor. For part time and temporary employees, overtime pay shall be due for all 21 hours worked over forty (40) in any one seven (7) day work week. The Department will make a good 22 23 faith effort to minimize the use of overtime.

Section 13.3.1 Compensatory Time: Overtime may be compensated by compensatory time
off at the rate of one and one-half (1-1/2) times the overtime hours worked, provided the employee
requests compensatory time accrual in advance and the supervisor approves. Employees may not
have a balance of more than forty (40) hours of compensatory time. All compensatory time not used
by the end of a calendar year will be paid in cash. Exception: if use was not feasible due to work

1	demands of the position, the employee may request and the Division Manager may approve the
2	carryover of up to forty (40) hours of accrued compensatory time. No requests for compensatory time
3	accrual will be approved for the last pay period of a calendar year (December 16 through December
4	31). Use of compensatory time off must be approved in advance as for vacation leave.
5	Section 13.4 Alternate Work Schedules: An alternative work schedule is defined as any
6	schedule of hours of work other than the traditional five eight-hour days within a seven-day work
7	week. Examples of alternative work schedules include but are not limited to:
8	4 - 10 hour work days
9	A 9/8-off alternating work week schedule (the record keeping time-sheet for this schedule
10	must be the one which meets the FLSA standards dividing between two work weeks mid shift on the
11	fifth day of work which is either 8 hours or a day off.)
12	In administering the four (4) day, forty (40) hour work week, the following working
13	conditions shall prevail:
14	a. Overtime shall be paid for any hours worked in excess of the established work day
15	of at least eight (8) hours or overtime shall be paid for any hours in excess of forty (40) hours per
16	week.
17	b. Vacation benefits shall be accrued and expended on an hourly basis.
18	c. Sick leave benefits shall be accrued and expended on an hourly basis.
19	d. Holidays shall be granted in accordance with Article 9 of this Agreement.
20	e. Employee participation shall be on a voluntary basis.
21	f. Every six (6) months all alternative work schedules will be reviewed by the affected
22	nurse(s) and the immediate supervisor. The Department or the employee shall provide forty-five (45)
23	days notice of their intent to discontinue the alternative schedule, unless the employee and the
24	Department mutually agree to waive the forty-five (45) day requirement.
25	Section 13.5 Standby/Callback/Clinical Call: Whenever an employee covered by this
26	Agreement is placed on standby duty by the Department, the employee shall be available at a pre-
27	designated location to respond to emergency calls and, when necessary, return immediately to work.
28	The Department will first seek volunteers for nurses to be on standby. If not enough volunteers are
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available, the Department will utilize a system providing appropriate consideration for seniority to be
 developed by a staffing committee for each site regularly utilizing standby to fill gaps in the standby
 schedule. Employees who are placed on standby duty by the Department shall be paid at the rate of
 ten percent (10%) of the straight time hourly rate of pay listed in Addendum A for all hours assigned.
 The Department reserves the right to determine the standby assignments.

6 If an employee is required to return to work while on standby duty, the employee will be paid
7 time and one-half (1-1/2) for all hours worked with a minimum of three (3) hours due. Standby pay
8 and callback pay shall not be paid simultaneously.

9 Phone calls received by nurses on standby which do not result in the need to return to work
10 shall be logged and paid for at time and one-half (1-1/2) for actual hours worked six (6) minute
11 minimum, rounded to the nearest six (6) minute increment. It is understood that phone calls while on
12 standby do not constitute a callback.

Nurse Practitioner Clinical Call: Nurse practitioners placed on Clinical Call shall be paid at
the rate of twelve (12) percent of the straight time hourly rate of pay listed in Addendum A for all
hours on Clinical Call. Telephone calls received by nurse practitioners on Clinical Call shall be
logged and paid for at time and one-half (1-1/2) for all hours worked with a five (5) minute minimum.
The Department reserves the right to determine the Clinical Call assignments.

In lieu of the Standby/Callback/Clinical Call pay as provided herein, an employee may choose
compensatory time equivalent to such pay.

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Section 13.6 Schedule Changes:

21 Section 13.6.1 Non-Jail Schedules: The Department recognizes the need to give employees
22 timely notice of schedules and schedule changes. To that end, the Department shall make reasonable
23 efforts to ensure the final schedule is posted at least ten (10) days before the schedule takes effect.
24 Prior to changing an employee's regularly scheduled day off, the supervisor shall first contact the
25 employee to discuss said change.

26 Once the final schedule has been posted, any change by the Department to the employee's
27 schedule with less than twenty-four (24) hours notice, shall be by mutual consent. Both parties
28 acknowledge that a change of duties or an overtime assignment does not constitute a schedule change.

If the Employer deems it necessary to establish work schedules other than a Monday through Friday
 schedule, or other than forty (40) hours per week in the non-jail facilities, the Employer shall notify
 the Association and bargain any impact such a change may have on the unit's wages, hours and
 working conditions.

Section 13.6.2 Jail Schedules: The Department recognizes the need to give employees
timely notice of schedules and schedule changes. To that end, the Department shall post the final
schedule at least ten (10) days before the schedule takes effect. Major schedule changes affecting the
majority of nurses in Jail Health Services will be negotiated with the Association prior to
implementation. The employer will limit required shift changes to two per month with at least fifteen
(15) hours off between changes. A shift change shall be defined as a change of working hours in
which a majority of working time occurs in a different shift.

Prior to changing an employee's regular scheduled pattern, the supervisor shall first contact 12 the employee to discuss said change. The Department reserves the right to make temporary changes 13 to the schedule to ensure the staffing of the facility in cases of emergency (i.e., immediate vacancies, 14 medical leave coverage, unanticipated absence of a scheduled nurse). Prior to changing the schedule, 15 the employer will seek volunteers and utilize available temporary staff. Once the final schedule has 16 been posted, any change by the Department to the employee's schedule, shall be by mutual consent. 17 Both parties acknowledge that a change of duties or an overtime assignment does not constitute a 18 schedule change. 19

In the event of wide-scale changes in scheduling patterns at the jail, available patterns will be 20 posted for bidding at the Jail Health Services (JHS) site for at least fourteen (14) calendar days. 21 Nurses at the JHS site shall have the opportunity to bid, based on seniority in the site and FTE level, 22 for the shift and days off/on pattern. When individual scheduling patterns become available, the 23 pattern will be posted for at least fourteen (14) days. When patterns become available, irrespective of 24 whether it is wide-scale or a single pattern, schedules may be temporarily filled pending the outcome 25 of the bidding process. Implementation date of the newly assigned pattern will be by mutual consent 26 of impacted employee and supervisor. 27

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For purposes of pattern bidding, employees transferred to a new jail site will be entitled to use

only one-half (1/2) of their seniority credit for the first eighteen (18) months at the new site. After 1 eighteen (18) months, such employees will be entitled to use their full seniority credit for such pattern 2 bidding. 3

Section 13.7 Negotiations: The Department will provide paid release time for 2 employee 4 5 representatives in negotiations.

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Section 13.8 Consecutive Weekend Work/Shift Rotation: The Department and the Association agree that bargaining unit employees have a legitimate interest in limiting and/or 7 eliminating the practice of mandating the regular rotation of employee's work shifts (i.e., days to 8 evenings and back to days, on a rotating basis). It is further recognized that bargaining unit 9 employees have a legitimate interest in limiting the amount of consecutive weekend work required of 10 employees. To this end, the Department agrees to the following: 11

1. A "scheduling committee" shall continue to meet at least monthly at affected jail 12 sites for the purpose of exploring the use of alternative staffing patterns that would reduce and/or 13 eliminate the need to rotate shifts and would enhance the ability to allow nurses to work a schedule 14 15 providing for every other weekend off; and

2. If regular nurses are regularly required to work outside their specific budgeted FTE 16 (80 hrs/2 week = 1.0 FTE, within .2 FTE of the position held by the impacted employee), the 17 Association may request that the position be reviewed to determine whether it is feasible to increase 18 or decrease the position's FTE. If such change is jointly determined, the Department Director shall 19 make a request to the Budget Office. 20

ARTICLE 14: WORK OUTSIDE OF CLASSIFICATION

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Section 14.1 Payment for Work in a Higher Classification: Whenever an employee is 2 assigned by proper authority to perform all the duties and accept all of the responsibility of an 3 employee at a higher paid classification, he/she shall be paid at the rate established for such 4 classification while performing such duties and accepting such responsibility. Proper authority shall 5 be a supervisory employee in the line of organization outside of the bargaining unit, and if his 6 position is to be filled, proper authority shall be his/her supervisor. An employee properly assigned 7 work in a higher level classification shall be paid at the first step in the higher salary range of the 8 higher level job classification or at the salary step in the higher classification that most closely 9 approximates a five percent increase over the employee's current rate of pay, whichever is greater. 10 Payment for work in a higher classification may not exceed the top step of the new range. 11

Section 14.2 Temporary Work in a Lower Classification: If an employee is assigned to
work temporarily in a lower level job classification, the employee shall be paid at his/her regular rate
of pay.

15 Section 14.3 Regular Work in a Lower Classification: If an employee works in a lower
16 level job classification on a regular basis, at his or her request or in lieu of a layoff, the employee will
17 be paid at his/her same step in the salary range of the lower job class or if necessary, be frozen at their
18 old base rate for a maximum of three (3) months. During this period of pay freezing, employees shall
19 not be eligible for cost of living increases, longevity pay and/or any other wage adjustments.

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ARTICLE 15: CONFERENCE COMMITTEES

Section 15.1 Local Conference Committees: The Department jointly with the elected 2 representative of the employees covered by Addendum A of this Agreement shall establish a Local 3 Conference Committee at each work site to assist with mutual problems regarding nursing personnel 4 and client care, and for the purpose of discussing and facilitating the resolution of all problems which 5 may arise between the parties other than those for which another procedure is provided by law or by 6 other provisions of this Agreement. The function of the committee shall be limited to an advisory 7 rather than a decision-making capacity. Such committee shall be on a permanent basis and meet as 8 mutually agreed and operate according to mutually agreed ground rules. The Committee shall consist 9 of three representatives of administration and three representatives of the employees (one of whom 10 may be the Local Unit Chairperson or his/her designee). The representatives may be rotated as 11 needed depending on the issues to be discussed. A local conference committee may refer subjects to 12 the Executive Conference Committee. 13

Section 15.2 *Executive Conference Committee:* An Executive Conference Committee is
established for issues affecting the Department or bargaining unit as a whole, except for matters for
which another procedure is provided by law or other provisions of this Agreement. The Executive
Conference Committee shall consist of equal numbers of representatives of administration and the
Association. Association representatives shall be the elected officers of the bargaining unit.

The Executive Conference Committee shall operate according to mutually agreed ground
rules. The function of the committee shall be limited to an advisory rather than a decision-making
capacity.

Section 15.3 Nursing Practice Committee: The parties agree to establish and maintain a
Nursing Practice Committee. The Committee shall consist of three Association members and three
representatives of the Department. The Association shall designate the Committee chair. The
purpose of the Committee shall be to develop recommendations to the Executive Conference
Committee and the Department on issues of nursing practice and client care. The Committee shall
meet during the month prior to the scheduled Executive Conference Committee meeting. The
Nursing Practice Committee Report shall be a standing agenda item for the Executive Conference

1 Committee.

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Section 15.4 Conference Committee Operations: The parties agree that the ground rules of
the Executive Conference Committee and Nursing Practice Committee will include provisions for
recording and distributing meeting minutes.

5 Association representatives to the Conference Committees and Nursing Practice Committee
6 shall be provided release time with pay to attend meetings.

7 Section 15.5 Preceptor Program: The parties agree to include the preceptor program as an
8 agenda item for the Executive Conference Committee at the first meeting after the effective date of
9 this Agreement.

Section 15.5.1 A Preceptor is a Licensed Practical Nurse, Registered Nurse, Public Health
Nurse, Advanced Practice Nurse Specialist or Advanced Registered Nurse Practitioner with at least
one year of continuous relevant experience who is assigned specific responsibility for planning
organizing, teaching, and evaluating the new skill development of a student intern or nurse employed
by the Department who is participating in a specific Preceptor Program. Inherent in the Preceptor
role is the responsibility for specific, criteria-based, and goal directed education for a defined time
period.

17 Section 15.5.2 It is understood that nurses in the ordinary course of their responsibilities will
18 be expected to participate in the general orientation process of new nurses without receiving
19 Preceptor pay. This includes providing information, support and guidance to new nurses in the
20 Department.

1 ARTICLE 16: STAFF DEVELOPMENT

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Section 16.1 Staff Development:

Staff development issues shall be a proper subject for discussion in the Nursing Practice Committee. Upon request by the Association the parties shall discuss:

a. The orientation program for newly hired nurses which shall include a site-specific
orientation as well as the general orientation for the Department. Local Conference Committees shall
discuss the formulation of site specific orientations.

8 b. The orientation program for nurses transferring to a position requiring significantly
9 different duties and/or skills.

10 c. In service meetings, including development of programs; status of programs offered
11 and level of participation.

Section 16.2 Continuing Education Time and Professional Meetings: The Department and 12 the Association agree continuous upgrading of employees skills and knowledge is beneficial to 13 providing quality health care services to the public. Therefore employees covered by this Agreement 14 are encouraged to take advantage of opportunities available for continuing education. To this end, it 15 shall be a policy of the Department to allow regular LPNs, RNs and PHNs four (4) days (32 hours) 16 and ARNPs five (5) days (40 hours) of paid leave annually for purposes of attending professional 17 meetings, seminars and classes to earn continuing education outside of the Department. For purposes 18 of this section, professional meetings shall be defined as: Short term conferences for professional 19 growth and development of the individual nurses related to nursing, and/or meetings and committee 20 activities of the professional association at the national, state or district level which are designed to 21 develop and promote the programs of the professional association in improving the quality and 22 availability of nursing service and health care or training as defined by American Medical Association 23 standards and/or American Nursing Association standards. Conferences or portions of conferences 24 relating solely to union business are not considered professional meetings. 25 Other paid leave for this purpose and in-house educational programs shall be at the discretion of the 26

27 Department Head. Employees who are approved to attend a continuing education seminar or class

28 || pursuant to the above referenced policy on a day off shall be compensated at their regular rates,

1	including applicable premiums, for all time spent, and shall be entitled to an additional unpaid day off
2	within thirty (30) days of the continuing education seminar or class. All such leave shall first be
3	scheduled and approved by the employee's supervisor. For this purpose, part-time employees shall be
4	due a prorated amount. The proration shall be determined based on the hours worked in the
5	preceding calendar year divided by the hours scheduled for a full-time position during the same time
6	period.
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1	ARTICLE 17: REDUCTION-IN-FORCE/LAYOFF/ REHIRES
2	Section 17.1 Definitions: The following definitions shall apply for the purposes of
3	administering this Article:
4	a. Seniority is the employee's total uninterrupted time in the bargaining unit,
5	measured as total compensated hours, up to a cap of 2088 hours for each consecutive 12-month
6	period. If two employees have equal seniority, seniority shall be determined by the adjusted service
7	date reflecting the employee's date of hire into a King County regular career-service position.
8	b. Layoff is the involuntary termination of employment or reduction of work hours.
9	An involuntary increase in the standard working hours of a position shall create the same vacancy and
10	bumping rights for employees whose hours are increased as are created by the terms of this Article for
11	employees in a layoff/reduction in force situation.
12	c. Classification (also Job Class or Job Classification) is a group of positions that
13	are sufficiently similar in their duties, responsibilities and authority that the same descriptive title may
14	be used to designate each position allocated to the class. The classifications covered by this
15	Agreement are listed in Addendum A.
16	d. Qualified means the employee possesses the required knowledge, skills and
17	abilities to competently perform the duties of a position; including required licenses and/or
18	certifications, and would be eligible to be appointed to the position as a new hire.
19	e. Employment Sector means the locality of the assigned work site of the employee
20	subject to layoff:
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22	Jail Health Services (JHS) Sector; Sites include:
23	King County Correctional Facility
24	Regional Justice Center Jail
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26	North Sector; Includes sites north of I-90, plus Columbia. Major sites in North Sector include:
27	North
28	Northshore
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1	Eastgate
2	Downtown Seattle
3	First Hill
4	Harborview Medical Center
5	Columbia
6	South Sector; Includes sites south of I-90. Major sites in South Sector include:
7	Renton
8	Kent
9	Federal Way
10	Auburn
11	Roxbury
12	White Center
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14	Section 17.2 When the Department determines there is a need to reduce, or increase the
15	working hours of existing positions, the Department shall identify by job class and work site which
16	positions(s) are to be eliminated or increased.
17	Section 17.3 An incumbent employee in a position impacted by a change in FTE, either a
18	decrease or an increase, shall be notified at least thirty calendar days prior to the effective date. The
19	notice will include information about the options provided in this Section. A copy of the notice will
20	be provided to the Association. The employee shall be allowed fourteen calendar days to elect one of
21	the following options:
22	a. The employee may choose to be placed in a vacant position within the bargaining
23	unit for which the employee is qualified. In the case of an involuntary increase in hours, an affected
24	employee shall be given first right of refusal over the increased hours before such position is posted.
25	The Department must offer a vacant bargaining unit position to a qualified employee subject to layoff,
26	if the position is the same classification as the position from which the employee is laid off, and if the
27	Department intends to fill the position. The Department will inform the employee of all, available
28	vacant positions that the Department intends to fill.
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b. The employee may voluntarily move to a vacant bargaining unit position in another 1 job class, provided the employee is qualified and the Department intends to fill the position. 2 c. The employee may displace (bump) the least senior employee in the same job class 3 within the same Employment Sector, provided the employee is qualified for the position and has more 4 senjority than the incumbent employee. A Nurse Practitioner without prescriptive authority shall not 5 bump a Nurse Practitioner with prescriptive authority. 6 d. An employee may bump the least senior employee in a bargaining unit 7 classification within the same Employment Sector with a lower salary range, provided the employee 8 is qualified for the lower-paid position and has more seniority than the incumbent employee, if there 9 is no other employee with less seniority in the job class of the employee to be laid off. 10 e. An employee may choose to be laid off rather than exercise the options above. 11 Section 17.3.1 Nurses Who Have Work Assignments in Two Different Sectors. A nurse 12 who has work assignments in two different sectors shall have all rights guaranteed by Article 17. In 13 addition the nurse shall have the rights delineated in 17.3.1(a) below. 14 a. A seniority list shall be compiled by the Employer and distributed to the nurse who 15 is subject to layoff. The seniority list shall contain the names, FTE, work hours and work days of the 16 least senior nurses from the sectors in which the affected nurse is assigned to work. The nurse subject 17 to layoff shall have the option to bump the least senior nurse from any of the sectors in which the 18 19 nurse has been assigned to work. Section 17.4 When the Department determines to eliminate, reduce, or increase the hours of 20 multiple positions, the incumbents in the positions to be affected shall be notified at least thirty 21 calendar days prior to the effective date. The notice will include information about the options 22 provided in Section 3 of this Article. A copy of the notice will be provided to the Association. The 23 employees shall be allowed fourteen calendar days to select their options under Section 3 above using 24 25 the following procedure: a. The employees will designate a first, second and third choice among the options; 26 b. Option choices will be allocated in order of seniority, the most senior employee 27 having priority; provided, however, bumping choices will be allocated according to c. below, and 28 Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107

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1 vacant positions will be allocated according to e. below:

c. It is the intent for bumping to proceed in reverse seniority order; that is, the least 2 3 senior employee within the Employment Sector will be displaced first. No employee may be bumped ahead of the least senior employee in the Employment Sector in the same job classification. The 4 5 Department will provide employees subject to layoff with a list of positions held by the lowestseniority employees within the employees' job classification and Employment Sector; the number of 6 7 such positions will be equal to the number of positions to be eliminated in that job classification and Employment Sector. An employee may designate as an option a position from this list which is not 8 9 held by the least senior employee; however, the option will not be available unless the lower-seniority 10 employee(s) on the list is (are) displaced.

d. An exception to c. above may be authorized by the Department Director, with
notice to the Association, only if bumping out of order is required to retain essential skills or
qualifications.

e. If two or more employees select the same vacant position, the position will be
offered to the employee within the same Employment Sector; however, if the employees both work
within the same Employment Sector, the position will be offered to the most senior employee. An
employee may choose to be laid off rather than exercising the options above.

18 Section 17.5 Once the employee has selected an option, the selection may not be changed
19 except by approval of the Department Director or designee.

Section 17.6 The Chief of Nursing Services shall determine which positions an employee
subject to layoff is qualified to select as an option, according to the definition in Section 1.d. of this
Article. This decision shall be final. The determination whether an employee is qualified will
assume an appropriate orientation to the new position.

Section 17.7 Employees who transfer or bump into a position due to a layoff shall not serve a
probation period; however, if an employee from another Sector transfers into a position in the JHS
Sector, the employee will serve a six-month trial service period. In the event the employee does not
successfully complete trial service, the employee will be afforded the layoff options provided under
Sections 3.a., 3.b. and 3.e. of this Article.

1	Section 17.8 Employees who are laid off or placed in a position with reduced hours as a
2	result of the layoff procedures in this Article shall be placed on a recall list for a period of two years
3	from the date of layoff or reduction of hours. Employees shall be recalled to openings in the
4	classification from which laid off in seniority order, the most senior to be recalled first. Refusal of a
5	job offer that is the same FTE, same shift, classification and site may be grounds for removal from the
6	recall list, except that an employee may refuse a position that is less than full-time if the employee
7	had a full-time position at the time of layoff or reduction. The Department will offer positions to
8	qualified and available employees on the recall list before making any offers to persons outside the
9	Department.
10	Section 17.9 The Department and/or Human Resources Division of the Department of
11	Executive Services may offer additional layoff options including but not limited to, placement in
12	other King County positions as provided in the Workforce Management Plan or other County
13	policies.
14	Section 17.10 Any career service employee covered by this Agreement who separates from a
15	career service bargaining unit position in good standing, and returns to a career service bargaining
16	unit position within two years of separation, will be credited with previously accrued bargaining unit
17	seniority.
18	Section 17.11 Pursuant to the provisions of R.C.W. Title 50, King County is a participating
19	employer in the regular state unemployment compensation program.
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	Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107 Page 52

	ARTICLE 18: SAVINGS CLAUSE
	Should any part hereof or any provision herein contained be rendered or declared invalid by
	reason of any existing or subsequently enacted legislation or by any decree of a court of competent
	jurisdiction, such invalidation of such part or portion of this Contract shall not invalidate the
	remaining portions hereof; provided, however, upon such invalidation the parties agree to meet within
	thirty (30) calendar days and negotiate such parts or provisions affected. The remaining parts or
	provisions shall remain in full force and effect.
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1	ARTICLE 19: WAIVER CLAUSE
2	The parties acknowledge that each has had the unlimited right within the law and the
3	opportunity to make demands and proposals with respect to any matter deemed a proper subject for
4	collective bargaining. The results of the exercise of that right and opportunity are set forth in this
5	Agreement. Therefore, the County and the signatory organization, for the duration of this Agreement,
6	each agree to waive the right to oblige the other party to bargain with respect to any subject or matter
7	not specifically referred to or covered in this Agreement.
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	Washington State Nurses Association; Staff Nurses - Department of Public Health
	January 1, 2007 through December 31, 2009 310C0107 Page 54

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ARTICLE 20: SAFETY STANDARDS

Section 20.1 Safe Working Conditions: Safe working conditions shall be provided in
compliance with the Washington Industrial Safety and Health Act (WISHA).

Section 20.2 WISHA Standards: All work shall be performed in a competent manner in
accordance with the Washington Industrial Safety and Health Act (WISHA).

6 Section 20.3 Protective Clothing and Equipment: Protective devices, protective equipment
7 and protective clothing when required by the employer, laws or regulations, will be furnished to and
8 used by the employees.

9 Section 20.4 Safety Meetings: At least one designated representative from each of the three
10 sectors in the bargaining unit will be allowed time off with pay to attend departmental safety
11 meetings. The employee will notify his/her supervisor in advance of such meeting so as to minimize
12 conflict with regularly assigned duties.

Section 20.5 Employees Must Comply with Safety Rules: It shall be the duty of every
employee covered by this Agreement to comply with established safety rules, promote safety and to
assist in the prevention of accidents.

16 Section 20.6 Employee Participation in Safety Program: All employees covered by this
17 Agreement are expected to participate and cooperate in the Employer's Safety Program. At the
18 annual OSHA/WISHA training and once per year in the Health Beat the employer shall present an
19 explanation of its Safety Program to employees.

Section 20.7 Internal Resolution of Safety Concerns: Employees shall present unresolved
 safety issues to the Employer's Safety Committee prior to presenting same to an outside agency
 empowered with upholding the state WISHA law.

ARTICLE 21: DEFINITIONS

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Section 21.1 "Career service employee" means a county employee appointed to a career
service position as a result of the selection procedure provided for in King County Code, Chapter 3,
as amended, and who has completed the probationary period.

Section 21.2 "Career service position" means all positions in the county service except for those 5 which are designated by Section 550 of the charter as follows: All elected officers; the county auditor, the 6 clerk and all other employees of the county council; the county administrative officer; the chief officer of 7 each executive department and administrative office; the members of all boards and commissions; 8 administrative assistants for the executive and one administrative assistant each for the county 9 administrative officer, the county auditor, the county assessor, the chief officer of each executive 10 department and administrative office and for each board and commission; a chief deputy for the county 11 assessor; one confidential secretary each for the executive, the chief officer of each executive department 12 and administrative office, and for each administrative assistant specified herein; all employees of those 13 officers who are exempted from the provisions of this chapter by the state constitution; persons employed 14 in a professional or scientific capacity to conduct a special inquiry, investigation or examination; part-time 15 and temporary employees; administrative interns; election precinct officials; all persons serving the county 16 without compensation; physicians; surgeons; dentists; medical interns; and student nurses and inmates 17 employed by county hospitals, tuberculosis sanitariums and Departments of the county. 18

Divisions in executive departments and administrative offices as determined by the county
council shall be considered to be executive departments for the purpose of determining the
applicability of Section 550 of the charter.

All part-time employees shall be exempted from career service membership except, effective
January 1, 1989, all part-time employees employed at least half time or more, as defined by ordinance,
shall be members of the career service.

25 Section 21.3 "Employee" means any person who is employed in a career service position or
26 exempt position.

27 Section 21.4 "Employed at least half time or more" means employed in a regular position
28 which has an established work schedule of not less than one-half the number of hours of the full-time

positions in the work unit in which the employee is assigned or when viewed on a calendar year basis,
 910 hours or more in a work unit in which a work week of more than thirty-five but less than forty
 hours is standard or 1040 hours or more in a work unit in which a forty hour work week is standard.
 If the standard work week hours within a work unit varies (for instance, employees working both
 thirty five and forty hours), the director, in consultation with the department, will be responsible for
 determining what hour threshold will apply

7 Section 21.5 "Full-time regular employee" means an employee employed in a full-time
8 position and, for full-time career service positions, is not serving a probationary period.

9 Section 21.6 "Full-time regular position" means a regular position which has an established
10 work schedule of not less than thirty-five hours per week in those work units in which a thirty-five
11 hour week is standard, or of not less than forty hours per week in those work units in which a forty12 hour week is standard.

13 Section 21.7 "Part-time employee" means an employee employed in a part-time position.
14 Under Section 550 of the charter, part-time employees are not members of the career service.

15 Section 21.8 "Part-time position" means an other than a regular position in which the part-time
16 employee is employed less than half time, that is less than 910 hours in a calendar year in a work unit in
17 which a thirty-five hour work week is standard or less than 1040 hours in a calendar year in a work unit in
18 which a forty-hour work week is standard, except as provided elsewhere in this chapter. Where the
19 standard work week falls between thirty-five and forty hours, the director, in consultation with the
20 department, will be responsible for determining what hour threshold will apply. Part-time position
21 excludes administrative intern.

Section 21.9 "Part-time regular employee" means an employee employed in a part-time
 regular position and, for part-time career service positions, is not serving a probationary period.
 Under Section 550 of the charter, such part-time regular employees are members of the career service.

Section 21.10 "Part-time regular position" means a regular position in which the part-time
regular employee is employed for at least 910 hours but less than a full-time basis in a calendar year
in a work unit in which a thirty-five hour work week is standard or for at least 1040 hours but less
than a full-time basis in a calendar year in a work unit in which a forty-hour work week is standard.

Section 21.11 "Position" means a group of current duties and responsibilities assigned by
 competent authority requiring the employment of one person.

3 Section 21.12 "Probationary employee" means an employee serving a probationary period in
4 a regular career service position. Probationary employees are temporary employees and excluded
5 from career service under Section 550 of the charter.

6 Section 21.13 "Probationary period" means a period of time constituting the final step in the
7 competitive screening process for career service or for promotion from one career service position to
8 another. An appointment to the career service, whether following successful completion of an initial
9 probationary period of county employment or a promotional probationary period, shall not be final
10 unless the employee successfully completes this probationary period.

Section 21.14 "Provisional appointment" means an appointment made in the absence of a
list of candidates certified as qualified by the director. Only the director may authorize a provisional
appointment. An appointment to this status is limited to six months.

Section 21.15 "Provisional employee" means an employee serving by provisional
appointment in a regular career service position. Provisional employees are temporary employees and
excluded from career service under Section 550 of the charter.

Section 21.16 "Regular position" means a position established in the county budget and
identified within a budgetary unit's authorized full time equivalent (FTE) level as set out in the budget
detail report.

Section 21.17 "Temporary employee" means an employee employed in a temporary position
 and, in addition, includes an employee serving a probationary period or is under provisional
 appointment. Under Section 550 of the charter, temporary employees are not members of the career
 service.

Section 21.18 "Temporary position " means a position which is not a regular position as
defined in this chapter and excludes administrative intern. Temporary positions include both termlimited temporary positions as defined in this chapter and short-term (normally less than six months)
temporary positions in which a temporary employee works less than 910 hours in a calendar year in a
work unit in which a thirty-five hour work week is standard or less than 1040 hours in a calendar year

in a work unit in which a forty-hour work week is standard, except as provided elsewhere in this
 chapter. Where the standard work week falls between thirty-five and forty hours, the director, in
 consultation with the department, will be responsible for determining what hour threshold will apply.

Section 21.19 "Term-limited temporary employee" means a temporary employee who is
employed in a term-limited temporary position. Term-limited temporary employees are not members
of the career service. Term-limited temporary employees may not be employed in term-limited
temporary positions longer than three years beyond the date of hire, except that for grant-funded
projects, capital improvement projects, and information systems technology projects the maximum
period may be extended up to five years upon approval of the director. The director shall maintain a
current list of all term-limited temporary employees by department.

Section 21.20 "Term-limited temporary position" means a temporary position with work
related to a specific grant, capital improvement project, information systems technology project, or
other non-routine, substantial body of work, for a period greater than six months. In determining
whether a body of work is appropriate for a term-limited temporary position, the appointing authority
will consider the following:

a. Grant-funded projects: These positions will involve projects or activities that are
funded by special grants for a specific time or activity. These grants are not regularly available to or their
receipt predictable by the county.

b. Information systems technology projects: These positions will be needed to plan and
implement new information systems projects for the county. Term-limited temporary positions may not be
used for on-going maintenance of systems that have been implemented.

c. Capital improvement projects: These positions will involve the management of major
 capital improvement projects. Term-limited temporary positions may not be used for on-going
 management of buildings or facilities once they have been built.

d. *Miscellaneous projects:* Other significant and substantial bodies of work may be
appropriate for term-limited temporary positions. These bodies of work must be either non-routine
projects for the department, or related to the initiation or cessation of a county function, project, or
department.

e. Seasonal positions: These are positions with work for more than six consecutive 1 2 months, half-time or more, with total hours of at least 910 in a calendar year in a work unit in which a 3 thirty-five hour work week is standard or at least 1040 hours in a calendar year in a work unit in which a forty-hour work week is standard, that due to the nature of the work have predictable periods of inactivity 4 exceeding one month. 5

f. Temporary placement in regular positions: These are positions used to back fill 6 regular positions for six months or more due to a career service employee's absence such as extended 7 leave or assignment on any of the foregoing time-limited projects. 8

9 All appointments to term-limited temporary positions will be made by the appointing 10 authority in consultation with the director prior to the appointment of term-limited temporary employees. 11

Section 21.21 "Nurse Practitioner Clinical Call" means using professional judgment and 12 expertise to advise other nursing staff on medical orders, medication management, and treatment 13 direction when other advanced health care providers are not available on site. 14

15 Section 21.22 "Working Days" for purposes of Article 6 Grievance Procedure shall be 16 defined as Monday through Friday excluding observed holidays.

17 Section 21.23 "Supervisor" shall be defined as an employee of the Department holding a position outside this bargaining unit having authority, in the interest of an employer, that may include 18 19 the following duties: hire, assign, promote, transfer, layoff, recall, suspend, discipline, or discharge 20other employees, or to adjust their grievances, or to recommend effectively such action, if in 21 connection with the foregoing the exercise of such authority is not merely routine or clerical in nature but calls for the consistent exercise of independent judgment, and shall not include any persons solely 22 23 by reason of their role as a "Charge Nurse".

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Section 21.24 "Charge Nurse" shall be defined as a member of this bargaining unit who, while continuing to perform the same duties as other employees in the unit, shall have limited 25 supervisory responsibility for directing the work of other employees in the unit. A Charge Nurse 26 27 shall not have authority to hire, fire, or discipline, nor effectively recommend any of these actions.

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Section 21.25 "Appointing Authority" means the county council, the executive, chief

11	ecutive departments a			
	remove persons from	positions in the c	ounty service.	
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ARTICLE 22: WORK STOPPAGES

2 Section 22.1 No Work Stoppages: The Employer and the Association agree that the public interest requires the efficient and uninterrupted performance of Department services and to this end 3 pledge their best efforts to avoid or eliminate any conduct contrary to this objective. During the life 4 of this Agreement, the Association or its members shall not cause or condone any work stoppage, 5 strike, slow down or other interference with Department functions by employees under this 6 Agreement, and should same occur, the Association agrees to take appropriate steps to end such 7 interference. Employees covered by this Agreement who engage in any of the foregoing actions shall 8 be subject to such disciplinary action as may be determined by the Employer; including but not 9 limited to the recovery of any financial losses suffered by the Employer. 10

Section 22.2 Association's Responsibilities: In the event, however, that there is a work
stoppage or any other interference with Department functions which is not authorized by the
Association, the Employer agrees that there shall be no liability on the part of the Association, its
officers or representatives; provided that in the event of such unauthorized action they first meet the
following conditions:

a. Within not more than six (6) hours after the occurrence of any such unauthorized
action, the Association shall publicly disavow the same by posting a notice on the bulletin boards
available in each Department work area, stating that such action is unauthorized by the Association.

b. The Association, its officers and representatives, will, in good faith, use every
reasonable effort to terminate such unauthorized action.

c. The Association shall not question the unqualified right of the Employer to
discipline or discharge employees engaging in or encouraging such action. It is understood that such
action on the part of the Employer shall be final and binding upon the Association and its members
and shall in no case be construed as a violation by the employer of any provisions in this Agreement.

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1 **ARTICLE 23: TERM OF AGREEMENT** 2 This Agreement shall become effective when enacted by Council through ordinance unless a 3 different effective date is specified, and covers the period of January 1, 2007 through December 31, 4 2009. Written notice must be served by either party upon the other party of its intent to terminate or 5 modify this Agreement not less than sixty (60) days nor more than ninety (90) days prior to 6 December 31, 2009. 7 APPROVED this _ 20th day of February . 2008 8 9 By: 10 KNKing County Executive 11 12 13 WASHINGTON STATE NURSES ASSOCIATION: 14 Sarbau EPar 1/11/07 Date 15 16 17 18 William Johnston ocal Unit Chair 19 20 Dennis Murphy, RN, Local Unit/Co-Chair 21 22 23 Marie Peacock-Albers, PHN, Local Unit Grievance Officer Date 24 1/7/08 25 Mariann Schmitt, PHN, Local Unit Member 26 27 28 Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107 Page 63

1	MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	KING COUNTY AND
4	WASHINGTON STATE NURSES ASSOCIATION
5	REPRESENTING EMPLOYEES IN
. 6	SEATTLE KING COUNTY PUBLIC HEALTH
7	USE OF AGENCY/CONTRACT NURSES
8	IN PUBLIC HEALTH JAIL HEALTH SERVICES
9	
10	The parties concur that maximizing the use of career service staff is a priority because to do so
11	is both fair and fiscally sound. The following procedure with respect to scheduling reflects the goal
12	of maximizing the use of career service staff and shall be applied to all classifications of bargaining
13	unit members in all locations.
14	1. Scheduling will occur as follows:
15	a. The "Draft Schedule" will be displayed by the 10th of the preceding month. It
16	includes career service staffing patterns, approved vacation, holidays, sick time, planned leaves and
17	any extra shifts that career service nurses have requested. No agency shifts will be scheduled on the
18	"Draft Schedule."
19	b. Between the "Draft Schedule" and the "Final Schedule," career service staff,
20	probationary, term limited temporary, and temporary nurses may request any vacant shift on the
21	"Draft Schedule" on a first come, first serve basis.
22	c. The "Final schedule" will be displayed at least ten (10) days before it takes effect.
23	During this ten (10) day period, career services staff have the continuing right to request extra shifts.
24	Bargaining unit probationary, term limited temporary, and temporary nurses will be called for
25	availability to fill remaining vacant shifts.
26	2. A bargaining unit nurse may request any shift for which an agency nurse is scheduled if the
27	nurse makes such request seven (7) or more days prior to the start of the shift for which the agency
28	nurse is scheduled.
	Washington State Nurses Association: Staff Norman Department of Duly II - II

1 3. Upon request, King County shall provide the following information to WSNA: 2 a. A list of all positions at each jail, including FTE, sequence number, classification 3 and whether the position is vacant or filled. 4 b. A list of the shifts that were filled and by whom. 5 6 day of February APPROVED this <u>auth</u> 7 2008 8 9 Bv: King County Executive 10 11 12 13 WASHINGTON STATE NURSES ASSOCIATION: 14 15 wonup <u>111/07</u> e 16 Date 17 18 William Johnston, RN, Local Unit Chair Date 19 20 12-20 Dennis Murphy, RN, Local Unit Co-Chair Date 21 22 23 Marie Peacock-Albers, PHN, Local Unit Grievance Officer Date 24 1/08 25 Mariann Schmitt, PHN, Local Unit Member 26 27 28 Washington State Nurses Association; Staff Nurses - Department of Public Health January 1, 2007 through December 31, 2009 310C0107 Page 65

cba Code: 310

ADDENDUM A WASHINGTON STATE NURSES ASSOCIATION SEATTLE-KING COUNTY DEPT OF PUBLIC HEALTH STAFF NURSES WAGES EFFECTIVE 1/1/07

16036

Union Codes: WSNAB, WSNAI

\$39.33 \$46.72 \$45.23 \$21.15 \$24.32 Step 10 \$40.63 \$39.33 \$34.49 \$39.66 \$37.18 \$32.33 \$37.18 Step 9 \$34.04 \$35.16 \$36.80 \$37.93 \$40.20 \$41.70 \$43.26 \$44.67 \$45.30 \$19.50| \$19.99| \$20.50| \$20.96| \$21.52| \$22.20| \$22.59| \$23.21| \$23.76| \$29.60 \$30.57 \$32.00 \$32.98 \$34.96 \$36.26 \$37.62 \$38.84 \$39.39 \$38.15 \$32.96| \$34.03| \$35.60| \$36.72| \$38.92| \$40.37| \$41.87| \$43.24| \$43.87| \$16.96| \$17.38| \$17.83| \$18.23| \$18.71| \$19.30| \$19.64| \$20.18| \$20.66| \$28.66 \$29.59 \$30.96 \$31.93 \$33.84 \$35.10 \$36.41 \$37.60 \$38.15 \$25.87| \$26.79| \$27.75| \$29.18| \$30.14| \$31.35| \$32.59| \$33.12| \$33.65| \$29.75| \$30.81| \$31.91| \$33.56| \$34.66| \$36.05| \$37.48| \$38.09| \$38.70| \$23.68| \$24.64| \$25.59| \$26.52| \$27.32| \$28.19| \$29.15| \$30.20| \$31.23| \$28.34| \$29.43| \$30.50| \$31.42| \$32.42| \$33.52| \$34.73| \$35.91| \$27.23| \$28.34| \$29.43| \$30.50| \$31.42| \$32.42| \$33.52| \$34.73| \$35.91| Step 8 \$35.10 \$36.41 \$37.60 Step 7 Step 5 Step 6 \$31.93 \$33.84 Step 1 Step 2 Step 3 Step 4 \$30.96 \$29.59 \$28.66 \$27.23 332102 8732 Advanced Registered Nurse Practitioner - Jail 8730 Advanced Practice Nurse Specialist - Jail 332101 8339 Advanced Registered Nurse Practitioner 8325 Advanced Practice Nurse Specialist 3311110 331243 8734 Licensed Practical Nurse - Jail 331304 8040 Registered Nurse - Juvenile 331202 8336 Licensed Practical Nurse 3312210| 331403 | 8735 |Public Health Nurse - Jail 8733 Registered Nurse - Jail 8338 Public Health Nurse 8337 Registered Nurse 8029 Nurse Recruiter Classification nedmuN A2M 330802 333502 331402 331302 3312110 331303 | 333501 Number Peoplesoft 3313100 3312100 3309110 3313110 3312120 3309100 3311100 3308100 3312200 Code

HHachment B

310W0107.xls

2007

cba Code: 310

Union Codes: WSNAB, WSNAI

ADDENDUM A WASHINGTON STATE NURSES ASSOCIATION SEATTLE-KING COUNTY DEPT OF PUBLIC HEALTH STAFF NURSES WAGES EFFECTIVE 1/1/08

16036

3309100 333501	N A2M	Classification	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10	Step 11
	8325 ,	8325 Advanced Practice Nurse Specialist	\$29.37	\$30.33	\$31.73	\$32.73	\$34.68	\$35.97	\$37.32	\$38.54	\$39.10	\$40.31	\$41.32
3309110 333502	8730 /	8730 Advanced Practice Nurse Specialist - Jail	\$33.78	\$34.88	\$36.49	\$37.64	\$39.88	\$41.37	\$42.92	\$44.32	\$44.97	\$46.36	\$47.52
3313100 332101	8339 /	Advanced Registered Nurse Practitioner	\$31.85	\$32.90	\$34.44	\$35.49	\$37.62	\$39.02	\$40.48	\$41.80	\$42.39	\$43 72	\$44.81
3313110 332102	8732 /	8732 Advanced Registered Nurse Practitioner - Jail	\$36.63	\$37.84	\$39.61	\$40.81	\$43.26	\$44.87	\$46.55	\$48.07	\$48.75	\$50.28	\$51.53
3311100 331202	8336 [Licensed Practical Nurse	\$17.38	\$17.81	\$18.27	\$18.68	\$19.18	\$19.78	\$20.13	\$20.68	\$21.17	\$21.68	\$22.22
3311110 331203	8734	8734 Licensed Practical Nurse - Jail	\$19.99	\$20.48	\$21.01	\$21.48	\$22.06	\$22.75	\$23.15	\$23.78	\$24.35	\$24.93	\$25.55
3308100 330802	8029	8029 Nurse Recruiter	\$29.37	\$30.33	\$31.73		\$34.68	\$35.97	\$37.32	\$38.54	\$39.10	\$40.31	\$41.32
3312200 331402	8338	8338 Public Health Nurse	\$26.51	\$27.46	\$28.44		\$30.89	\$32.13	\$33.40	\$33.94	\$34.40	\$35.35	836 23
3312210 331403 8	8735 F	Public Health Nurse - Jaii	\$30.49	\$31.58	\$32.71	\$34.40	\$35.52	\$36.95	\$38.41	\$39.03	\$39.66	\$40.65	\$41.66
3312100 331302 8	8337 F	Registered Nurse	\$24.27	\$25.25	\$26.23	\$27.18	\$28,00	\$28.89	\$29.88	\$30.95	\$32.01	\$33.14	\$33.07
3312110 331303 8	8733 F	Registered Nurse - Jail	\$27.91	\$29.04	\$30.16	\$31.26	\$32.20	\$33.22	-	\$35.59	\$36.81	\$38.11	20.025
3312120 331304 1	8040 F	3312120 331304 8040 Registered Nurse - Juvenile	\$27.91	\$29.04	\$30.16	\$31.26	\$32.20	\$33.22	8	\$35.59	\$36.81	\$38.11	\$39.07

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MEMORANDUM OF AGREEMENT BY AND BETWEEN KING COUNTY

AND

WASHINGTON STATE NURSES ASSOCIATION REPRESENTING EMPLOYEES IN DEPARTMENT OF ADULT AND JUVENILE DETENTION, JUVENILE DIVISION

The parties, King County (hereinafter the County) and Washington State Nurses Association (hereinafter the Association) agree that the collective bargaining agreement between the parties, covering nurses represented by the Association and employed by the Department of Public Health, Seattle and King County (covering the period of January 1, 2007 through December 31, 2009), shall be the agreement covering nurses represented by the Association and employed in the Department of Adult and Juvenile Detention, Juvenile Division. All of the terms and conditions of the Public Health agreement will apply to nurses in Adult and Juvenile Detention, except as set forth in this Memorandum of Agreement. It is understood and agreed that rates of pay for nurses employed in the Department of Adult and Juvenile Detention, Juvenile Division shall be those rates defined as the Registered Nurse-Jail rates as set forth in Addendum A of the Public Health Agreement. In those provisions of the Public Health agreement that do apply to Adult and Juvenile Detention nurses, the terms "Department" or "Health Department" shall be construed to also mean Department of Adult and Juvenile Detention, Juvenile Division.

PARTA. EXCEPTIONS

The following provisions of the collective bargaining agreement in effect between the Association and the County covering employees in Public Health, Seattle and King County, do not apply to employees of the Department of Adult and Juvenile Detention, Juvenile Division.

ARTICLE 5: EMPLOYMENT PRACTICES

Section 5.4 *Position Vacancies* Section 5.5 *Change of Duties* Section 5.6 *Transfers*

Section 7.3 Mileage Reimbursement/Parking

Section 7.5 Part time and temporary (Per Diem/Intermittent Nurses) (Article 7.5.1, 7.5.2, 7.5.3, 7.5.4 and 7.6 do apply)

Section 7.8 *License Fees*

Section 7.13 Preceptor Assignments

Section 7.14 Salary Step Placement for Transfer

ARTICLE 9: HOLIDAYS

Section 9.1.1 JHS Staff

ARTICLE 10: SICK LEAVE AND LEAVES OF ABSENCE

Section 10.4 Wellness Incentive

Section 10.5 Leaves of Absence

ARTICLE 13: HOURS OF WORK AND OVERTIME

ARTICLE 15: CONFERENCE COMMITTEES

ARTICLE 16: STAFF DEVELOPMENT

ARTICLE 17: REDUCTION IN FORCE/LAYOFF/REHIRES

PART B. SPECIAL PROVISIONS FOR ADULT AND JUVENILE DETENTION, JUVENILE DIVISION NURSES

The following provisions apply only to employees in the Department of Adult and Juvenile Detention, Juvenile Division.

B.1. HOURS OF WORK AND OVERTIME

Section B.1.1. The standard bi-weekly work period shall consist of eighty (80) hours. The normal work day shall be eight (8) hours. Scheduled days off shall be two (2) consecutive days each week, according to the master work schedule. Any nurse impacted by changes to this section has the option of availing himself/herself of the layoff provisions as laid out by this agreement. Furthermore, the County and the Association agree to work cooperatively to address, and where appropriate, mitigate the effects of these changes.

Section B.1.2. The Association and management agree that flexible scheduling designed to consider both agency and employee needs is in the best interest of both parties. Responsibility for arranging, reporting and verifying hours worked is assigned as follows:

a. Operation requirements shall receive first consideration. The Master Work

Schedule is maintained by management. If operationally necessary, revisions to the Master Work Schedule may be made on an annual basis. Employees may request to switch individual slots/patterns within the Master Work Schedule upon mutual agreement between the impacted employees and approved by management.

Employees may request to adjust individual scheduled work shift with a two (2) week (fourteen calendar) days written notice to a maximum of two (2) per calendar month. The impacted employees and management must mutually agree to the requested schedule adjustment.

The Employer retains the right to adjust individual employee's slots/patterns if the changes are to make reasonable accommodations as may be required under the Americans with Disabilities Act or to provide a limited period of close supervision and additional training.

b. The work week, starting times, work schedules and locations of per diem personnel shall be determined by management.

c. Management shall be responsible to insure adequate staffing to meet operational requirements.

d. Regular full-time and part-time employees who apply for lateral transfers may be considered prior to interviewing outside applicants.

Section B.1.3. In case of emergency, staff may be required upon short notice to work different shifts, or hours, or days, for the period of emergency only.

Section B.1.4. Overtime. Except as otherwise provided in this article, employees shall be paid at a rate of time and one-half (1-1/2) for all hours worked in excess of eight (8) hours in one day, or forty (40) hours in a one week work period, exclusive of lunch period. Normally overtime work shall require prior approval of the individual's supervisor, however, overtime work may be approved after it is performed provided sufficient justification is made.

Section B.1.5. A minimum of two (2) hours at overtime rate shall be allowed for each call-out. Where such overtime exceeds two (2) hours, the actual hours worked shall be compensated at overtime rates. Call-out shall be defined as that circumstance when an employee having completed the assigned shift and departed the premises is requested by management to return to work. Time actually spent at the work place shall be compensated in accordance with this section.

Section B.1.6. The provision of Section B.1.5 shall apply to meeting and training sessions requiring a return to work.

Section B.1.7. No overtime compensation will be paid for employee-initiated training, unless so required by the provisions of the Fair Labor Standards Act (FLSA).

Section B.1.8. If any provision of this Article shall conflict with the minimum standards of R.C.W. 49.46.130, then that provision shall be automatically amended to conform to those standards.

Section B.1.9. In critical staffing situations, mandatory overtime shall be the last resort. For purposes of this section, critical staffing levels occur, but are not limited to, situations when unscheduled vacancies occur within 24 hours of the shift in question. All unfilled shifts within the Master Schedule shall be filled by utilizing the following nurses listed below which shall be contacted as quickly as possible in the interest of filling the shift:

> Per Diem Nurse Voluntary Nurse (Overtime/Combination) Part-Time Nurse Agency Nurse

The shift shall be filled by any of the above Nurses that commits to working first. In a mandatory overtime situation, if no nurse listed above has committed to working the shift, the existing staff working the shift shall prepare for mandatory overtime.

B.2. REDUCTION IN FORCE

Section B.2.1. Layoff is the involuntary termination of employment or reduction of work hours. An involuntary increase in the standard working hours of a position shall create the same vacancy and bumping rights for employees whose hours are increased as are created by the terms of this Article for employees in a layoff/reduction in force situation.

Employees selected for lay off shall be laid off according to seniority in classification (see Addendum A) in the Department of Adult and Juvenile Detention, Juvenile Division (DAJD).

Section B.2.2. An employee designated for lay off within a specific classification may, on the basis of total DAJD seniority, bump the least senior employee in any DAJD job classification previously worked and included in Addendum A of the Public Health Agreement; provided: a. That at least a six-month probation period was satisfactorily completed; and,

b. The demonstrated job performance in the former classification was at an acceptable standard.

Section B.2.3. Employees laid off shall have re-employment rights to the same kind and level of position held at the time of lay off if such a position becomes available in DAJD within two (2) years from the date of lay off. In such cases, the seniority status accrued at the time of lay off shall be reinstated when the employee returns to full-time employment with DAJD.

Section B.2.4. Employees eligible for leave benefits 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 months of county service and are in good standing. Payment shall be the accrued vacation leave multiplied by the employee's rate of pay in effect upon the date of leaving county employment less mandatory withholdings.

Section B.2.5. At least two weeks notice shall be given employees to be laid off.

Section B.2.6. Pursuant to the provisions of R.C.W. Title 50, King County is a participating employer in the regular state unemployment compensation program.

Section B.2.7. In the event there are two or more employees eligible for lay off within the bargaining unit with the same classification title and seniority, the lay off shall be based upon review of performance evaluations covering the most recent two (2) years of employment. Final decision in such cases shall be made by the Director.

Section B.2.8. Employees may be eligible for placement in other King County positions as provided in the Workforce Management Plan or other County policies.

B.3. EMPLOYMENT PRACTICES

Section B.3.1. *Entry Probation*. An individual who is newly employed in a regular position shall be considered to be on "entry probation" for a period of six (6) months from the date of hire. During this probationary period, an individual may be terminated without prior notice by the department, and such discharge shall not be subject to the Grievance Procedure provided by the Public Health collective bargaining agreement.

Section B.3.2. *Terminations*. Regular employees shall give a minimum of two weeks (14 days) notice in writing of intended termination of employment. Regular employees shall be given two weeks notice of layoff pursuant to Section B.2.5. of this Memorandum.

Section B.3.5. Openings in new and existing classifications covered by this agreement

shall be filled according to Personnel Guidelines.

Section B.3.6. All employees who have been authorized to use their own transportation on County business shall be reimbursed at the rate established by the Internal Revenue Service.

Section B.3.7. Employees who unavoidably suffer a loss or damage to personal property while on duty shall have same repaired or replaced at County expense. Reimbursement for nonessential personal property shall not exceed one hundred and fifty dollars (\$150.00). Such claims are to be processed by the County immediately upon receipt of the claim from the employee.

Section B.3.8. Assignment to Orientation Duty - If a staff nurse is assigned to conduct orientation of new employees, they shall be paid an additional \$.50 per hour in addition to their regular rate of pay for each hour assigned to orientation.

Section B.3.9. *Professional Meetings*. For purposes of this section, professional meetings shall be defined as:

Short term conferences for professional growth and development of the individual nurses, as related to their current duties and/or meetings and committee activities of the professional association at the national, state or district level which are designed to develop and promote the programs of the professional association in improving the quality and availability of nursing service and health care or training as defined by American Medical Association standards and/or American Nursing Association standards.

The Director of the Department of Adult and Juvenile Detention, Juvenile Division or designee may grant up to five (5) days at the nurse's base salary or other higher wage rate as may be required by the provisions of the Fair Labor Standards Action (FLSA), for the purpose of attending professional meetings, as defined above, for regular full-time nurses and a pro-rated number of hours to regular part-time nurses.

Section B.3.10. Labor Management Committee/Local Conference Committee. The Department jointly with the elected representative of the employees covered by Addendum A of this Agreement shall establish a Local Conference Committee at each work site to assist with mutual problems regarding nursing personnel and client care, and for the purpose of discussing and facilitating the resolution of all problems which may arise between the parties other than those for which another procedure is provided by law or by other provisions of this Agreement. The function of the committee shall be limited to an advisory rather than a decision-making

capacity. Such committee shall be on a permanent basis and meet as mutually agreed and operate according to mutually agreed ground rules. The Committee shall consist of up to three representatives of administration and up to three representatives of the employees (one of whom may be the Local Unit Chairperson or his/her designee). The representatives may be rotated as needed depending on the issues to be discussed. A local conference committee may refer subjects to the DAJD Joint Labor Management Committee.

PART C. WAGE INCREASES

Section C.1. 2007 Wage Increases: Effective January 1, 2007, the rates of pay shall be increased by a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The index used for measuring the COLA will be the U. S. All Cities (CPI-W 1982-84=100). The increase will be measured by calculating the increase in the CPI from September 2005 to September 2006. The minimum increase shall be two (2) percent and the maximum increase shall be six (6) percent. For 2007 the COLA increase shall be 2%. The rates of pay shall be as set forth in Addendum A retroactive to January 1, 2007.

Section C.2. 2008 Wage Increases: Effective January 1, 2008, the rates of pay shall be increased by a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The index used for measuring the COLA will be the U. S. All Cities (CPI-W 1982-84=100). The increase will be measured by calculating the increase in the CPI from September 2006 to September 2007. The minimum increase shall be two (2) percent and the maximum increase shall be six (6) percent. For 2008 the COLA increase shall be 2.49%. The rates of pay shall be as set forth in Addendum A.

Section C.3. 2009 Wage Increases: Effective January 1, 2009, the rates of pay shall be increased by a Cost-of-Living Allowance (COLA). The COLA shall be equal to 90% of the Consumer Price Index. The index used for measuring the COLA will be the U. S. All Cities (CPI-W 1982-84=100). The increase will be measured by calculating the increase in the CPI from September 2007 to September 2008. The minimum increase shall be two (2) percent and the maximum increase shall be six (6) percent.

PART D. DURATION AND EFFECTIVE DATE

This Memorandum of Agreement and its provisions shall be effective when ratified by King County Council and shall cover the time period January 1, 2007 through December 31, 2009.

APPROVED this _ 20* day of February 2008 By: As King County Execu

WASHINGTON STATE NURSES ASSOCIATION:

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William Johnston, RN, Local Unit Chair

Dennis Murphy, RN, Local Unit Co-Chair

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Marie Peacock-Albers, PHN, Local Unit Grievance Officer

Mariann Schmitt, PHN, Local Unit Member

1/11/07

Date

Date

1-7-08

Date

Date

1/7/08 Date