AGREEMENT BETWEEN KING COUNTY

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Index

AND

SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925 WASTEWATER TREATMENT DIVISION INDEX

| 6 | AKTICLE I. | LABORIMA | MAGEMENT COMMITTEE | o |
|-----|---------------|-----------------|---|-------|
| | ARTICLE 2: | RECOGNIT | ION AND BARGAINING UNIT | 8 |
| 7 | ARTICLE 3: | UNION SEC | CURITY | 9 |
| 8 | ARTICLE 4: | NON-DISCI | RIMINATION | 11 |
| | ARTICLE 5: | STRIKES O | R LOCKOUTS | 12 |
| 9 | ARTICLE 6: | MANAGEM | IENT RIGHTS AND RESPONSIBILITIES | 13 |
| | ARTICLE 7: | PRODUCTI | VITY INITIATIVE | 14 |
| 10 | ARTICLE 8: | PRODUCTI | VITY INCENTIVE PROGRAM | 15 |
| 11 | ARTICLE 9: | TYPES OF I | EMPLOYEES AND PROBATIONARY PERIOD | 17 |
| | ARTICLE 10: | PERSONNE | EL ACTIONS | 19 |
| 12 | ARTICLE 11: | SENIORITY | 7 | 29 |
| 13 | ARTICLE 12: | CONFLICT | RESOLUTION AND GRIEVANCE PROCEDURE | 31 |
| | ARTICLE 13: | CORRECTI | VE ACTION AND DISCIPLINE | 35 |
| 14 | ARTICLE 14: | MEDICAL A | ARBITRATION | 39 |
| | ARTICLE 15: | UNION REP | PRESENTATION AND ACTIVITIES | 41 |
| 15 | ARTICLE 16: | CLASSIFIC | ATIONS AND RATES OF PAY | 42 |
| 16 | ARTICLE 17: | HOURS OF | WORK AND OVERTIME | 46 |
| | ARTICLE 18: | | IME | |
| 17 | ARTICLE 19: | | NCE AWARD | |
| | ARTICLE 20: | JOB PROGE | RESSION | 59 |
| 18 | ARTICLE 21: | | | |
| 19 | ARTICLE 22: | | F ABSENCE WITH AND WITHOUT PAY | |
| | ARTICLE 23: | | `ANDARDS | |
| 20 | ARTICLE 24: | SPECIAL C | ONDITIONS | 68 |
| 21 | ARTICLE 25: | | CLAUSE | |
| . 1 | ARTICLE 26: | | FING OUT | |
| 22 | ARTICLE 27: | | AGREEMENT | |
| . | APPENDIX A: | | IVING ADJUSTMENTS AND WAGES | |
| 23 | APPENDIX B: | | R-IN-TRAINING STANDARDS | 78 |
| 24 | APPENDIX C: | | RESSION HANDBOOK | |
| | APPENDIX D: | | AD/COACH (TLC) HANDBOOK | |
| 25 | Memorandum of | Understandin | g: Union Participation in Benefit Time Standards Committee | |
| 26 | Memorandum of | Agreement: | Seeking Clarification of Retroactive Shift Differential Pay for S | Shift |
| | | _ | Operators | |
| 27 | Memorandum of | | Seeking Clarification of Retroactive Shift Differential Pay for S | lhift |
| | | | | |

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108

DEFINITIONS 1 Base Hourly Classification - The series of pay steps within a Classification. 2 Business Teams - The work groups assigned by management to plan, monitor, evaluate, and carry 3 out work assignments and operational standards within their area of responsibility. 4 Classification - A position, whose duties, responsibilities, and authority are allocated to a single 5 descriptive title. 6 Classification Family - Those classifications within job progression through which employees can 7 move by meeting the requirements of the Job Progression Program. 8 Examples: 9 10 Wastewater Treatment Operator In Training Classification Family Wastewater Treatment Operator 11 Wastewater Treatment Senior Operator 12 13 Industrial Maintenance Worker Industrial Maintenance Mechanic Classification Family 14 Industrial Master Mechanic 15 Emergency - an unforeseen combination of circumstances or the resulting state that calls for 16 immediate action. 17 Full-time Employee - An employee in a regular position which has an established work schedule of 18 not less than forty (40) hours per week 19 Job Progression - a system of employee advancement through a classification family based upon the 20 employee's contribution to the business that does not require job openings to enable the employee to 21 advance. 22 **Opening -** a vacancy the Employer has determined should be filled. 23 Pager - one that pages; esp., beeper 24 Part-time Employee - an employee in a regular position in which the employee is employed for at 25 least 1040 hours but less than a full-time basis in a calendar year. 26 Regular Employee - an employee who has successfully completed the probationary period in a 27 budgeted FTE position. 28

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP

November 1, 2006 through June 30, 2009

011C0108 Page 1

Salaried Employee - defined by the state Minimum Wage Act (MWA) and the Fair Labor Standards Act (FLSA) and is exempt from the overtime requirements of the FLSA and MWA and is expected to work the hours necessary to satisfactorily perform his/her job.

Temporary Employee - an employee who is not a regular employee (not working in a regular position) as defined in this agreement and excludes administrative interns. Temporary positions include both term-limited temporary positions as defined in this agreement and short-term (normally less than six months) temporary positions in which a temporary employee works less than 1040 hours in a calendar year, except as provided elsewhere in this agreement.

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 Human Resources Division director. The HRD director shall maintain a current list of all term-limited employees by department.

Term-Limited Temporary Employee - a temporary employee who is employed in a term-limited

Term-limited temporary position - 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 months, half-time or more, with total hours of 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 exceeding one month.
- f. Temporary placement in regular positions: These are positions used to back fill regular positions for six months or more due to a career service employee's absence such as extended leave or assignment on any of the foregoing time-limited projects.

All appointments to term-limited temporary positions will be made by the appointing authority in consultation with the Human Resources Director prior to the appointment of term-limited temporary employees.

Transfer - movement between business teams.

Vacancy - an unfilled position resulting from retirement, termination, promotion, demotion, or the creation of a new position.

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Page 4

This Agreement is the result of an interest-based bargaining process that reflects the relationship between King County (the Employer) and the Service Employees International Union, Local 925 (the Union). This relationship is a partnership based on mutual interests, respect, and trust.

This document establishes a framework within which the Employer and the Union can achieve our joint mission to efficiently and effectively operate and maintain the public's wastewater treatment system while providing a high quality work environment.

The Employer and the Union recognize that the workplace is in a period of growth and change.

The Employer and the Union also agree that change in the workplace is an evolutionary process, which requires the commitment of both parties over time. The elements of workplace change, such as the Productivity Initiative, the Productivity Incentive Program, job progression, and performance evaluation, must be integrated and viewed as a system.

In support of policies and practices that reflect our commitment to shared values, the Employer and the Union:

- · Listen and respond to public/customer concerns
- Trust each other
- Respect all people
- Promote a diverse workforce
- Take responsible risks
- Communicate openly
- Actively participate in decisions that affect us
- Behave the way we say we do
- Give and get reliable, quality business information
- Improve our technical excellence and teamwork
- Foster a labor/management partnership based on mutual interests
- Have fun, enjoy humor, "Lighten Up"

This Agreement was written through an interest-based process that allowed the Employer and

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ARTICLE 1: LABOR/MANAGEMENT COMMITTEE

1.1 SEIU/WTD Labor Management Committee

In this Agreement, the Employer and the Union set forth an approach for making ongoing changes and continuous improvements in the workplace through an ongoing labor/management process. Issues are to be discussed in an interest-based, collaborative manner and the Labor/Management Committee (LMC) will access the services of a mutually acceptable source of mediation services if consensus cannot be reached in a timely manner.

The Employer and the Union have established an ongoing process to identify each party's issues, which may result in revisions to the current labor agreement and can address other matters, mutually agreed upon between the parties.

To accommodate this process, the role of the LMC is to deal jointly with areas of mutual interest, to move us towards our shared vision of a productive work place, and to oversee the tasks and/or committees called for in this Agreement.

The LMC will be comprised of five (5) members of the bargaining unit who are representatives of the Union and five (5) representatives of the Employer, plus one (1) representative each from the Human Resources Division and the Union. The LMC will work together in the spirit of and with principles consistent with the interest-based bargaining process.

RESPONSIBILITIES of the LMC

- Identify issues of mutual interest.
- Maintain and improve labor/management relations.
- Identify and solve problems.
- Provide a forum to exchange information.
- Develop an annual work program and schedule.
- Inform employees of LMC activities and actions.
- Provide an annual report.
- Perform other duties as mutually agreed to.

The committee will meet monthly. Changes or additions to the Agreement, policy, and/or procedures will be published in draft form twenty-five (25) days prior to implementation date.

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Comments will be considered and incorporated if appropriate. Changes or additions to the Agreement, policy, and/or procedures will be made by Memorandums of Agreement or Memorandums of Understanding. The Employer and the Union agree to the inclusion of handbooks for programs referenced in the Agreement developed collaboratively between the Employer and the Union as Appendices to the Agreement. 1.2 Labor/Management Committee The Union will participate in the Wastewater Treatment Division Labor/Management Committee, comprised of representatives from all labor organizations within WTD and representatives of the employer. 1.3 Training The LMC will sponsor joint training on changes made to this Agreement as a result of negotiations. Such training shall be delivered to managers, supervisors and stewards and will be considered work time.

The Employer recognizes Service Employees International Union, Local 925, as the sole and exclusive bargaining agent with respect to wages, hours, and other conditions of employment for all employees in the wastewater treatment facilities in classifications listed in the attached wage schedule marked Appendix A. Excluded are all supervisory and confidential employees.

The Employer agrees to extend recognition of the Union as the bargaining representative for any new or added Wastewater Treatment Facility operated by King County and to extend the terms of this Agreement to represented employees working in those facilities.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 8

ARTICLE 3: UNION SECURITY

3.1 Membership Dues And Fees

All regular and temporary employees covered by this Agreement shall, as a condition of employment, on or after the thirtieth day but not later than the sixtieth day following their date of employment, either (1) pay to the Union the regular initiation fee and regular monthly dues uniformly required of members, or (2) pay an amount established by the Union as Agency Fees not to exceed regular dues and fees uniformly required of members.

Failure by an employee to satisfy the above paragraph of this section shall constitute cause for dismissal provided the Union makes a written request for discharge, verifying that the employee received written notification of the delinquency and notification that non-payment within thirty (30) days will result in discharge by the Employer.

3.2 Religious Exemption

Nothing contained in this Article shall require an employee to join the Union who can substantiate, in accordance with existing law, bona fide religious tenets or beliefs that prohibit the payment of dues to union organizations. Such employees shall pay an amount equivalent to regular union dues to a non-religious charitable organization mutually agreed upon by the employee and the Union to which such employee would otherwise pay the dues. The employee shall furnish written proof that such payment has been made. If the employee and the Union do not reach agreement on such matters, the public employment relations commission shall designate the charitable organization.

3.3 Dues Deduction Procedure

Regular monthly dues and initiation fees shall be deducted by the Employer from the employee's paycheck when authorized in writing by the employee. The deductions will be transferred to the Union monthly. The Union shall refund any amounts paid to it in error. The Union will indemnify, defend, and hold the Employer harmless against any claims made and any suit instituted against the Employer on account of the application of any provision of this Article. The Employer shall notify the Union of changes in employment status on a monthly basis.

3.4 COPE Payroll Deduction

The Employer shall, upon receipt of a written authorization form that conforms to legal

requirements, deduct from the pay of such bargaining unit employee the amount of contribution the employee voluntarily chooses for deduction for political purposes and shall transmit the same to the Union.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108

ARTICLE 5: STRIKES OR LOCKOUTS

5.1 No Strikes Or Lockouts

During the term of this Agreement, neither the Union nor the employees covered by this Agreement shall cause, engage in, sanction, or in any way encourage employees covered by this bargaining unit to slowdown or strike. The Employer shall not institute any lockout of its employees during the life of this Agreement.

5.2 Safety Concerns Related To Picketing At A WTD Facility

In the event of picketing at a WTD Facility, Management and the Union will develop an approach for dealing with the safety concerns of the bargaining unit while ensuring plant operations. When possible, these discussions will take place in advance.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 13

Page 14

ARTICLE 7: PRODUCTIVITY INITIATIVE

The management of King County Department of Natural Resources and Parks (DNRP)

Wastewater Treatment Division, the Union, and other labor organizations representing Wastewater

Treatment Division employees agree to engage in a competitiveness and productivity initiative for the
benefit of the employees of the division, and the ratepayers of King County, our "customers."

Recognizing the inevitability of change, the parties to this agreement intend to work together to
manage that change to their mutual benefit. We believe the partnership we are employing will
continue to provide our customers with the best and most efficient, state of the art wastewater
treatment utility in the country, while securing excellent family wage jobs and rewarding careers for
the employees of the division.

In order to accomplish this change successfully, we agree to the following:

- 1. There will be no involuntary layoffs during the period the Productivity Pilot Program is in effect between Wastewater Treatment Division of DNRP and King County government. Any reductions in force necessary to help meet productivity goals will be accomplished through attrition.
- 2. This Agreement acknowledges the partnership among the management of King County DNRP, Wastewater Treatment Division, the Union, and other labor organizations representing Wastewater Treatment Division employees to support and manage the change process as the Productivity Pilot Program is implemented, and on a continual basis thereafter.
- 3. Management is committed to providing adequate resources for appropriate and necessary training, career development, and incentives consistent with the business needs, within the financial constraints of the business plan.

ARTICLE 8: PRODUCTIVITY INCENTIVE PROGRAM

8.1 Goals And Parameters

The goals of the Productivity Incentive Program are as follows:

- A. Provide financial incentives to employees to achieve higher than projected savings to the sewer ratepayers.
- B. Encourage teamwork.
- C. Encourage employee involvement in the business.

The parameters of the Productivity Incentive Program shall be consistent with County Code and the commitments and performance guarantees as set forth in the Wastewater Productivity Pilot Program, adopted by Motion 11156 (April 27, 2001).

8.2 Productivity Incentive Fund For Wastewater

Henceforth, the productivity incentive fund, as defined herein, shall be established each calendar year after the baseline annual operating target savings identified in the aforementioned Productivity Pilot Program are met and verified through an independent review. Fifty percent (50%) of those additional operating savings shall be retained by King County Wastewater Treatment Division and fifty percent (50%) shall be assigned to the Productivity Incentive Fund. A minimum of twenty-five percent (25%) of the funds assigned to the productivity incentive fund shall be paid out in cash to all employees participating in the productivity initiative with the remaining seventy-five percent (75%) distributed in accordance with Article 8.5.

8.3 Productivity Incentive Plan For Wastewater Capital Fund

The Productivity Pilot Program will develop a plan to identify additional savings associated with portions of the Wastewater Capital Program. The method of assigning savings to the Productivity Incentive Fund shall be specified in the plan. The County may not enter into any agreement, memorandum of understanding or any other document with any other party which would preclude the Union from participating in the Productivity Incentive Program for the Wastewater Capital Program.

Certain capital program work of the wastewater program has traditionally been performed by independent contractors procured by the county rather than county employees. If the wastewater

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108

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program begins to use county employees for all or any portion of such capital program work in connection with implementation of the productivity initiative, subsequent use of independent contractors shall not be limited as a result of this temporary pilot project.

8.4 Prior Ongoing Permanent Savings

In order to memorialize the gainsharing distribution for ongoing permanent savings to the wastewater program achieved under a prior collective bargaining agreement, a permanent adjustment for past productivity gains will continue to be added to the base hourly pay rate for all employees in the bargaining unit as of the date this contract becomes effective by ordinance following the ratification by King County Council and is signed into law by the King County Executive. This amount shall be adjusted for COLA as described in Appendix A.

8.5 Productivity Incentive Oversight Committee

A Productivity Incentive Program Oversight Committee shall be responsible for oversight of funds allocated to the fund. The committee shall be comprised of thirteen (13) members, four (4) representatives shall be selected by SEIU, Local 925.

Ex-officio membership may include, but shall not be limited to the Office of the Executive and the Finance & Business Operations Division of the Department of Executive Services.

The Productivity Incentive Program Oversight Committee shall have the authority and responsibility to determine the distribution and use of the fund, subject to approval by the Division Director of the Wastewater Treatment Division. In addition to the minimum annual payouts to employees, as referenced in Article 8.2, the distribution of the funds may include, but not be limited to:

- Increased annual payouts to employees.
- Investment in employees through training and other employee development programs.
- Award and recognition program
- Reserve fund
- Other activities consistent with achieving the goals of the Productivity Pilot Program.

The Productivity Incentive Program Oversight Committee shall prepare an annual report on the management of the fund. The fund shall be audited on an annual basis.

ARTICLE 9: TYPES OF EMPLOYEES AND PROBATIONARY PERIOD

9.1 General

Employees covered by this Agreement shall be classified as regular, term-limited temporary or temporary and may be either full-time or part-time. The Employer shall staff positions as full-time where possible, recognizing that legitimate work requirements or employee needs may require the use of part-time or temporary employees. The rights and benefits for temporary employees shall be consistent with all applicable provisions of the King County Code and the King County Charter, except that where this Agreement provides greater rights and benefits, the provisions of this Agreement shall apply.

9.2 Types Of Employees

A full-time employee is one normally scheduled to work forty (40) hours per week or one who works an alternative work schedule recognized as equivalent status to a forty (40) hour week.

A part-time employee is one normally scheduled less than forty (40) hours per week.

A temporary employee is one hired for a period of less than six (6) months to fill a special project position of limited duration or to provide short-term replacement staffing for regular employees absent from their positions for reasons such as leave of absence. A temporary employee may be terminated without recourse to the Conflict Resolution and Grievance Procedure.

A Term-Limited Temporary Employee is a temporary employee who is employed in a term-limited temporary position for a period of six (6) months or longer. 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 (3) 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 (5) years upon approval of the Director of the County's Human Resources Division of the Department of Executive Services. The Director shall maintain a current list of all term-limited temporary employees by department.

9.3 Probationary Period

The first six (6) months of regular employment shall be a probationary period for all employees. During this period an employee may be terminated without recourse to the Conflict

9.4 Trial Service Period

All employees who have completed a probationary period and are promoted or transferred to a different classification within the bargaining unit shall serve a six (6) month trial service period during which they may be reverted back to their prior job classification and appropriate pay step for cause, subject to appeal through the Conflict Resolution and Grievance Procedure. Employees participating in job progression shall serve no trial service period if they are progressing in the same classification family.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP

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ARTICLE 10: PERSONNEL ACTIONS

10.1 Job Postings

The purpose of posting job announcements is to ensure that interested employees know of vacancies that occur within the bargaining unit and that they have a reasonable chance to compete for those positions.

10.2 Acting Assignments

Regular positions may be filled on an acting or temporary basis for no more than six (6) months without a process that includes solicitation of interest among bargaining unit employees and selection based upon job-related criteria. In no case will a regular position be filled on an acting basis for more than one year without the mutual agreement of the Union and WTD.

10.3 Transfers

Bargaining unit employees who have been members of the bargaining unit for at least five years, and who have had no documented performance deficiencies within the preceding six months, shall have the right to transfer to openings in their job classification family based on classification family seniority before openings are filled through a competitive process; provided, however, management retains discretion to permit transfers of employees who do not meet the above criteria.

The transfer restriction based on less than five years in the bargaining unit shall not apply to employees hired prior to the Union's ratification of this Agreement.

Employees may express interest for transfer at any time by notifying WTD HR. A list of employees interested in transfer opportunities will be maintained by WTD HR. A seven day transfer solicitation period shall occur prior to conducting the competitive posting. (Note: It is the employee's responsibility to provide WTD HR with contact information to use in case a transfer occurs while an employee is away from work.) The position will be advertised to members of the bargaining unit if there are no transfer candidates.

10.4 Competitive Positions

Regular and special project positions lasting longer than six (6) months will use a competitive selection process. All employees, including temporary employees, are eligible to apply for these positions. Employees who have attained career service status or are in a regular appointment, but

serving a probationary period, have preference over candidates with temporary status. Probationary employees who are selected for another competitive position, will serve a six (6) month probationary period in their new position. If they do not successfully complete the probationary period in their new position, management will make a good faith effort to assist the employee in finding another position, but will not guarantee that the employee will be placed.

- A. The Employer will post announcements of openings at all work-sites for a minimum of fourteen (14) calendar days. Selection criteria developed with participation by the affected business team will be established in advance of the recruitment. The announcement shall include the selection criteria to be used in that selection process as well as an indication of whether that recruitment process will include a list of candidates to fill vacancies that occur during the following six (6) months.
 - B. The end date for special project positions will be clearly stated in the posting.
- C. If there is a qualified internal candidate to fill the opening, based upon the selection criteria for that specific position (as opposed to the more general qualifications listed in the classification specification for the position), the position will be filled internally.
- **D.** Except for special project positions, if an opening occurs within six (6) months of the establishment of a list of qualified candidates, the Employer may select the most qualified candidate(s) from the list.

10.4.1 Internal Candidates

Internal Candidates refers to all employees covered by this Agreement. Employees who have attained career service status or are in a regular appointment, but serving a probationary period, have preference over candidates with TLT or temporary status.

10.4.2 External Candidates

If no qualified internal candidate is selected by the appointing authority, the position may be posted for applications from candidates not covered by this Agreement, following the County's established hiring practices.

10.5 Selection Process

An interview panel, including representation from the Local 925 members on the business

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27 28 team, will consider all qualified candidates and make referrals of qualified candidates in writing to the hiring authority. Recommendations shall be based upon job-related criteria. If all candidates' qualifications are comparable, then WDT-wide seniority takes precedence.

10.6 Step Placement

Those promoted shall move to the lowest step on the wage scale of the new classification, which provides at least a one-step (approximately 5%) increase in pay over the employee's previous rate of pay.

Employees moving from a higher to lower salary range shall be placed at a step commensurate with the step's criteria, not to exceed the top step of the employee's new classification.

Exceptions will be made in cases where the employee is moving to a classification within a higher or equivalent classification family, or to a higher or equivalent classification. In this event, the employee shall be "Y" rated (frozen), if they are placed at a step that is lower than their previous base rate of pay. The "Y" rate shall continue for a period of two (2) years, or until the employee progresses to a step that meets or exceeds their "Y" rate, whichever is sooner. If, at the conclusion of the two (2) years, the employee is still "Y" rated, the employee's base rate shall be adjusted downward to the salary step commensurate with their experience based upon the step criteria.

Cost of Living Adjustments shall not be applied to the "Y" rate. At such time that the step occupied by the "Y" rated employee meets or exceeds the employee's "Y" rate, the "Y" rating will end.

Employees will progress through steps at one (1) year intervals. Employees who are in a job progression classification and are in a shaded area before a gate, do not have a time limitation and may advance when they meet the requirements of the gate. Employees serving a probationary period must complete their probationary period before advancing through a gate.

For purposes of this section, determinations as to whether a placement falls within a higher, lower or equivalent stand-alone classification or classification family will be based upon the top step of the new salary range in comparison with the top step of the old salary range.

10.6.1 Job Progression

New employees and employees moving between classifications within the job progression

program will be initially placed at a step commensurate with the step's criteria. The criteria will reflect the knowledge, skills, abilities, and experience required at each step. The gate criteria will also apply if the classification is in job progression. Step and gate criteria for positions in the Job Progression Program will be developed by the Employer and business teams, with oversight by the Job Progression Oversight Committee (JPOC) and approval by the Labor Management Committee (LMC). Step criteria for positions outside of the Job Progression Program will be developed by the Employer and the step placement will conform to the County's personnel guidelines and applicable policies.

Employees hired no more than two years prior to the date of the vote on this contract by the full King County Council may request review of the step at which the employee was placed upon hire. The request for review must be made within 45 days of the Council vote. Any changes to an employee's step placement as a result of this review shall be prospective only (i.e., no retroactivity).

10.7 Operator-In-Training Positions

During the term of this contract, two Operator-In-Training (OIT) positions located at the South Plant shall be exempt from transfer or competition from other employees in the Operator series (OIT, Operator, Senior Operator, Senior Operator In Charge) at the time of the OIT opening. First priority for these OIT positions shall be given to bargaining unit members (those in classifications other than Operator series classifications). After one OIT position has been filled at South Plant in accordance with this provision, the next position opening in the Operator family at South Plant shall be filled in accordance with the normal transfer/hiring procedures outlined in Article 10 (open to all bargaining unit members, including any in the Operator series). Finally, after this position in the Operator family has been filled, the next OIT position at South Plant shall again be exempt from transfer or competition from employees in the Operator series at that time (open to, and priority given to, all bargaining unit employees outside the Operator series). Thereafter, all openings in the Operator family shall be filled in accordance with the normal transfer/hiring procedures outlined in this Article (Article 10).

10.8 Senior Operator-in-Charge

Senior Operator-in-Charge positions will be filled through a competitive recruitment process

Process. 10.9 Seniority Bid Process - Operators

A seniority bid process for job assignments in the Operator Series shall occur every three (3) years within each Section. This process allows for movement between all Business Teams in the Operator Series based on Section business needs and Classification Family Seniority.

Implementation:

Definition:

• The Seniority Bid Procedure shall be completed by March 31, 2008 and will take place every three (3) years thereafter.

of all qualified Senior Operators. These positions may be designated as permanent or non-permanent,

positions/assignments will have their duration changed.) Non-permanent Senior Operator-in-Charge

positions will be advertised every three years and allow for rotation of qualified employees to provide

development opportunities. Senior Operator-in-Charge positions are not subject to the Seniority Bid

and such designation shall be made clear on the posting to fill the position. (No current SOIC

- Employees who filled a vacancy through a competitive process in the twenty-four (24) months prior to the bid process date of March 31 can request to be exempt from the process and remain in their current assignment. (This does not include employees who were hired, transferred or promoted from outside the Operator Classification Family within this twentyfour (24)-month time frame.)
- Senior Operator-In-Charge positions are exempt from this process.
- Vashon Island positions are exempt from this process.

Selection Committee:

The committee shall be comprised of the Section Manager, two (2) Management representatives, a representative of Local 925 and two (2) Shop Stewards. The objective is to have equal Union and Management representation in the decision making process. Decisions will be based on:

 Business needs identified by the Section Manager (by January 1 of the applicable year). Business needs shall include but not be limited to the number and purpose of business teams, the

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 23

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number of Operators assigned to each business team, the mix of skill level (as determined by certifications held and standing in job progression) needed for each business team. In addition, assignment to the rotating shift crews will include consideration of the employee's record of attendance.

- Employee classification family seniority. Seniority preference shall not be bypassed for other than identifiable business needs.
 - Disciplinary record of the employee for the preceding six months.
 - In the event the Selection Committee fails to reach consensus, the final decision shall be made by the Section Manager and is subject to the Grievance Procedure.

Bid Selection:

- All employees in the Operator Classification Family shall fill out a Bid Preference Form and submit it to the Selection Committee Facilitator and be given a receipt confirming a form was submitted.
- Bid Preference Forms which are partially filled out or not turned in by the deadline, shall be considered incomplete by the Selection Committee.
- Bid preferences will be considered by the Selection Committee in order of classification family seniority as defined in Article 11 of this Agreement.

Selection Committee Process:

The Selection Committee shall use the following process when determining job assignments:

- Review the classification family seniority roster generated by the employer and verified by the Union.
- Consider an employee's preferences as indicated on the Bid Preference Form completed by each employee (by the bid process date of January 15, 2005).
- Determine whether any incomplete forms have been submitted. Incomplete forms may result in the committee selecting the job assignment for that employee. Selections by the committee in these cases are not subject to the Grievance/Arbitration procedure.
- Confirm employee meets identified business needs.

If multiple employees meet these criteria, they are placed in order of classification family

Changes in job assignments will be completed.

10.10 Layoffs

In the event of a need for a reduction in force, the Employer will meet with the Union as far in advance as possible to identify the reasons requiring the reduction and the number and classifications and/or classification families of employees affected.

The Employees commits to provide training to affected regular employees that allows those employees to compete for other available jobs. The Employer and the Union agree that these affected employees shall be given preference for job openings within the bargaining unit for which they meet the minimum qualifications. If layoffs are required, the least senior employee(s) within the affected classification(s) shall be laid off on the basis of classification-family seniority, provided that those employees remaining on the job are qualified to perform the work assigned.

Employees subject to layoff from one classification family shall be allowed to exercise their retained classification family seniority rights in that other classification family. In such cases, the employee will be assigned to the classification which s/he last occupied within the classification family. The employee will be placed at the step of the new salary range which is closest to the salary that the employee received before the bump. The rate of pay may not exceed the top step of the new salary range. For those classifications with Gate requirements, the employee will be placed at the highest step for which they meet the Gate requirements. Employees who were Grandfathered as a result of Job Progression are presumed to have met all of the Gate requirements of the classification to which they bumped.

Employees laid off shall be eligible for recall for two (2) years from date of layoff.

10.11 Recall

Employees shall be recalled in the order of seniority (the most senior being recalled first) provided that those recalled are qualified to perform the work assigned.

To be eligible for recall, a laid-off employee must keep the Employer informed of his/her current address and phone number. The Employer shall notify laid-off workers of recall by certified letter. When offered re-employment from layoff, the employee must indicate acceptance and report for work within thirty (30) days unless unusual circumstances prohibit return within that time period.

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Employees failing to respond and return in a timely manner shall be considered as tendering their resignation from the Employer's employment.

10.12 Temporary Hardship Assignments

A. When an employee believes a hardship exists, s/he may contact his/her supervisor in writing, explaining the hardship, with his/her request, including estimated duration.

B. After receipt of the request, within fourteen (14) calendar days, the employee, supervisor, the designated Union representative, and the section manager will meet to discuss the request. The EAP coordinator will be used as a resource if necessary. All requests and discussions will remain confidential. After this meeting, the employee will be notified, in writing, within seven (7) calendar days of the decision. The section manager, supervisor and the designated Union representative will make the final decision.

C. Hardship assignments will be structured to assist the employee to move back into full work schedule availability, with an agreement between the employee, the immediate supervisor and the designation Union representative on a plan to return to their regular assignment.

D. This Section does not pertain to circumstances relating to ADA (Americans with Disabilities Act), medical accommodations, FML (Family Medical Leave) or time off for circumstances covered under the State of Washington Family Care Act.

Intent Statement

The intent of this Section is to define a hardship, its duration, and the process by which a request for a temporary hardship assignment may be approved.

Local 925 and King County recognize that employees occasionally have personal circumstances that make it difficult for them to perform their current assignment. This Section is designed to provide time for the employees to resolve their hardship and return to their regular work schedules and job assignments.

Interpretation

A hardship is a situation of less than one (1) year duration that inhibits or makes it very difficult for an employee to fulfill current job responsibilities. Requests for a hardship assignment are to be considered temporary and the employee shall be available for all work schedules and job

assignments when the hardship ends.

There are no specific criteria for granting hardship assignments. Approval is based on the specific circumstances of each request as determined by the supervisor, section manager, and the designated Union representative. The following factors are recommended for consideration:

- A limited amount of flexibility is available to assist in hardship cases and thus there are a limited number of transfers that could be granted at any one time.
- The expectation is that at the end of the agreed upon time frame, the employee shall return to their original assignment (unless more recent bid process resulted in movement to a new assignment).

ARTICLE 11: SENIORITY

All regular employees shall accrue seniority from the date of hire. All probationary employees completing the probationary period shall be credited with seniority retroactive to date of hire.

Seniority shall not accrue during leaves of absence without pay in excess of thirty (30) calendar days, including family leave, except for leave due to active military duty or Union business (see also Article 22.3).

If an employee moves from a temporary employment status in a bargaining unit position to regular employment status in a bargaining unit position with no break in service, the length of employment in temporary employment status will be included when establishing the seniority date(s).

Employees promoted from one classification to another shall retain seniority earned in the classification from which he/she was promoted.

County-wide Seniority. County-wide seniority is defined as the most recent period of continuous service as a regular employee with King County in any combination of positions/classifications.

The service date of regular employees who accept temporary assignments and subsequently return to their regular assignment shall not be adjusted, provided that there is no break in service with the County.

Previously accrued County-wide seniority shall be restored if the employee returns to County service within two (2) years of the severed employment date, provided the employee left in good standing.

WTD-Wide Seniority. WTD-wide seniority is defined as the most recent length of continuous service as a regular employee with the WTD in any combination of positions.

Classification Family Seniority. Classification family seniority is defined as the most recent length of continuous service as a regular employee within the Wastewater Treatment Division in a given job classification family. (This definition also applies to single-level classifications.)

Vashon Sewer District Seniority Credit. Former employees of the Vashon Sewer District, who were employed at the time of transfer of the Vashon Treatment facility to King County, shall be

credited with all forms of seniority as defined by this Agreement, retroactive to their date of hire by the Vashon Sewer District.

Wastewater Support Specialist Seniority Credit. Employees assigned to the job classification of Wastewater Support Specialist, as of the effective date of this Agreement, who were formerly in the Maintenance Support Assistant or in an Administrative Services Specialist job classification, shall be credited with classification family and classification seniority to their date of hire in the Wastewater Treatment Division within those classifications.

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12.1 General

The Employer and the Union commit to address and resolve issues in a fair and responsible manner at the lowest level and to use mediation and conflict resolution methods when possible. Our relationship depends on mutual respect and trust built upon our ability to recognize and resolve disagreements rather than avoiding them.

12.2 Types of Issues

Issues may be referred by employees, the Employer, or the Union for Article 12.6 Conflict Resolution and Grievance Procedures A through D except as provided herein and subject to Article 12.5. The only requirement is that the issue must be genuine and that the parties involved must participate directly. Issues concerning Removal from Service for the employee's own medical reasons, Return to Service or Leave of Absence concerning the employee's own medical reasons will be handled under Article 14 of this Agreement, Medical Arbitration.

12.3 Time Limits

The purpose of time limits within the Conflict Resolution and Grievance Procedure (12.6) is to set general guidelines and to ensure that neither party to a dispute becomes frustrated by undue delay. Time limits are flexible and may be waived; however, the party awaiting a response at any step (short of the last step) may advance the issue to the next step once the time limits have expired.

12.4 Resource Assistants

Human Resource personnel, Union representatives, and/or stewards may participate in any phase of the issue resolution procedure upon request of those involved in the dispute.

12.5 Complaints of Discrimination

Complaints of discrimination shall be subject to the Conflict Resolution and Grievance Procedure (12.6), but shall not be subject to arbitration.

12.6 Procedure

Step A. Conflict Resolution Procedure (optional step)

An issue may be addressed orally between the supervisor and the employee(s) involved within fourteen (14) calendar days of the event or circumstance(s) giving rise to the issue(s). The parties will

make every effort to resolve the issue(s) within thirty (30) calendar days, however the Union may advance the issue(s) to Step B at any time within thirty (30) calendar days following the initial discussion with the supervisor.

Disputes resolved at this level shall be final and binding but shall not form precedent for any other disputes arising under this Agreement.

Step B. Supervisor - Formal Grievance

If the issue is not resolved in Step A, the Union may present a written grievance to the supervisor. In the event Step A is bypassed, the Union will present a written grievance to the supervisor within fourteen (14) calendar days of the event or circumstance(s) giving rise to the issue(s). In either event, the Steward shall forward a copy of the grievance to the WTD Human Resources Representative and the Union office.

The supervisor will have fourteen (14) calendar days to provide a written response, with a copy to the WTD Human Resources Representative and the Union office.

Disputes resolved at this level shall be final and binding but shall not form precedent for any other disputes arising under this Agreement.

If not satisfactorily resolved, the Union may refer the grievance in writing to the next level within fourteen (14) calendar days of receipt of the supervisor's response, or if no response was received.

Step C. Section Manager

The Section Manager will have fourteen (14) calendar days from receipt of the grievance to issue a written response. If the response of the Section Manager is unacceptable, the grievance may be referred to Step D within fourteen (14) calendar days of the Union's receipt of the Section Manager's response.

If mutually agreed upon by Employer and Union, the grievance may be directly referred to arbitration if it concerns the proper application or interpretation of the Agreement. The Union shall have fourteen (14) calendar days to request such arbitration.

Disputes resolved at this level shall be final and binding but shall not form precedent for any other disputes arising under this Agreement.

Step D. Pre-Mediation Meeting

If a grievance is referred to Step D, the parties shall schedule a meeting to include the grievant, a Local 925 representative, the WTD Section Manager (or designee), the King County HRD assigned labor negotiator, and representative from WTD HR for the purpose of informally discussing and attempting to resolve the grievance. Unless the parties agree otherwise, the Pre-Mediation meeting shall occur within 30 days of the request for Pre-Mediation. The grievant may at any time advance the grievance to the next step (Step E. Mediation).

Step E. Mediation

Mediation shall be the last step for disputes not eligible for arbitration as well as the step prior to arbitration for all other disputes. The Employer and Union will have thirty (30) calendar days from the mediation request date to schedule a mediation date.

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

Step F. Arbitration

The Union will have fourteen (14) calendar days from the conclusion of mediation to request arbitration or, if there was no mediation, the Union may submit the request within fourteen (14) calendar days of receipt of the Step C response. The Employer and Union will have sixty (60) calendar days from the arbitration request date to schedule an arbitration date.

An arbitrator shall be selected by mutual agreement of the Employer and the Union. In the event mutual agreement is not reached, an arbitrator shall be selected from a list provided by a mutually acceptable source. In the event the parties are unable to mutually agree on a source for the list of arbitrators, the parties shall request a list from the Federal Mediation and Conciliation Service.

The arbitrator's power shall be limited to interpreting the Agreement between the Employer and the Union as it applies to the dispute before the arbitrator.

The Employer and the Union shall each bear the cost of its own presentation including

attorney's fees, regardless of the outcome. The parties shall bear equally the fees and cost of the arbitrator. 12.7 Initiation of Grievance at Higher Step By mutual agreement, a grievance may be initiated at a higher Grievance Step if the Management Representative at the lower level would not have the authority to grant the relief sought.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 34

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ARTICLE 13: CORRECTIVE ACTION AND DISCIPLINE

13.1 Teach, Lead and Coach (TLC) - Corrective Action Procedures

Teach Lead and Coach (TLC) is meant to address violations of rules of minor significance or unsatisfactory work performance that can normally be corrected through counseling or training. TLC is non-disciplinary, but if the employee's performance or behavior does not improve, TLC documentation can be used toward discipline.

In order to accomplish the goals set forth in the preamble, shop stewards, supervisors and managers developed a Teach, Lead and Coach (TLC) Handbook which shall be an appendix to this Agreement. The LMC shall review this Handbook at least once during the life of this Agreement.

While the desired corrective action approach is Teach, Lead and Coach (TLC), the procedure does not preclude moving directly to discipline depending on the severity of the situation.

13.2 Just Cause

No employee who has completed probation shall be disciplined except for just cause.

13.3 Progressive Discipline

Discipline is meant to address violations of rules of major significance, continuing minor violations or continuing unsatisfactory work performance. The Employer and the Union agree with the principle of progressive discipline, which may include oral reprimands, written reprimands, suspension, demotion, salary reduction, discharge, or alternative forms of discipline mutually agreed upon.

13.4 Appropriate Level of Disciplinary Action

The type and level of disciplinary action will be determined by the nature and severity of the behavior and/or performance deficiency that led to the disciplinary action, as well as the employee's past disciplinary record.

In accordance with the Fair Labor Standards Act (FLSA), salaried (overtime-exempt) personnel are not subject to unpaid disciplinary suspensions except in increments of full workweeks, unless the infraction leading to the suspension is for a violation of a safety rule of major significance.

13.5 Equal Application of Rules

The employer will make every effort to enforce rules in a fair and consistent manner.

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13.6 Oral and Written Reprimands

Memos to document oral reprimands, and written reprimands, shall include the following information:

- The reason(s) for the reprimand
- · The facts supporting the reprimand
- · The form of reprimand being imposed
- The effective date(s) of the reprimand
- A clear statement as to follow-up needed (if any)
- Language advising the employee of the availability of Employee Assistance Programs (EAP) may be included in the notice

13.7 Pre-Disciplinary Procedures - Cases Affecting Pay Status

In all cases involving the potential for suspension without pay, discharge, demotion or salary reduction for disciplinary reasons, the Employer will provide the affected employee with written notice and an opportunity to respond in writing and/or in person.

The pre-disciplinary notice will include the following information:

- The reason for the proposed discipline
- · The facts supporting the proposed discipline
- The form of discipline being considered
- The date, time and location of the pre-disciplinary hearing, or deadline for submission of any additional evidence or information that should be considered by the Employer in making a final disciplinary decision
- Language advising the employee of the availability of Employee Assistance Programs
 (EAP) may be included in the notice

13.8 Disciplinary Decisions Affecting Pay Status

Employees shall be provided with written notification of final disciplinary decisions within fourteen (14) calendar days following the pre-disciplinary hearing and/or deadline for submission of written responses/additional evidence.

The disciplinary letter shall include the following information:

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- The reason(s) for the discipline
- The facts supporting the discipline
- · The form of discipline being imposed
- · A clear statement as to follow-up needed (if any)
- The effective date(s) of the discipline
- Statement as to the employee's right to appeal the discipline
- Language advising the employee of the availability of Employee Assistance Programs (EAP) may be included in the notice

13.9 Administrative Leave

The Employer has the right to place an employee on paid administrative leave, subject to the following conditions:

- A. Purpose of Administrative Leave. The purpose of administrative leave is to remove an employee from the workplace during the pendency of an investigation and/or until discipline is imposed. Administrative leave is paid leave, and non-disciplinary in nature.
- B. Reasons for Administrative Leave. Administrative leave will be used when the employer believes a compelling reason necessitates the employee's removal from the workplace (e.g., endanger the employee or others, disrupt the work environment, or interfere with an investigation, etc.).
- C. Onset of Investigation. The Employer will make every effort to conduct and complete the investigation as quickly as possible after placing the employee on paid administrative leave.
- D. Notice to Union. The Employer will notify a Union representative upon placing an employee on administrative leave. The employee may request Union representation at any time in the investigative process.

13.10 Confirmation of Receipt

Employees shall provide a written acknowledgement of receipt of correspondence relating to corrective action and disciplinary matters. The employee's signature shall not be construed as an admission of guilt.

13.11 Conflict Resolution and Grievance Procedures

All discipline of non-probationary employees shall be subject to the Conflict Resolution and Grievance Procedures in Article 12 of this Agreement.

13.12 Notice of Investigation

When the Employer determines it is necessary to investigate an employee(s) for potential misconduct, the employee(s) shall normally be informed of the need for such investigation within three (3) business days of the decision to proceed. The employee will be generally advised of the nature of the issue(s) and the estimated duration of the investigation. The Employer shall provide similar notice to the Union.

Notification may be deferred in unusual circumstances where it is possible that the investigation would be compromised as a result of providing the earlier notice.

13.13 Right to Union Representation

The parties recognize that employees have the right to have a Union representative present in any meeting where the employee has a reasonable belief that the discussion may lead to discipline.

The parties further agree that employees who are being interviewed as potential witnesses but are not the subject of investigation, will be permitted to have a Union representative present for the meeting, if more than one management representative is present.

ARTICLE 14: MEDICAL ARBITRATION

A grievance from an employee who is removed from service or refused permission to return to service from sick leave or a leave of absence due to a physical or mental disability preventing the employee from performing all of the duties of his/her position shall be processed only through the following medical arbitration procedure. Nothing in this Article shall relieve the Employer from meeting its duties under the Americans with Disabilities Act (ADA), state or federal law, and County ordinance.

Step 1. The employee shall present to the supervisor a medical release from his/her primary treating physician that authorizes the employee to perform, without restriction, all physical and mental duties of his/her position. In the absence of such a medical release, the parties agree that no grievance exists.

The Employer will evaluate the medical release from the employee's physician. If the Employer does not accept the medical release, the Employer will, at its expense, refer the employee to an independent consulting physician of the Employer's choice for a medical examination. The medical examination shall be conducted and evaluated based upon the essential requirements of the job in effect at the time of disability. If the independent consulting physician authorizes return of the employee to work, the employee will be allowed to return to duty upon release without loss of any form of seniority. The employee shall receive back pay from the date the employee presented an acceptable medical release from his/her physician to the Employer, provided the employee was available. In the event the independent consulting physician does not authorize the employee's return to work and the employee still wishes to return to work, the grievance shall progress to Step 2 of this Article. Such referral to Step 2 must be in writing and shall be forwarded to WTD HR.

Step 2. When the employee's physician and the independent consulting physician disagree on whether the employee may return to work, the two (2) physicians shall discuss the issue. In the event these physicians cannot resolve the issue, the two (2) physicians shall select a third physician who is a specialist in the appropriate field of medicine. The third physician shall serve as a medical arbitrator and shall examine the employee to determine whether the employee can perform all of his/her duties without restriction.

Should the medical arbitrator determine that the employee can perform all of his/her duties without restriction, the employee shall be returned to work. The medical arbitrator shall determine the date upon which the employee, in the arbitrator's opinion, was able to fully perform the duties of his/her position. The employee shall receive back pay, benefits, and seniority from the date determined by the arbitrator.

Should the medical arbitrator rule in favor of the Employer, the employee's appropriate placement shall be determined in accordance with the Employer's regular accommodation procedures.

The power and authority of the medical arbitrator shall be strictly limited to determining whether the employee can perform all of his/her duties without restriction. The medical arbitrator shall not have the authority to add to or subtract from or modify the Employer's job descriptions. The decision of the medical arbitrator shall be final and binding on all parties. The fees and expenses of the medical arbitrator shall be borne equally by the Employer and the Union.

Union representatives may visit the work location of employees covered by this Agreement at any reasonable time. They shall report to the appropriate manager/designee upon arrival at the work site being visited.

15.2 Shop Steward

The Employer agrees to recognize employees appointed and identified by the Union as shop stewards. When contract administration business is conducted during working hours, the employee is responsible for clearing the time taken away from work with his/her supervisor.

15.3 Bulletin Boards

The Union shall be allowed use of bulletin board space to post Union notices that have been signed by an officer, Union representative, or steward of the Union.

ARTICLE 16: CLASSIFICATIONS AND RATES OF PAY

16.1 Rates of Pay

The classifications and rates of pay for all bargaining unit employees are listed in Appendix A of this Agreement. Overtime pay is excluded for the calculations of the hourly rate of pay.

16.2 Temporary Assignment to a Higher-Paying Classification

A. An employee temporarily assigned by his/her supervisor/designee to a higher-paying classification shall receive a salary adjustment to the step of the higher classification/assignment that provides an increase over the employee's regular rate equivalent to at least a one-step increase in the higher classification, for actual hours worked. Upgraded employees will assume the FLSA status of the upgraded position.

For assignments of thirty (30) consecutive calendar days or more, a personnel change notification (PCN) will be written and all compensated hours will be at the higher rate.

An employee assigned by his/her supervisor for on-the-job training in a higher paying classification under the direction of others, shall not be eligible for the higher rate of pay.

A regular employee who accepts an appointment to a temporary position in a different classification, or who is assigned to a temporary appointment, shall retain all rights to return to a regular position within his/her classification including seniority, step increases, and benefits as provided in the Labor Agreement unless specifically waived in writing, with a copy sent to the Union. If the employee is promoted to the higher classification contiguous with the temporary appointment/assignment, he/she shall accrue seniority in that classification from the first day he/she accepted the appointment or was assigned to the higher classification.

B. Compensation for persons filling in (relief) for an Operating Shift Supervisor:

Group III certification. A Senior Operator with a Group III certification or a Senior Operator-In-Charge shall be upgraded to the top step (Step 10 of Range 60) for Senior Operator-In-Charge. [Note: The changes to the '03 - '06 language in this provision corresponds with placing the change in wage rate for SOIC, from Range 59, Step 10, to Range 60, Step 9. By making this change the SOIC wage rate remains the same, while creating a step above the SOIC rate to allow Senior Operator to be upgraded to a wage rate within the Local 925 bargaining unit. As per the wage

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addendum, SOIC does not advance beyond Step 9 of Range 60.] This differential recognizes that this person is assuming the full scope of decision-making responsibilities and accountability for the operation of the plant.

16.3 Premium Pay for Training Responsibilities

An employee assigned full time to the role of technical trainer or facilities services trainer shall be paid the equivalent of Senior Operator-In-Charge.

16.4 Shift Differential

16.4.1 Night Shift

(a) Non-Operations Straight Shifts - In addition to the regularly established hourly rates of pay shown in Appendix A, employees whose regularly assigned work ends between 8:01 p.m. and 10:00 a.m. shall receive a shift differential of one dollar (\$1.00) per hour for all compensated hours. Employees temporarily assigned to such a shift are eligible for this one dollar per hour shift differential for actual hours worked. This section shall not apply to salaried employees.

(b) Operations Rotating Shifts - Employees regularly assigned to operations rotating shift shall receive, in addition to the rotating shift premium provided for in 16.4.2, a premium of 5% their regular rate of pay for all hours worked on the nighttime shift portions of the rotating shift. Employees temporarily assigned to the nighttime shift portion of the rotating shift shall receive the 5% rotating shift premium for hours worked on the nighttime shift portions of the rotating shift. This section shall not apply to salaried employees.

16.4.2 Operations Rotating Shift. In addition to the regularly established hourly rates of pay shown in Appendix A, employees regularly assigned to operations rotating shift shall receive a premium of one dollar (\$1.00) per hour for all compensated hours. Employees temporarily assigned to a full rotating shift cycle shall receive the rotating shift premium of one dollar per hour (\$1.00). This section shall not apply to salaried employees.

16.5 Standby Pay

A. Employees assigned to standby duty with a pager during time off shall receive three dollars (\$3.00) per hour for the actual hours assigned to standby duty, with a minimum of

twelve (12) consecutive hours assigned. Effective January 1, 2009, and each January 1 thereafter, the amount paid under this provision shall be increased in accordance with the cost of living adjustment formula applying to general wage rates in Appendix A of this agreement.

- **B.** Employees shall receive a minimum of seven (7) calendar days notice in writing prior to assignment on standby duty between April and October and a minimum of four (4) calendar days notice between November and March, except when emergencies interfere with such practice.
- C. Employees called to work while on standby shall be paid at time and one-half (1-1/2) for actual time worked including the time required to travel from home to work location and return. Employees called in to work while on standby shall not receive standby pay during the period of time they receive time and one-half.
 - D. Salaried employees shall not be eligible for standby pay.

16.6 Call-in Pay

Employees not assigned to standby who are called in to work on an unscheduled basis or because of an emergency, within twelve (12) hours or less of their scheduled report time, shall be paid at time and one-half (1-1/2) for the actual hours worked, with a minimum of three (3) hours. If subsequent call-ins fall within three (3) hours, further pay will not start until the fourth (4th) unscheduled work hour. Travel time to and from the job shall be considered as working time in such circumstances. Employees who have been notified more than twelve (12) hours before report time that their work schedule has been changed shall not be eligible for call-in pay. Salaried employees shall not be eligible for call-in pay.

When a call-in is cancelled, the minimum call-in pay (three hours paid at time and one-half the employee's regular rate of pay) shall apply unless the cancellation occurs more than four hours prior to the report time for the call-in.

16.6.1 Technical Call Out

A Technical Call Out (TCO) occurs when an employee is called to return to duty and performs those duties via telephone, facsimile, computer, or similar electronic device that does not require returning to a designated work site. Supervisors are responsible for determining whether an employee is capable of responding electronically or if the employee needs to physically come into the

worksite. The supervisor must complete an "Authorization for Overtime" form and note the time spent by the employee in responding (via telephone, computer, etc.) rounded up to the nearest 15-minute (quarter hour) segment at a rate of time-and-one-half (1-1/2) the employee's regular rate of pay. If the employee is spending a brief period of time responding ("brief" being defined as less than ten minutes), the employee would not be provided with compensation.

16.7 Compensation for Meetings Held on Regular Day(s) Off (RDO) or When Required to Return to Work to Attend a Meeting

Employees who are scheduled to attend meetings on their regular day(s) off or who are required to return to work on a work day to attend a meeting shall be compensated as follows:

- A. If a meeting is scheduled to be held on the employee's regular day(s) off but is canceled without notification and the employee reports to work to attend the meeting, the employee will receive two (2) hours of overtime pay.
- **B.** If the employee attends a meeting that lasts less than two (2) hours, he/she will receive the minimum of two (2) hours of overtime pay.
- C. If the length of a meeting extends beyond two (2) hours, the employee will be compensated for the total actual time spent at the meeting, at the overtime pay rate.
 - D. This section shall not apply to salaried employees.

16.8 Step Increases

Step increases will be awarded annually to regular and temporary full-time employees after completing twelve (12) months of continuous employment for satisfactory performance. Part-time employees shall be awarded step increases on an equivalent hourly basis for all compensated hours. Step increases for employees in the job progression system are set forth in the job progression handbook.

17.1 Hours of Work

Regular work shifts are eight (8) hours per day for five (5) consecutive days per week, or ten (10) hours per day for four (4) consecutive days per week.

Rotating shifts are four (4) continuous days of two (2) eleven and seven tenths (11.7) hour day shifts and two (2) eleven and seven tenths (11.7) hour night shifts, followed by four (4) scheduled days off before starting a new rotation cycle. Management agrees to bargain the non-monetary effects of any changes to these schedules.

Other innovative work schedules mutually agreed upon by the Employer and the Union may be utilized. Such agreement shall be confirmed in writing.

17.2 Meal and Rest Periods

Thirty (30) minute meal periods will be provided on the employee's time during each shift or workday. Except in emergencies, employees will not be required to respond to work needs during the unpaid meal period.

Fifteen (15) minute paid rest periods will be provided approximately midway through each one-half (1/2) shift. Employees assigned to work the eleven and seven tenths (11.7) hour rotating shift will be provided with three (3) fifteen (15) minute paid rest periods during each shift.

Employees will not be required to work longer than three (3) hours without a rest or meal period except in emergencies.

17.3 Overtime and Compensatory Time

Paid benefit time and compensatory time does not count as time worked for purposes of overtime calculation. However, employees who work more than 40 hours in a workweek (FLSA workweek), will be eligible for overtime pay for all time worked beyond forty (40) in a workweek. Additionally, employees who are authorized to work outside their regular workday or regular workweek (starting before their regular start time, working beyond the end of their regular shift or on a regular day off) will be paid either overtime for such additional hours at one and one-half (1-1/2) times the employee's regular hourly rate of pay or compensatory time at the rate of one and one-half (1-1/2) times the amount of overtime hours actually worked. Salaried employees shall not be eligible

for overtime or compensatory time.

Examples:

- Employees who are authorized to work before or after their regularly scheduled hours of work are eligible for OT/CT, regardless if they had BT/CT during the workday.
- Employees who are authorized to work on their regular day off will be eligible for OT/CT, regardless if they had BT/CT during the workweek.
- Employees who work more than forty (40) hours in their workweek will be eligible for OT/CT.

For the purpose of calculating overtime, an employee's workday shall be defined as beginning with the first (1st) hour of their regularly assigned shift and continuing for a total of twenty-four (24) consecutive hours. The workweek shall correspond to the biweekly pay period.

The business teams, with approval of the plant manager, shall draft procedures for assigning overtime to an employee in a week in which that employee uses BT.

When an employee is held over or called in for a work period that includes a regular meal period, the meal period will be unpaid.

- A. Compensatory Time. Accrued compensatory time shall be available for the employee's use as paid time off the job. Compensatory time used does not count as time worked. Accrued compensatory time in excess of forty-eight (48) hours (eighty hours ((80) hours) where requested by the employee) shall be paid off at the conclusion of each calendar year quarter at the employee's regular hourly rate of pay. A current balance of compensatory time hours available will be shown on the biweekly pay stub. Employees may not use compensatory time until it is earned and is shown on the biweekly pay stub.
- B. Overtime/Compensatory Time Option. The supervisor and the employee shall determine which form of compensation will be provided. The employee's preference for either overtime pay or accruing compensatory time or a combination thereof will be honored. However, business needs may prevent the employee from earning compensatory time in lieu of overtime pay. Whenever possible, this selection shall be made prior to the employee beginning the overtime assignment.

17.4 Compensation for Call-in, Call-back, and Hold-Over Overtime Assignments

As a result of working overtime on a call-in, call-back, or hold-over basis the preceding workday/shift, employees will be compensated for time not worked due to rest. Decisions regarding when an employee will work beyond his/her regular workday/shift, or whether he/she is called in or called back to work shall be jointly made between the supervisor and the employee. This decision will be based on business needs and safety considerations. This section shall not apply to salaried employees.

Compensation and Available Options. Employees receive one-half (1/2) hour of compensatory time for unscheduled overtime worked (referred to as CO) for each one (1) full hour of overtime actually worked between the hours of 8:00 P.M. and 4:00 A.M., or if the total number of hours worked (including their regular shift and overtime hours) exceeds fourteen (14) continuous hours (CO to commence upon the 14th hour) when the employee is scheduled to work on the following day.

Employees may use CO earned (from the above description) to cover hours not worked the next regular work shift due to rest. The employee must be scheduled to work the following workday/shift in order to be eligible to earn or use CO. CO is only available to cover hours not worked the next workday/shift; it may not be used for any other reason. Employees will not be able to bank, accrue, or be paid down CO hours.

Employees may be able to work their following entire work shift. However, this option depends upon the number of overtime hours worked, the start time of their next regular workday, and safety considerations.

Employees also have the following options available to cover hours not worked the next regular work shift due to rest:

- Employees may come in to work late the following workday and use accrued benefit time to cover hours not worked.
- 2. Employees may come in to work late the following workday and work the same number of hours they would normally work (if work is available).
 - 3. Employees may use the overtime hours accrued the preceding workday "in trade"

for hours worked the following workday (taken as CO). Supervisors will use regular holiday (RH) on employee's timeslip in order for the employee to accrue benefit time as if they had worked their regular shift.

17.5 Distribution of Overtime

Each Business Team shall develop policies and procedures regarding the method(s) of offering and assigning overtime. Such policies shall be in writing and should address the following:

- Fair and equitable distribution to the degree practicable.
- Provide for adequate rest periods to ensure employee safety.
- · Address business needs and qualifications needed.
- Address emergency circumstances.

A copy of the Business Team Overtime policy/procedure shall be forwarded to the WTD HR office and to the Local 925 office. However, in any instance where the Business Team has not developed written policies and procedures for the assignment of overtime, or where the overtime work spans multiple Business Teams, or where the overtime work pertains to a capital project, the Plant Manager shall have the discretion as to the manner and method by which such overtime shall be assigned.

17.6 Work Schedule Changes

Fourteen (14) calendar days notice will be given an employee prior to implementing an involuntary change in the employee's regular schedule, except in cases of emergency. An employee's schedule may not be changed in isolated instances (for example, bringing an employee off day shift to backfill for shift crew that night, or changing an employee's schedule one week from Monday through Thursday to Tuesday through Friday in order to perform duties on Friday) solely for the purpose of avoiding the payment of overtime, except as provided in Article 17.7. However, nothing in this section shall prevent the change of an employee's regular schedule to another regular schedule (subject to the 14-day notice requirement where applicable), including when the rationale for doing so is to reduce or prevent instance of overtime.

As provided in Article 17.1, WTD management agrees to bargain over the non-monetary effects to those schedules specifically described in Article 17.1

Page 50

17.7 Schedule Adjustment for Training

A. Mandatory Training. Mandatory training shall be compensated as hours worked. Such training must be scheduled during the employee's regular schedule, if possible, to avoid overtime. Employees shall not be required to schedule adjust for mandatory training except when required to avoid working over 14 hours in a 24-hour period. (Note: OIT training shall be considered mandatory training for purposes of this section.)

B. Job Progression Training. Training that is not mandatory but is required for advancement through a negotiated job progression program will be compensated when attended during regularly scheduled work hours. When such training falls outside of an employee's regularly scheduled hours, schedule adjustments will be made whenever possible depending on staffing and workload needs such that the employee may attend the training on paid time. Overtime will not be granted for Job Progression training.

C. Other Training. Compensation for time in training and costs of training, such as tuition, for career enhancement shall be granted in accordance with the WTD training policy.

ARTICLE 18: BENEFIT TIME

18.1 General Description

Effective January 1, 2001, benefit time and extended sick leave shall be combined into one program. The Benefit Time (BT) Program recognizes the need for scheduled time away from the job (vacation and holidays) for personal reasons and for occasions when the employee must be away because of illness or injury. BT is the bank of time accrued for use during scheduled paid time off and unscheduled paid time off (excluding military leave, bereavement leave and jury duty). The program is designed to meet two primary goals. The first is to increase operating efficiency, and the second is to treat employees with dignity and respect.

Eligibility:

Full-time regular, part-time regular, provisional, probationary and term-limited temporary (TLT) employees shall accrue benefit time as specified in 18.4.

18.2 Principles

- A. The Benefit Time Program is intended to provide a productive workplace where employees are encouraged to be healthy and regularly be at work.
- **B.** Operational efficiency is increased by the responsible management of the benefit time usage.
- C. Standards for BT usage will be developed and monitored by the Employer. These standards will recognize the diverse needs of the workplace and individual business team needs. The Employer will consult with the Union regarding these standards prior to implementation.
- **D.** Problems regarding benefit time usage will be resolved in a positive manner consistent with good coaching and conflict resolution principles.
- E. The Labor/Management Committee is responsible for overseeing any refinements or improvements to the BT Program.

18.3 Guidelines

A. BT is to be used for holidays, vacations, prescheduled medical appointments, unexpected short-term absences, injuries and donations, and absences to care for family members pursuant to federal/state law, and the County's Family Medical Leave Policy. The employee is

responsible for managing the use of their paid time off.

- **B.** In order to use BT, the hours used must have been accrued by the pay period preceding the absence.
- C. Employees are required to submit requests and receive approval for scheduled time off as far in advance as possible to facilitate business team planning, but at least prior to the end of the previous shift/workday.
- **D.** Employees are required to notify the Employer each day of any unscheduled absence.
 - E. All BT shall be coordinated with, and supplementary to, workers' compensation.
- F. Except for salaried employees, employees who become ill while at work shall be paid the applicable accrued benefit time for that portion of the shift that they are unable to complete.
- G. Employees unable to work because of any other personal emergency shall be allowed to use BT for any unworked but scheduled hours.

18.4 Benefit Time Accrual

The BT Program is built on the sum of vacation leave, sick leave, and holiday pay and is based on a bi-weekly accrual rate available to the employee as it is accumulated on a 2,080 hour year.

Benefit Time accrual shall be based upon County-wide seniority in accordance with the following schedule:

| Accrual Rates | | | | | | | |
|---------------------------------|--------|-----------|----------|--|--|--|--|
| Years of Employment | Annual | Bi-weekly | Hourly | | | | |
| Less than 5 years | 288 | 11.07692 | 0.13846 | | | | |
| 5 years but less than 8 years | 312 | 12.00000 | 0.15000 | | | | |
| 8 years but less than 10 years | 320 | 12.30769 | 0.15385 | | | | |
| 10 years but less than 16 years | 352 | 13.53846 | 0.16923 | | | | |
| 16 years but less than 17 years | 360 | 13.84615 | 0.17308 | | | | |
| 17 years but less than 18 years | 368 | 14.15384 | 0.17692_ | | | | |
| 18 years but less than 19 years | 376 | 14.46154 | 0.18077 | | | | |
| 19 years but less than 20 years | 384 | 14.76922 | 0.18462 | | | | |
| 20 years but less than 21 years | 392 | 15.07692 | 0.18846 | | | | |
| 21 years but less than 22 years | 400 | 15.38461 | 0.19231 | | | | |
| 22 years but less than 23 years | 408 | 15.69230 | 0.19615 | | | | |
| 23 years but less than 24 years | 416 | 16.00000 | 0.20000 | | | | |
| 24 years but less than 25 years | 424 | 16.30769 | 0.20385 | | | | |

| Accrual Rates | | | | | | |
|-----------------------------|--------|-----------|---------|--|--|--|
| Years of Employment | Annual | Bi-weekly | Hourly | | | |
| 25 or more years of service | 432 | 16.61538 | 0.20769 | | | |

There shall be no limit on the amount of BT accrued.

18.5 Donation of Benefit Time (BT) and/or Compensatory Time (CT)

Employees will be allowed to donate their accrued BT and/or compensatory time to other employees who are unable to work due to personal circumstances, e.g., illness, injury or personal emergency. There is no limit to the amount of accrued BT and/or CT that can be donated. Hours must be donated in one-hour increments.

This donation of BT and/or CT will only be permitted in those situations where the employee to whom the hours are being donated, has or will shortly be exhausting his/her BT and/or CT. This shall be confirmed with Payroll prior to the commencement of donations by other employees.

No donation will be permitted in situations where the employee is on industrial injury status and is receiving workers' compensation benefits.

Requests for donation will be considered on a case-by-case basis and will be coordinated by the Union shop stewards. The amount of benefit time and/or compensatory time donated shall be based upon the anticipated length of time the employee will be absent from work, as supported by available documentation from the employee's physician.

Employees wishing to donate hours to another represented employee must complete a donation form and submit it to his/her section manager. The manager will approve the form based upon the above criteria and forward it to the Payroll Section.

Donated hours not used within 90 days of donation shall revert to the donor.

Upon receipt of the donation request, Payroll will process the request, and the hours will be transferred to the employees benefit time account in the next regular payroll cycle.

18.6 Cashout

A. UPON RETIREMENT OR DEATH

Upon retirement from the County or death, an employee or their beneficiary, shall be paid for up to four-hundred eighty (480) hours of accrued benefit time (BT) at 100%. All BT in excess of four hundred and eighty (480) hours shall be cashed out at 35%.

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B. UPON SEPARATION

An employee, upon separation with the County, shall be paid for up to four-hundred eighty (480) hours of accrued benefit time (BT) at 100%.

If an employee resigns without giving two weeks notice, the employee will forfeit thirty-three percent (33%) of his or her accrued BT for that calendar year. They will be paid one-hundred percent (100%) of the remaining hours up to a maximum of 480 hours.

If an employee leaves the Employer after working less than six (6) months, the employee will forfeit sixty percent (60%) of his or her accrued BT. He or she will then be paid 40% of their accrued BT at his or her regular rate of pay.

If the employee is terminated for just cause, the employee will forfeit thirty-three percent (33%) of their accrued BT for that calendar year. They will be paid one hundred percent (100%) of the remaining hours up to a maximum of 480 hours.

18.7 Holidays

Employees are expected to manage their use of BT to cover paid time off for holidays. If a new employee does not have accrued BT to cover a holiday because it is too close to his or her hire date, the employee's next paycheck will be short by the hours that his or her BT bank does not cover.

Except for salaried employees, all work performed on the following holidays shall be paid at the rate of one and one-half (1-1/2) times the employee's hourly rate of pay for all hours worked:

- New Year's Day
- Martin Luther King's Birthday
- Washington's Birthday (also known as President's Day)
- Memorial Day
- Independence Day
- Labor Day
- Veterans Day
- Thanksgiving Day
- Day after Thanksgiving Day
- Christmas Day

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· Day before or after Christmas Day (as scheduling requires for non-shift workers; shift workers will observe the day before Christmas as the holiday)

Holidays will be on the actual day of the holiday for shift crews and on the day King County observes the holiday for employees whose workdays are between Monday and Friday, inclusive. Shift employees required to work on Christmas Eve will be paid one and one-half (1-1/2) times the employee's hourly rate of pay for all hours worked.

18.8 Holiday Shift Changes

Work schedule changes during holiday workweeks shall be made at least fourteen (14) days prior to the holiday, or when a holiday work schedule is set by a business team.

The decision to modify an employee's work schedule during a holiday workweek shall be made by the employee's supervisor and business team(s) based upon the business need. Individual employees may not modify their work schedule without prior approval of their supervisor and/or business team(s).

18.8.1 Holidays for Laboratory Employees

Laboratory employees working a weekend rotating shift will observe the actual holiday. Laboratory employees working a Monday through Friday shift will follow the observed holiday schedule. Employees shall not observe a holiday more than once. For example, an employee working Monday through Friday who then works the weekend shift shall be considered to be working the weekend and therefore shall observe a Saturday holiday on the actual day (Saturday).

18.9 Benefit Time Scheduling

Benefit Time requests submitted prior to April 1 of each year shall be approved in order of WTD-Wide seniority. Benefit Time requests submitted on or after April 1 each year shall be given preference in the order received.

ARTICLE 19: ATTENDANCE AWARD

19.1 Purpose

As part of the Productivity Initiative, Management is committed to providing incentives which are consistent with business needs and which are within the financial constraints of the business plans. In order to accomplish this goal, an attendance award system has hereby been established. Its purpose is to reward employees who have outstanding attendance and to encourage employees to value a commitment to perfect attendance.

19.2 Eligibility

Regular employees with no unscheduled or unexcused absences in a consecutive twelve (12) month period will be eligible for the attendance award.

Part-time employees' awards shall be pro-rated. Effective the first January 1 after full ratification of this Agreement by both parties, eligibility for the attendance award shall be granted to all regular employees with no unexcused absences and no more than one unscheduled absence in a full calendar year (that is, January 1 through December 31).

19.3 Administration

The program became effective January 1, 2001 and will be measured by consecutive months thereafter, twelve (12) months being the minimum. The award shall be cumulative but shall not exceed \$500.00 for a twelve (12) month period.

| YEAR | MONETARY |
|------------------|----------|
| | REWARD |
| One (1) | \$100.00 |
| Two (2) | \$200.00 |
| Three (3) | \$300.00 |
| Four (4) | \$400.00 |
| Five (5) or more | \$500.00 |

Employee absences will be tracked in accordance with Article 18 of the collective bargaining agreement. Employees are responsible for notifying their supervisor of possible eligibility on a timely basis (no later than three months of completing eligibility period). Notification shall be in writing or by electronic mail. Supervisors shall forward the names of those eligible for the attendance award to their section manager for approval and submission to payroll.

19.4 Exemptions

Authorized absences of 90 days or greater shall not count toward accumulation of time under Section 19.2. Absences of any duration under the Family Medical Leave Act and time off due to onthe-job injuries shall not be considered "unscheduled or unexcused absences" for purposes of this article.

19.5 Transition to Calendar Year

Effective the first January 1 following full ratification of this Agreement by the parties, eligibility for the attendance award shall be based on full calendar years, rather than any "rolling" 12-month periods, as provided in Section 19.2. Transition to the calendar year system shall be as follows:

- 19.5(A) Pro-rated Payment. For employees already earning some level of attendance award, a pro-rated payment of the Attendance Award shall be made as follows:
- i. Employees with no unscheduled or unexcused absences on or after October 1 (provided that most recent "rolling" 12-month period completed prior to October 1) shall be paid 25% of the attendance award level provided for in 19.5(B).
- ii. Employees with no unscheduled or unexcused absences on or after July 1 (provided that most recent "rolling" 12-month period completed prior to July 1) shall be paid 50% of the attendance award level provided for in 19.5(B).
- iii. Employees with no unscheduled or unexcused absences on or after April 1 (provided that most recent "rolling" 12-month period completed prior to April 1) shall be paid 75% of the attendance award level provided for in 19.5(B).
- iv. Employees with no unscheduled or unexcused absences on or after January1 of one level up from most recent full attendance award level (provided that most recent "rolling"

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 58

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ARTICLE 20: JOB PROGRESSION

20.1 Purpose And Intent

The Employer and the Union agree to maintain a job progression system that will allow employees to move through the progression dependent on their contribution to the business.

The goal of the Job Progression Program is to provide covered employees at WTD with the opportunity for maximum career growth under a system that:

- · Defines a progression path with attainable, realistic standards;
- Ensures that the same measurable criteria apply to all employees;
- Encourages employee development and career advancement;
- Increases efficiency and effectiveness in plant operation and maintenance;
- Promotes a productive, high quality work environment;
- Provides employees with maximum career growth opportunities to move through their job progression series based on demonstrated skills and knowledge within the prescribed time frames; and
- Compensates employees commensurate with the skills and knowledge that they have demonstrated through the program.

The Employer and the Union recognize that the job progression system is a good investment for both the employees and the County. The program will provide opportunities to employees so that they may have more control over their career growth at WTD while creating a more productive, higher quality work environment with increased efficiency and effectiveness in plant and conveyance system operations and maintenance.

20.2 System Maintenance

The Employer and the Union agree to maintain the Job Progression Program. The program shall be collaboratively administered by a Job Progression Oversight Committee (JPOC) composed of both labor and management representatives, who shall be responsible for the day-to-day operation of the program. The JPOC shall refer recommended refinement and changes which may affect contract terms, to the LMC for the review process. The JPOC is empowered to hear and resolve complaints or appeals relative to job progression. The JPOC shall make regular reports to the Labor/Management

Committee and operate under their direction. Additional guidelines regarding the Job Progression Program are contained in the Job Progression Handbook and shall be considered as an Appendix to the Agreement. This handbook shall be reviewed periodically by JPOC, which may recommend any refinements and/or modifications which may affect contract terms to the LMC. The wage structure for job progression in the Job Progression Handbook reflects a collaborative agreement between the Employer and the Union. The wage structure shall be modified to incorporate cost of living adjustments as described in Appendix A.

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 60

ARTICLE 21: BENEFITS

21.1 Benefit Plan Administration

The administration of the employee benefit plans is the responsibility of the Employer. The Employer is committed to helping employees understand the benefits to which they are entitled eliminating red tape where possible, and ensuring efficient administration by the parties with which it contracts. The Employer may make administrative changes that are necessary or desirable and will notify the Union of administrative changes as they occur.

The Employer shall maintain the current level of benefits under its medical, dental, vision and life insurance programs during the life of this Agreement, except that:

- A. There is an established County-wide Labor/Management Insurance Committee (JLMIC) comprised of an equal number of representatives from the Employer and the King County Labor Coalition whose function is to review, study, and make recommendations relative to existing medical, dental, and life insurance programs.
- **B.** The Union and the Employer agree to incorporate changes to employee insurance benefits which the County may implement as a result of the agreement of the JLMIC.

21.2 Eligibility

Full-time regular, part-time regular, provisional, probationary, and term limited temporary employees, their spouses, domestic partners, dependent children, and dependent children of an employee's spouse or domestic partner are eligible for medical, dental, life, and disability insurance, and vision benefits.

Regular full-time employees and their dependents and regular part-time employees who are scheduled to work an average of twenty (20) hours per week in a biweekly pay period are eligible for benefit coverage upon the first (1st) of the month following date of hire.

Temporary full-time employees and their dependents, and temporary part-time employees who are scheduled to work an average of twenty (20) hours or more per week in a biweekly pay period, and who are hired to fill positions intended to last one hundred eighty (180) days or longer, shall be eligible for benefit coverage effective the first day of the month following date of hire.

Temporary full-time employees and temporary part-time employees who are hired to fill

positions intended to last less than one hundred eighty (180) continuous days are not eligible to receive benefits. However, in the event an employee's appointment is extended beyond one hundred eighty (180) continuous days, the employee shall be eligible to receive benefit coverage effective upon the first of the month following one hundred eighty (180) continuous days of service.

21.3 Retirement

Bargaining unit employees are currently covered by either the Public Employees Retirement System or by the City of Seattle Retirement System. All terms, conditions, and benefits shall be pursuant to the laws, ordinances, and rules and regulations governing these retirement systems.

21.4 Workers' Compensation

- A. The Employer will maintain workers' compensation procedures and payments consistent with all state laws, administrative rules, and guidelines promulgated by the state legislature and Department of Labor and Industries.
- B. In addition to the compensation benefits accruing to employees under state industrial insurance laws, or in addition to the compensation earned for alternative work, an employee may use his/her accrued Benefit Time to supplement the workers' compensation payment. An employee will not receive compensation in excess of what he/she would normally receive in net takehome pay. Any overpayment must be returned to the Employer. Net take-home pay will be calculated based on the employee's hourly wage at the time of injury times eighty (80) hours minus mandatory deductions.
- C. Employees who become injured while at work shall be paid at their regular rate of pay for the remaining portion of the shift that they are unable to complete.
- **D.** Employees who miss work due to on-the-job injuries will continue to accrue Benefit Time on straight-time hours of work lost, for a maximum of sixty (60) workdays missed during each calendar year.
 - E. While on workers' compensation, the employee must do the following:
- 1. Notify the Employer's Workers' Compensation Office if unavailable for more than twenty-four (24) hours during a regular workweek, from Monday through Friday.
 - 2. Inform the Employer's Workers' Compensation Office, in writing, of other

employment or compensation received while being paid workers' compensation.

- 3. Respond or be available for medical treatment, medical examination, vocational rehabilitation, consultation, or services. If records indicate two (2) "no shows" for scheduled medical or vocational services, the Employer may request suspension of benefits.
- 4. Accept alternative work when authorized by the employee's physician as being able to do so.
 - 5. Maintain eligibility for workers' compensation under state regulations.
- 6. Attend all meetings and independent medical examinations scheduled by the workers' compensation staff or the employee's division concerning the employee's status or claim when properly notified at least twenty-four (24) hours in advance of such meeting or examination unless other medical treatment is scheduled on the same date which conflicts with the Employer's scheduling.
- **F.** Employees will be provided a copy of the rules in this section when they file a claim for workers' compensation.

21.5 Sick Child Care Benefit Program

The Employer agrees to provide employees with a sick child care service for eligible dependent children. The service is provided at no cost to employees. The terms of the service are specified under the Employer's contract with Virginia Mason Medical Center's Tender Loving Care (TLC) Program.

21.6 'Home Free' Guarantee

The Employer will operate a program to provide employees with a free ride home, by taxi, if on a given day the employee has commuted to work by bus, carpool, vanpool, bike or walking on the day of the trip and has an emergency that day which requires the employee to leave work at other than the employee's regularly schedule quit time. Determination of what constitutes a qualified emergency will be made at each worksite by the employee designated by the Employer. Employees can exercise their 'home free' guarantee a maximum of eight (8) times per calendar year.

21.7 Executive Leave

FLSA exempt employees with satisfactory performance evaluations for the preceding calendar

year who are covered by this Agreement shall receive three days of executive leave per calendar year. Executive Leave up to seven additional days per year, as provided in Executive Policy 8-1-1, may be granted at the discretion of the Employer.

21.8 Training

WTD is committed to supporting the career development of its employees. To that end, WTD has developed a policy which provides opportunities for employees to receive compensation and/or reimbursement for job-related and career-related training. The Employer reserves the exclusive right to develop and administer the WTD training policy in accordance with business needs and available training resources (consistent with the terms of this Agreement). However, prior to making any changes in the WTD training policies, the Employer will consult with the Union at the parties' Labor Management Committee meetings to discuss with, and receive input from, the Union on such changes.

21.9 Meal Reimbursement

- 1. Regularly Scheduled Workday. Employees shall be eligible to receive a meal expense reimbursement under the following conditions:
- a. the employee is required to work two or more hours beyond the number of hours the employee is regularly scheduled to work in a day; and
 - b. the employee works at least ten consecutive hours; and
- c. the employee is not notified of the requirement to work the extra hours prior to the calendar day the extra hours are worked.
- 2. Regular Day Off. Anytime an employee is called in (unscheduled) on a regular day off and works more than ten consecutive hours, the employee shall be entitled to a meal reimbursement (except when that employee is called in to work a rotating shift).

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ARTICLE 22: LEAVES OF ABSENCE WITH AND WITHOUT PAY

22.1 Leaves of Absence With Pay

A. Bereavement Leave. Employees eligible for leave benefits shall be entitled to up to three working days of bereavement leave for each occurrence of death of members of their immediate family (as defined below) or another close relationship that may be justified in writing to, and approved by, the plant manager (using WTD forms). Bereavement leave shall be taken in full day increments. The maximum total number of bereavement days an employee may take in a single calendar year is six. Employees who have exhausted their bereavement leave (that is, exhausted either the 3-day single occurrence amount or the 6-day yearly amount) shall be entitled to use up to three days of accumulated leave for each instance of death as prescribed herein. In cases of family death where no accumulated leave is authorized or exists, an employee may be granted leave without pay. Holidays or regular days off falling within the prescribed period of absence shall not be charged against the bereavement leave allowance. "Immediate Family" means the spouse, child, parent, sonin-law, daughter-in-law, grandparent, grandchild, sibling, domestic partner, and the child, parent, sibling, grandparent or grandchild of the spouse or domestic partner.

B. Jury Duty/Subpoena. An employee called for jury duty or subpoenaed may be allowed the necessary leave with pay not to exceed forty (40) hours per week. The employee should notify his/her supervisor immediately upon receiving notification of jury duty or subpoena. As the employee will be paid by the Employer, compensation received from a jury function shall be submitted to the Employer. Any payment for travel expenses will be reimbursed to the employee. The employee shall make every effort to report to work in case of early excusal. This section does not apply when the employee is a plaintiff or defendant.

C. Military Duty/Training Leave. An employee who is a member of the Washington National Guard or any organized reserve of the Armed Forces of the United States, and is ordered to be on active training duty, shall be allowed military leave in accordance with federal law. The employee must present orders for active or inactive training duty to his/her supervisor prior to taking leave. The employee may receive military leave for weekend reservist duty.

22.2 Leaves of Absence Without Pay

Employees may request a leave of absence without pay by presenting a written request to their immediate supervisor along with any supporting documentation. The decision to grant a leave of absence without pay shall be at the discretion of the Employer, except that the Employer shall grant leaves of absence without pay for the following reasons and lengths of time.

| Type of Leave | Time |
|---|---|
| Family leave Maternity, paternity, adoption | Six (6) months |
| Medical leave | As certified by a physician |
| Military leave Active duty | Five (5) years unless otherwise required by law |
| Union business (as an officer or employee of the Union) | As required |

22.3 Return from Leave of Absence

Employees wanting to return from a medical leave of absence, or who need to extend the leave of absence beyond the original return date, may be required to be examined by a physician of the Employer's choice at the Employer's cost to determine the employee's right to either a continuing leave or return to work status. Disputes concerning an employee's own medical leave are subject to the special medical arbitration process agreed upon by the Employer and the Union, as shown in Article 14.

Employees will be re-employed in their former classification at the end of the leave, provided the employee is able to perform the work. Seniority and Benefit Time accrual rates based upon seniority established at the time of departure on leave of absence shall be restored when the employee returns to work. No seniority or benefits will accrue while on a leave of absence without pay in excess of thirty (30) calendar days except as provided in this Agreement. In the case of Union business, employees granted leave will continue to earn seniority.

22.4 King County Family Medical Leave

Bargaining unit members shall be granted benefits consistent with all provisions of King County's Family and Medical Leave Act (KCFML) Ordinance, No. 13377. This includes but is not limited to eligibility requirements, terms, conditions and restrictions. The parties agree to re-open negotiations over KCFML if terms are negotiated and agreed to in coalition bargaining which differ from what the ordinance provides.

ARTICLE 23: SAFETY STANDARDS

The Employer and its employees value a safe working environment and recognize their mutual obligation to maintain safety standards. The Employer shall adopt and enforce a program in accordance with applicable state and federal laws and regulations that encourages the safety committees to establish programs that meet the Employer and the employee safety needs and that clearly delineates safety equipment needs, thereby setting the standard for all employees to perform their duties in a safe and competent manner.

The Employer shall supply and maintain safety-related items and equipment in accordance with established practice and special conditions.

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ARTICLE 24: SPECIAL CONDITIONS

24.1 License and Tuition Reimbursement

Employees required to have special licenses and/or required to attend seminars/outside courses of study that relate to business needs and are approved in advance will be reimbursed.

24.2 Professional Licenses and Certifications

Employees in the classifications and possessing the licenses listed below shall receive a \$50-per-month premium for each such license/certification as follows:

- a. Boiler license for all Operators regularly assigned to the rotating shift at West Point;
- b. Commercial Drivers License (with tanker and hazardous material endorsements)
 (minimum of 6 premiums paid per plant);
- c. Collections certificate for all operations and maintenance staff regularly assigned to an off-site team (minimum of 8 premiums paid per plant);
 - d. Mobile crane operator (minimum of 4 per plant); or
 - e. Group IV Operator license (minimum of 8 per plant).

The number of employees eligible for a premium under this section will be limited by management according to business needs (subject to the minimums stated above). Management will identify the maximum number of employees eligible by classification and/or Business Team in a list provided to the union on an annual basis.

24.3 Shoe Allowance

An employee who is required to wear safety shoes as a regular part of his/her duties will be provided safety shoes through a voucher process with a yearly limit of \$120.

24.4 Job Descriptions

A joint task force of the Employer and Union shall review, change, and/or develop new job descriptions as necessary for the classifications listed in Appendix A of this Agreement.

24.5 Vehicle Usage Reimbursement

Employees who use their own vehicles on the Employer's business shall be reimbursed at the Internal Revenue Service rate currently in effect.

24.6 Personnel Files

The employee or his/her representative (if the employee so authorizes in writing) may examine the employee's personnel files, including the division personnel file and the permanent personnel file by contacting WTD Human Resources staff. Only appropriate information shall be maintained in an employee's personnel file.

Employees may request that a document be removed from their personnel file in accordance with division established procedures and applicable policy.

24.7 Performance Evaluation/Development Review

The Employer shall maintain a system of employee performance evaluations/development reviews designed to give a fair evaluation of the work performed by the employee and to guide the professional development of the employee to meet business and individual needs.

The Employer and the Union shall jointly develop the performance evaluation/development system to be used. The Employer will provide training on the appropriate use of the performance evaluation/development review process.

Employee's performance shall be evaluated once per year. A copy of the final evaluation will be provided to the employee, and a copy will be placed in the employee's permanent personnel file. The employee will be given an opportunity within thirty (30) days of the evaluation to attach comments to the evaluation in the personnel file.

An employee may appeal the evaluation to the Section Manager if he/she disagrees with the ratings.

24.8 Legal Counsel

Whenever an employee is named as a defendant in a civil action arising out of the performance of the employee's duties and is acting within the scope of employment, the Employer shall, at the written request of the employee, furnish counsel (or solely at the Employer's discretion, reimburse the employee the cost of their private counsel) to represent the employee to a final determination of the action, without cost to the employee.

24.9 Drug and Alcohol Testing Policy

The parties have agreed to implement the "Policy for King County Prohibited Drug Use and

Alcohol Misuse Education and Testing Program" (hereinafter, "Drug and Alcohol Policy") with the following modifications or additions:

- A. All bargaining unit employees subject to this policy will be included in a single random testing pool of County employees.
- **B.** The Union will be provided with a copy of the form(s) prepared indicating the grounds for requiring an employee to submit to a reasonable suspicion test within 24 hours of testing or as soon as possible thereafter.
- C. When available, a second supervisor will observe a reasonable suspicion test and complete related forms in accordance with the Drug and Alcohol Policy.

24.10 Job Shadow

Employees may be permitted to "Job Shadow" on a voluntary basis. Job Shadowing shall be conducted during off duty time and without compensation. The off-duty employee shall be permitted to observe only and may not perform work of any kind. Job shadowing must be approved in advance by the Supervisor of the affected area. Such approval shall be in writing with copies forwarded to WTD-HR, and the Union.

Injuries sustained during a job shadow activity are not subject to worker's compensation.

Job shadow participants will be required to observe all safety rules and wear appropriate personal protective clothing/equipment.

In the event that emergency circumstances arise while an off duty employee is engaged in a job shadow activity and the assistance of the off-duty employee is required, the employee will be paid at his/her regular or overtime rate, whichever is applicable.

24.11 Vashon Island

Residence on Vashon Island may be required, as a condition of employment, for positions located at the Vashon Island Wastewater Treatment Plant. Employees who transfer to the Vashon Island Treatment Facility will be given a reasonable amount of time to establish residency on Vashon Island, if it is required.

ARTICLE 25: SAVINGS CLAUSE

Should any section of this Agreement or any addenda thereto be held invalid by operation of law or by any tribunal of competent jurisdiction, or should compliance with or enforcement of any provision be restrained by such tribunal, the remainder of this Agreement and addenda shall not be affected thereby. In the event the Employer and the Union are unable to mutually agree upon language to replace that held invalid by law or tribunal, the parties agree to resolve their disagreement through the mediation and arbitration steps of the Conflict Resolution Procedure (12.6),

It is intended that this Agreement and the Employer's established personnel policies, rules, and regulations be complementary. Wherever the personnel policies, rules, and regulations are not in conflict with this Agreement, their provisions shall be applicable to employees in the bargaining unit. Wherever a conflict may arise between said personnel policies, rules, and regulations, and this Agreement, the provisions of the Agreement shall control.

ARTICLE 26: CONTRACTING OUT

The Employer shall not contract out work performed and consistent with work performed by members of the bargaining unit if the contracting of such work eliminates, reduces, or limits the normal work load of the bargaining unit.

In the case of a circumstance that is beyond the control of the Employer at the time action is required, that could not reasonably have been foreseen, and for projects which the Employer is not reasonably able to provide the necessary tools, employees, or equipment to perform the work in a timely and cost effective manner, the Employer shall be allowed to enter into temporary contract arrangements for these purposes only. The Employer shall notify a work site leader and/or the Local 925 business representative in advance and discuss the impact of and possible alternatives to these arrangements, if any, on the bargaining unit.

| 1 | ARTICLE 27: TERM OF AGREEMENT |
|----------|---|
| 2 | This Agreement shall become effective, upon full ratification by the parties (except where |
| 3 | otherwise provided for in this Agreement) and shall remain in effect through June 30, 2009. |
| 4 | |
| 5 | APPROVED this day of <u>Septenber</u> , 2008 |
| 6 | |
| 7 | |
| 8 | |
| 9 | By |
| 10 | King County Executive |
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| 12 | |
| 13 | |
| 14 | |
| 15 | () tiling |
| 16 17 | |
| 18 | Debbie Foley SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925 |
| 19 | SERVICE EMI EO TEES INTERNATIONAL UNION, LOCAL 923 |
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APPENDIX A

COST OF LIVING ADJUSTMENTS AND WAGES

There will be three cost of living adjustments payable as follows:

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January 1, 2007

January 1, 2008

January 1, 2009

A. 2007 Wage Increase

Effective January 1, 2007, the base rates of pay in effect on December 31, 2006 shall be increased by ninety percent (90%) of the percentage increase in the United States City Average

Consumer Price Index which occurs during the twelve (12) month period from September 2005 to

September 2006, provided, however, such percentage increase shall not be less than two percent

(2%), nor shall it exceed six percent (6%). The Index used shall be the Consumer Price Index for the

Urban Wage Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics,

U.S. Department of Labor.

Also effective January 1, 2007, the permanent adjustment made in accordance with Article 8.4

of the contract shall be increased by 90% (ninety percent) of the percentage increase in the United

States City Average Consumer Price Index which occurs during the twelve (12) month period from

September 2005 to September 2006. The Index used shall be the Consumer Price Index for the Urban

Wage Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics, U.S.

Department of Labor.

B. 2008 Wage Increase

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Effective January 1, 2008, the rates of pay in effect on December 31, 2007 shall be increased

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by ninety percent (90%) of the percentage increase in the United States City Average Consumer Price

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Index which occurs during the twelve (12) month period from September 2006 to September 2007,

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provided, however, such percentage increase shall not be less than two percent (2%), nor shall it exceed six percent (6%). The Index used shall be the Consumer Price Index for the Urban Wage

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Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics, U.S.

Department of Labor.

Also effective January 1, 2008, the permanent adjustment made in accordance with Article 8.4

of the contract shall be increased by 90% (ninety percent) of the percentage increase in the United

States City Average Consumer Price Index which occurs during the twelve (12) month period from

September 2006 to September 2007. The Index used shall be the Consumer Price Index for the Urban

Wage Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics, U.S.

Department of Labor.

C. 2009 Wage Increase

Effective January 1, 2009, the rates of pay in effect on December 31, 2008 shall be increased by ninety percent (90%) of the percentage increase in the United States City Average Consumer Price Index which occurs during the twelve (12) month period from September 2007 to September 2008, provided, however, such percentage increase shall not be less than two percent (2%), nor shall it exceed six percent (6%). The Index used shall be the Consumer Price Index for the Urban Wage Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics, U.S. Department of Labor.

Also effective January 1, 2009, the permanent adjustment made in accordance with Article 8.4 of the contract shall again be increased by ninety percent (90%) of the percentage increase in the United States City Average Consumer Price Index which occurs during the twelve (12) month period from September 2007 to September 2008, provided, however, such percentage increase shall not be less than two percent (2%), nor shall it exceed six percent (6%). The Index used shall be the Consumer Price Index for the Urban Wage Earners and Clerical Workers (CPI-W) as published by the Bureau of Labor Statistics, U.S. Department of Labor.

D. Classifications and Rates of Pay

The classifications covered under this Agreement shall be compensated on the County's Squared Salary Table on the ranges set forth below:

Union Code(s): A2

| | Job Class Code | MSA Job Class Code | Peoplesoft Job Class Code | Classification Title | Pay Range (on Square Table) | Steps on Square Table |
|----------|----------------------|-----------------------------|------------------------------------|--|-----------------------------|------------------------------|
| | 7540700 | 8762 | 954000 | Helper (Seasonal) | 30* | 2-4-6-8-10 |
| 9 | 9101000 | 8742 | 912001 | Assistant Custodian | 26 | 2-4-6-8-10 |
| 9 | 9101100 | 8665 | 912103 | Custodian | 37 | 2-4-6-8-10 |
| | 9101120 | | 912123 | Custodian-2nd Shift | 37 | \$1.00 Shift Differential |
| Ι⊢ | 7540600 | | 756601 | Wastewater Treatment Utility Worker I | 37** | 2-4-6-8-10 |
| 7 | 7540900 | 3149 | 756902 | Wastewater Treatment Utility Worker II | 41** | 8-10 |
| l ⊩ | 9200100 | | 921101 | Gardener | 43 | 2-4-6-8-10 |
| 9 | 9200200 | 8670 | 921201 | Senior Gardener | 48 | 8-10 |
| 8 | 3106100 | 8084 | 812104 | Industrial Painter | 51 | 2-4-6-8-10 |
| l ⊩ | 2211100 | | 221503 | Inventory Purchasing Specialist I | 42 | 1-2-4-6-8-10 |
| 2 | 2211200 | 8173 | 221606 | Inventory Purchasing Specialist II | 46 | 2-4-6-8-10 |
| 2 | 2211300 | 8174 | 221705 | Inventory Purchasing Specialist III | 49 | 10 |
| | | | ··· | | | |
| L | 1210100 | 8940 | 421309 | Wastewater Support Specialist | 43 | 1-2-4-6-8-10 |
| - | 3424100 | | 844201 | Industrial Lubrication Systems Specialist | 51 | 2-4-6-8-10 |
| - | 423100 | | 844101 | Industrial Engine Mechanic | 55 | 2-4-6-8-10 |
| ┢ | 421100 | | 842401 | Industrial Machinist | 55 | 2-4-6-8-10 |
| L | | 8633 | 842101 | Industrial Maintenance Worker | 42 | 6-8-10 |
| | | 8634 | 842201 | Industrial Maintenance Mechanic | 51 | 4-6-8-10 |
| <u> </u> | | 8635 | 842301 | Industrial Maintenance Mechanic - Master | 55 | 8-10 |
| \vdash | | 8637 | 842501 | Industrial Machinist/Mechanic - Lead | 59 | 10 |
| \vdash | | 8618 | 831101 | Industrial Instrument Technician | 57 | 8-10 |
| _ | | 8610 | 822201 | Industrial Maintenance Electrician | 57 | 8-10 |
| 8 | 301200 | 8619 | 831201 | Industrial Instrument/Electrical Technician Lead | 61 | 10 |
| L | Т | | <u>-</u> | | | |
| \vdash | 540100 | | 756101 | Wastewater Treatment Operator-in-Training | 38 | 6-8-10 |
| - | 540200 | | 756202 | Wastewater Treatment Operator | 51 | 1-2-4-6-8-10 |
| \vdash | 540300 | | 753602 | Wastewater Treatment Senior Operator | 55 | 8-10 |
| 7: | 540400 | 8588 | 756402 | Wastewater Treatment Senior Operator in Charge | 60 | 9 |

Service Employees International Union, Local 925 - Wastewater Treatment Division, DNRP November 1, 2006 through June 30, 2009 011C0108 Page 76

| C | Job Class Code | MSA Job Class Code | Peoplesoft Job Class Code | Classification Title | Pay Range (on Square Table) |
|------|----------------------|-----------------------------|------------------------------------|--|-----------------------------|
| 754 | 40120 | 8585 | 756121 | Wastewater Treatment Rotating Operator-in- Training | 38 |
| 754 | 10220 | 8586 | 756222 | Wastewater Treatment Operator-Rotating | 51 |
| 754 | 10320 | 8587 | 753622 | Wastewater Treatment Senior Operator-Rotating | 55 |
| | . 1 | | | | |
| | | 8572 | 754301 | Process Laboratory Specialist I | 48 |
| | 2200 | | 754401 | Process Laboratory Specialist II | 52 |
| 753 | 2300 | 8574 | 754501 | Process Laboratory Specialist III | 56 |
| 712 | 0100 | 8520 | 713101 | Wastewater Process Analyst I | 54 |
| 712 | 0200 | 8521 | 713201 | Wastewater Process Analyst II | 59 |
| 112 | 0300 | 8522 | 713301 | Wastewater Process Analyst III | 64 |
| 713 | 0100 | 8081 | 711204 | Wastewater Process Engineer I | 57 |
| 713 | 0200 | 8082 | 711303 | Wastewater Process Engineer II | 66 |
| 713 | 0300 | 8083 | 711404 | Wastewater Process Engineer III | 70 |
| 233 | 4100 | 8223 | 234102 | Safety and Health Administrator I | 43 |
| 2334 | 4200 | 8224 | 234201 | Safety and Health Administrator II | 48 |
| 2334 | 4300 | 8225 | 234301 | Safety and Health Administrator III | 54 |
| 2334 | 4400 | 8226 | 234405 | Safety and Health Administrator IV | 63 |
| 944(| 0300 | 8695 | 942402 | Crew Chief | 53 |

ployees in the bargaining unit upon ratification of the agreement.

* Helper employees in the Supported Employment Program will be paid ninety-five percent (95%) of the appropriate step of Range 30.

Steps on Square

Table

\$1.00 Shift Differential \$1.00 Shift Differential \$1.00 Shift Differential

2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10 2-4-6-8-10

** Changes to Wastewater Utility Worker classification wages and series will take effect upon the completion of the development of the Utility Worker job progression protocols.

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APPENDIX B

Operator-In-Training Job Progression Standards

The Operator-In-Training classification specification will be modified to include a limited time a person may occupy the classification. Job Progression is mandatory for the Operator-In-Training classification. OIT's who fail to progress through Gate I into the Operator Classification within two years shall be eligible to fill an open bargaining unit position at the same or lower pay range for which they qualify or shall be terminated.

It is understood by the parties that this provision shall not serve as setting a precedent for other classifications in the bargaining unit.