

R23-113

A RESOLUTION OF THE MONO COUNTY BOARD OF SUPERVISORS ADOPTING AND APPROVING A MEMORANDUM OF UNDERSTANDING BETWEEN THE COUNTY AND THE INTERNATIONAL UNION OF OPERATING ENGINEERS, STATIONARY LOCAL 39, AFL-CIO EXCLUSIVELY REPRESENTING THE MONO COUNTY PUBLIC EMPLOYEES (MCPE)

WHEREAS, the Mono County Board of Supervisors has the authority under section 25300 of the Government Code to prescribe the compensation, appointment, and conditions of employment of county employees; and

WHEREAS, the County is required by the Meyers-Milias-Brown Act (sections 3500 et seq. of the Government Code) to meet and confer with recognized employee organizations before changing the terms and conditions of employment applicable to the employee classifications represented by those organizations; and

WHEREAS, County representatives and the International Union of Operating Engineers, Stationary Local 39, AFL-CIO, which is the exclusively recognized employee organization representing the employee bargaining unit known as the Mono County Public Employees (MCPE) (the "Union") met, conferred, and reached mutually-acceptable terms for a proposed Memorandum of Understanding (MOU), a copy of which is attached hereto as Exhibit A and incorporated herein by this reference;

NOW, THEREFORE, THE BOARD OF SUPERVISORS OF THE COUNTY OF MONO RESOLVES that:

SECTION ONE: The proposed Memorandum of Understanding between the County of Mono and the Union, a copy of which is attached hereto as Exhibit A – effective for the period of January 1, 2024 through December 31, 2026 – is hereby ratified, adopted and approved.

SECTION TWO: The terms and conditions of employment set forth in the MOU are hereby prescribed for the employees whose classifications are included in the Union's bargaining unit.

PASSED, APPROVED and **ADOPTED** this 12th day of December 2023, by the following vote, to wit:

AYES: Supervisors Duggan, Gardner, Kreitz, and Salcido.

NOES: None.

ABSENT: Supervisor Peters.

ABSTAIN: None.

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2.5

Rhonda Duggan, Chair Mono County Board of Supervisors

APPROVED AS TO FORM:

Stacey Sirvon (Dec 13, 2023 14:21 PST)

County Counsel

ATTEST:

Clerk of the Board

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January 1, 2024 – December 31, 2026

Memorandum of Understanding between COUNTY OF MONO and INTERNATIONAL UNION OF OPERATING ENGINEERS, STATIONARY LOCAL 39, AFL-CIO

exclusively recognized employee organization representing the

MONO COUNTY PUBLIC EMPLOYEES (MCPE)



COUNTY OF MONO

And

IUOE, Local 39 on behalf of MONO COUNTY PUBLIC EMPLOYEES

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ARTICLE 1. PARTIES, DEFINITIONS AND PURPOSE

A. Parties

The parties to this Memorandum of Understanding (MOU) are the County of Mono, acting by and through the Mono County Board of Supervisors; and the International Union of Operating Engineers, Stationary Local 39, AFL-CIO, which is the exclusively recognized employee organization representing the employee bargaining unit known as the Mono County Public Employees (MCPE).

B. <u>Definitions</u>

The terms used in this MOU shall have the following definitions unless the terms are otherwise defined in specific MOU Articles:

- (1) "Base Rate of Pay" means the Employee's current step hourly rate of pay as identified in Appendix A ("Salary Matrix"), attached hereto and incorporated by this reference.
- (2) "Call Back" occurs when an Employee is called into work at a time other than his or her regularly-scheduled work shift or as an extended shift, and is address in subsection A of Article 20.
- (3) "Call Out" occurs when an Employee who is On Call is required to perform work within the Call Out assignment as described in Subsection B of Article 20.
- (4) "Confidential Employees" means those Mono County employees described in Article 32.
- (5) "County" means the County of Mono, California.
- (6) "Employees" means those Mono county employees whose job classifications are included in the MCPE bargaining unit and who are not "temporary employees" as that term is defined in the Mono County Personnel Rules Section 050 (56) or "Management Employees" as defined in paragraph (10) of this subsection. All employees are covered by the terms of this MOU.
- (7) "Extended Shift" means that period of time during which an Employee remains working beyond their normally scheduled shift, at the direction of their supervisor or Department Head.

- (8) "FLSA-Exempt Employees" means those Employees whose employment is exempt from the payment of overtime under the Federal Labor Standards Act (FLSA) and any applicable state law.
- (9) "Formal Investigation" means any investigation ordered or authorized by the County Administrative Officer or the Board of Supervisors as a result of specific, written charges or complaints filed by any person against an Employee. The term also refers to any investigation, however conducted or authorized, that would trigger, if the County were covered by the NRLA, the rights accorded by National Labor Relations Board v. J. Weingarten, Inc., 420 U.S. 251 (1975), or any subsequent case law or statutes. The term does not refer to County investigations of workers compensation claims or investigations of illegal activities conducted in the ordinary course of business by the Mono County Sheriff's Department, the District Attorney's office, or by any other state, federal or local law enforcement agency.
- (10) "Management Employee" means any department head or assistant/deputy department head, and also the following at-will management-level or professional employees: Human Resource Director, Risk Manager, Animal Control Program Coordinator, Building Official, Associate Engineer, District Attorney Chief Investigator, Public Works Project Manager, Behavioral Health Program Manager, Behavioral Health Program Chief, Health Office, Psychiatrist, and any other position mutually agreed upon by Union and County as falling under this definition.
- (11) "Mono County Public Employees (MCPE)" means the recognized bargaining unit consisting of Employees described in paragraph (6) of this subsection.
- (12) "MOU" means this Memorandum of Understanding between Union and County.
- (13) "On Call" means that period of time when an Employee is assigned to be available for duty. During that period, the Employee has free use of his or her time with the exception of being required to be available for duty by telephone or two-way radio during the entire period of the On Call assignment. On Call is further addressed in subsection B of Article 20.
- (14) "Post-Retirement Health Beneficiary" or "PRHB" means a retired Employee for purposes of Article 11 of this MOU, who has not opted to participate in the County's Section 401(a) Plan and who meets one of the following criteria:
 - Was hired between July 2, 1987 and January 1, 1996, was age fifty (50) or older, held permanent employment status on the date of retirement and had accrued at least fifteen (15) years continuous service immediately preceding retirement, or

- Was hired between January 2, 1996 and January 1, 2002 was age fifty-five (55) or older, held permanent employment status on the date of retirement and had accrued at least twenty (20) years continuous service immediately preceding retirement.
- (15) "Retiree" means a former Employee who is a retired annuitant from Mono County under applicable PERS law, but who is not a Post-Retirement Health Beneficiary as defined in this MOU.
- (16) "Supervisory Employee" means any individual having authority in the interest of the employer to hire, transfer, suspend, lay off, recall, promote, discharge, assign, reward, or discipline other Employees or responsibility to direct them, to adjust their grievances or effectively to recommend such action, if in connection with the foregoing, the exercise of such authority is not of a merely routing or clerical nature, but requires the use of independent judgment. The exercise of such authority shall not be deemed to place the Employee in Supervisory Employee status unless the exercise of such authority occupies a significant portion of the Employee's workday. Nothing in this definition shall be construed to mean that an Employee who has been given incidental administrative duties shall be classified as a Supervisory Employee.
- (17) "Union" mean the International Union of Operating Engineers, Stationary Local 39, AFL-CIO, the exclusively recognized employee organization representing the employee bargaining unit (or "representation unit") known as Mono County Public Employees (MCPE), which is defined above.

C. Purposes

The purposes of this MOU are to promote and provide for continuity of operations and employment through harmonious relations, cooperation and understanding between County and the employees covered by this MOU; to provide an established, orderly and fair means of resolving misunderstandings or differences which may arise from the provisions of this MOUL and to set forth the understanding reached by the parties as a result of good faith negotiations.

ARTICLE 2. <u>TERM AND RENEGOTIATION</u>

This MOU shall be in effect from January 1, 2024, and shall remain in full force and effect through 12:00 midnight on December 31, 2026.

ARTICLE 3. RECOGNITION

County reaffirms its previous recognition of the Union as the exclusively recognized employee organization representing the MCPE bargaining unit, who is legally authorized to negotiate and execute this MOU on behalf of the Employees.

ARTICLE 4. UNION RIGHTS

- A. County recognizes all legal rights of all Employees covered by this MOU, including the rights to join and participate in the activities of the Union and to exercise all rights expressly and implicitly described in Section 3500 et seq. of the California Government Code; known as Meyers-Milias-Brown Act ("MMBA"). County shall not intimidate, restrain, coerce, or discriminate against any covered employee because of the exercise of any such rights.
- B. One (1) Union representative and each new Employee shall have the right to thirty (30) minutes paid release time to orient new Employee regarding the MOU and the role of the Union.
- C. County shall allow Union to send nonconfidential, official notices to its members through the County's email system.

ARTICLE 5. EMPLOYEE RIGHTS

- A. Employees covered by this MOU shall have and enjoy all rights and benefits conferred by the MMBA, by other applicable state and federal laws and by this MOU.
- B. Employees shall have the right to join and participate in the activities of the Union, or to not join and not participate in the activities of the Union, and to be free from unlawful coercion, pressure or influence regarding their decision.
- C. Employees shall have the right to review and to obtain copies from their Master Personnel File and any official departmental personnel file (except supervisors' working files, records of employment or promotion application and legal or medical files which shall be maintained apart from the Personnel files). County will schedule the Employee's review, and shall be permitted adequate time to make copies for the Employee (if requested),

- depending on available staff. Employees may provide written authorization for any other individual to review and obtain copies from the Employee's Personnel File(s).
- D. In addition to any requirements imposed on County by the Court's decision in National Labor Relations Board v. J. Weingarten, Inc., 420 U.S. 251 (1975), or any subsequent case law or statutes, County (through its duly appointed investigator) will conduct Formal Investigations (as defined in this MOU) that involve Employees in the following manner:
 - (1) County will actually notify Employee at least 24 hours prior to interviewing that Employee. County will use its best efforts to provide such notice in writing. The notice shall include the time and place of the interview and its estimated duration. The notice shall also describe the general nature of the investigation and the general area in which questions will be asked, except to the extent that such information would: invade the personal privacy of any person; require the disclosure of confidential or privileged information or any evidence already gathered in the investigation; or potentially expose the County to liability.
 - (2) Any Employee to be interviewed may have a representative of the Union (a Chief Steward or a representative of the Union) present during any questioning to ensure that the Employee's rights under this MOU or any applicable personnel laws or regulations are not being violated. The representative may object before, during, or after the interview to any perceived violations of such rights. No rules of evidence shall apply to interviews; therefore neither the representative nor the Employee may raise an evidentiary objection (e.g. "irrelevant," "speculative," "hearsay," etc.) to any question or refuse to answer a question on such a basis. Further, the representative shall not instruct or otherwise counsel an Employee either before or during an interview on how or whether to answer any specific or type of questions.
 - If the Employee is a peace officer, all rights under Government Code Section 3300 et. Seq., (the Public Safety Officers Procedural Bill of Rights) shall be granted.
 - (3) If the Employee desires to have a representative present, he or she shall immediately advise the County orally or in writing. Failure to notify the County prior to the time scheduled for the interview shall constitute a waiver of the right to have a representative present. If notice is timely given to the County, the County shall postpone the interview up to 48 hours in order to allow the Employee time to arrange for a representative to be present. Unless disqualified under paragraph 5 below, any business representative of Union or a Chief Steward shall be deemed an adequate representative of the Union.

- (4) In addition to a Union representative, the Employee being interviewed may have an observer of his or her choice present during the interview unless the desired observer is disqualified under paragraph 5 below. The observer shall merely observe the interview and may not raise objections to the interview or questioning on any ground. The observer shall not instruct or otherwise counsel an Employee either before or during an interview on how or whether to answer any questions asked during the interview.
- (5) The following persons are disqualified from acting as a representative or an observer during the interview: a person whose accusation or complaint triggered the investigation; a person who is the subject of the investigation; a reporter or agent of a newspaper, television or radio station, or other mass-communication medium; a person whom the County has already interviewed as part of the investigation; a person who is unwilling to abide by the terms of this Article, whether or not such person is a member of the Union; a person who is involved in conducting the investigation; or a person who will ultimately act as a decision-maker with respect to any disciplinary action that might result from the investigation.
- (6) During the interview, County may compel Employees to answer questions within the scope of their employment. Employees have a mandatory duty to answer such questions fully and truthfully. Knowing failure by an Employee to answer questions fully or truthfully while being interviewed is a serious offense and grounds for termination or other discipline. County may remind Employees of such facts during an interview and may, before questioning, require Employees to swear or affirm under penalty of perjury that they will answer questions fully and truthfully. In no event shall failure by the County to provide such a reminder or require such an oath or affirmation waive County's ability to later pursue discipline if the circumstances so warrant.
- (7) The County may take notes or record an interview through audio, video or any other medium. No other person present during the interview shall have the right to record the interview, but any person present may take notes. Any notes or recordings made during the interview shall remain confidential in accordance with paragraph 8 below, except that any person present during the interview may request access to the County's recording (but no notes taken), and County shall have at least 48 hours to arrange for such access. Additionally, after the investigation and any subsequent disciplinary action is completed (but not before), such persons may request a copy of any recordings made by County and County shall have at least 10 working days to provide it. Any access or copies shall be provided at the requesting party's own time and expense, except that a copy of any recording made by County or already existing

transcript thereof shall be provided free of charge to a requesting party who is appealing a disciplinary action brought against that person by county as a result of the investigation in which the recording was made.

(8) The questions asked and the answers given during any interview are strictly confidential. During the pendency of the investigation, no person present during an interview, including the Employee interviewed, shall reveal or discuss the contents of such questions or answers with anyone who could potentially be a witness in the matter with the exception of the investigator, Human Resources, and union representative. Such confidentiality in the interview contents is not intended to prevent engagement in protected activity under the Meyers-Milias-Brown Act. Intentional disclosure of such information by any County employee present during an interview, or an attempt by any employee to solicit such information from a person present during an interview, is a serious offense and an appropriate ground for termination or other discipline.

County may remind and instruct persons present at an interview of such facts and may bar from the interview any person who is not willing to abide by these terms. In no event shall failure by County to provide a reminder or instruction waive County's ability to later pursue discipline if the circumstances warrant it or to seek judicial relief with respect to an actual or threatened disclosure of confidential information in violation of this paragraph.

ARTICLE 6. HEALTH INSURANCE AND DISABILITY INSURANCE

A. Health Insurance

Each Employee and his or her dependents are entitled to health care benefits as provided in this Article and Articles 7 and 8.

The County contracts with CalPERS medical insurance for all Employees. The County shall continue to pay only the statutory amount prescribed in Government Code section 22892 per Employee per month for medical insurance.

B. <u>Disability Insurance</u>

County shall enroll Employees in the State Disability Insurance (SDI) program at County expense. When an Employee has filed a disability claim and is receiving disability benefits pursuant to the SDI program, County shall continue paying:

- (1) Monthly contributions into the Cafeteria Plan based on the Employee's applicable tier (See Article 9); and
- (2) The medical portion of Social Security.

ARTICLE 7. DENTAL CARE PLAN

County shall provide all Employees and their dependents with the County dental plan. The current County dental plan shall be the minimum base coverage.

ARTICLE 8. <u>VISION CARE PLAN</u>

The County shall provide all Employees and their dependents a vision care plan. The current vision care Plan C shall be the minimum base coverage.

ARTICLE 9. CAFETERIA PLAN

- A. Except as provided in Paragraph C, for Employees enrolled in PERS Gold medical coverage, the County will contribute into the Cafeteria Plan an amount equal to ninety five percent (95%) of the PERS Gold health insurance premium then in effect for the coverage tier in which the Employee is enrolled (i.e. single, two-party or family) minus the statutory amount prescribed by Government Code section 22897, which the County shall pay directly to PERS.
- B. Except as provided in Paragraph C, for Employees enrolled in any PERS medical coverage other than PERS Gold, the County will contribute into the Cafeteria Plan an amount equal to eighty percent (80%) of the PERS Platinum health insurance premium then in effect for the coverage tier in which the Employee is enrolled (i.e. single, two-party or family) minus the statutory amount prescribed by Government Code section 22897, which the County shall pay directly to PERS.
- C. Part-Time Employees: The County will contribute into the Cafeteria Plan on behalf of any part-time Employee hired after September 1, 2011, who is enrolled in CalPERS medical insurance, one of the reduced percentages of the amount described in subsections II A or B above (as applicable) for the coverage tier in which the Employee is enrolled, minus the statutory amount prescribed by Government Code section 22897, which the County shall pay directly to PERS.

Less than .5 FTE: 0% (No County contribution)

.5 - .74 FTE: 50% .75 FTE - .89 FTE: 75%

D. The County's obligation to contribute any amount into the Cafeteria Plan is conditioned on the Employee authorizing a payroll deduction for the remainder of the total premium.

ARTICLE 10. <u>401(a) PLAN</u>

A. Eligibility

Employees hired on or after January 1, 2002, are not eligible to earn or receive post-retirement health benefits provided by Article 11, but are instead eligible to receive County contributions into an Internal Revenue Code Section 401(a) Plan ("401(a) Plan") established by the County, as described below. Any Employee hired prior to January 1, 2002, may also elect to receive County contributions into a 401(a) Plan under this Article, if he or she waives and relinquishes any present or future rights to receive post-retirement health benefits provided by Article 11.

B. County Contribution

County shall continue to provide an Internal Revenue Code Section 401(a) Plan consistent with this Article. County shall continue to contribution into the Section 401(a) Plan an amount on behalf of each Employee electing to participate in this Article equal to the amount contributed by that Employee from his or her own pre-tax salary into one of the County's section 457 deferred compensation plans or into the 401(a) Plan directly (if made available to Employee contributions), but not to exceed three percent (3%) of the Employee's pre-tax salary. Accordingly, if an Employee contributed a total of one to three percent (1-3%) of his or her pre-tax salary to a 457 plan, then the dollar amount of the County's 401(a) contribution would fully match the Employee's 457 contribution; if an Employee contributed more than three percent (3%) of his or her pre-tax salary to a 457 plan, then the dollar amount of the County's 401(a) Plan contribution would three percent (3%) (and not more) of the Employee's pre-tax salary and would not fully match the Employee's 457 contribution. The Employee may direct the investment of said contributions in accordance with the options or limitations provided in the 401(a) Plan. The Employee's ability to withdraw (i.e. his or her entitlement to) the County's contributions into the 401(a) Plan is set forth in the following vesting schedule.

C. <u>Vesting Schedule</u>

Years of Service	Portion of Account Value Vested
Less than 1 year	0%
1 year plus 1 day to 2 years	10%
2 years plus 1 day to 3 years	20%
3 years plus 1 day to 4 years	40%
4 years plus 1 day to 5 years	60%
5 years plus 1 day but less than 6 years	80%
6 years	100%

D. County Contribution (By January 1, 2025)

Upon implementation by the County and by no later than January 1, 2025, the following shall take effect, and shall thereupon supersede and replace the above subsections B and C.

County shall continue to provide an Internal Revenue Code Section 401(a) Plan consistent with this Article. County shall continue to contribution into the Section 401(a) Plan an amount on behalf of each Employee electing to participate in this Article equal to the amount contributed by that Employee from his or her own pre-tax salary into one of the County's section 457 deferred compensation plans or into the 401(a) Plan directly (if made available to Employee contributions), but not to exceed five percent (5%) of the Employee's pre-tax salary. Accordingly, if an Employee contributed a total of one to five percent (1-5%) of his or her pre-tax salary to a 457 plan, then the dollar amount of the County's 401(a) contribution would fully match the Employee's 457 contribution; if an Employee contributed more than five percent (5%) of his or her pre-tax salary to a 457 plan, then the dollar amount of the County's 401(a) Plan contribution would be five percent (5%) (and not more) of the Employee's pre-tax salary and would not fully match the Employee's 457 contribution. The Employee may direct the investment of said contributions in accordance with the options or limitations provided in the 401(a) Plan.

E. Legal Requirements

Notwithstanding the foregoing, Employees' options for withdrawing, "rolling over," and otherwise using 401(a) Plan money – and the tax consequences of such withdrawals and use – shall be subject to any legal requirements or limitations of Internal Revenue Code Section 401(a) and all other applicable laws.

ARTICLE 11. BENEFITS AFTER RETIREMENT

A. Retirees

Retirees who enroll in CalPERS medical insurance shall receive the statutory amount prescribed by Government Code section 22892 per month, which shall be paid directly by the County to PERS.

B. Post-Retirement Health Beneficiaries

- (1) Medical: Post-Retirement Health Beneficiaries (PRHB) who enroll in CalPERS medical insurance are eligible for a flexible credit allowance under the County's Section 125 Cafeteria Plan (see Article 9) towards the cost of health insurance for the PRHB and one dependent. The amount of the flexible credit allowance shall be equal to the monthly amount of the PERS Platinum premium based on the residency and coverage tier (PRHB or PRHB and one dependent) in which the PRHB is enrolled minus the statutory amount prescribed by Government Code section 22892 per month paid by the County directly to PERS and minus the monthly amount that the PRHB would have been required to contribute toward medical insurance as an Employee on December 31, 2020, based on the PRHB's coverage tier (i.e. PRHB or PRHB and one dependent). In other words, regardless of the contribution made on the Employee's behalf immediately prior to retirement, the PRHB shall, upon retirement, be required only to contribute that amount described in Article 9, paragraph 1 of this MOU towards the cost of post-retirement health insurance for the PRHB and up to one dependent. Further, in the event the Employee does not retire prior to the expiration of this MOU, the County and Employee shall enter into a side letter or other agreement confirming that the Employee's contribution shall, upon retirement, be only the amount described in Article 9, paragraph 1 for the Employee and up to one dependent.
- (2) Medicare Enrollment: As required by PERS law, PRHBs must enroll in Medicare upon becoming eligible and shall thereafter receive a flexible credit allowance paid through the County's Cafeteria Plan equal to the monthly amount of the PERS Platinum Medical Supplement, or the PERS supplement in which the PRHB is enrolled, whichever is less, based on their residency and coverage tier, minus the statutory amount prescribed by Government Code section 22892 which shall be paid by the County directly to PERS.
- (3) <u>Dental and Vision:</u> Post-Retirement Health Beneficiaries and one dependent (as defined in the dental and vision care insurance policies) shall be provided the same dental and vision benefits provided to Employees under Articles 7 and 8.

ARTICLE 12. <u>VACATION ACCRUAL AND ACCUMULATION</u>

A. Accrual

In accordance with the Mono County Personnel Rules Section 260, Employees shall accrue vacation as follows:

Initial Employment	. 10 days' vacation per year
After 3 years' service	. 15 days' vacation per year
After 10 years' service	. 17 days' vacation per year
After 15 years' service	. 19 days' vacation per year
After 20 years' service	20 days' vacation per year

B. Compensation

Employees who have accumulated a minimum of eight (80) vacation hours may, upon written request, be compensated for up to a maximum of forty (40) hours of accrued vacation leave per calendar year, instead of taking that vacation time off.

C. Maximum Accumulation

Effective upon approval of this MOU, the maximum number of vacation leave hours that may be accumulated by any Employee is four hundred (400) ("Accumulation Cap"). If an Employee's accrued vacation leave hours exceed 400 at any time, then vacation accrual ceases until accrued vacation hours are at or below 400 hours.

D. Cash-out for Business Necessity

Notwithstanding paragraph C of this Article, if an Employee has made every reasonable effort to use his or her vacation leave throughout the year or so as to avoid reaching the Accumulation Cap, but is not able to do so due to unexpected personnel needs or safety-related requirements of his or her Department, and such inability was contemporaneously documented in writing, then the Employee may request to be compensated by the County for the additional number of hours needed to bring his or her vacation accrual back down to the Accumulation Cap. Such request shall be supported by contemporaneous written verification of Employee requests to use vacation time, and supervisorial denials of such requests, and approved or disapproved by the County Administrative Officer.

ARTICLE 13. SICK LEAVE

A. Accrual

Employees shall accrue eight (8) hours of sick leave per month of full-time service for each month of service, to a maximum accrual of one hundred twenty (120) sick leave days (i.e., 960 hours). Employees may elect to use accrued leaves after sick leave or workers' compensation is exhausted.

B. Compensation for Accrued Sick Leave

Employees may be compensated for a maximum of one hundred twenty (120) sick leave days (i.e., 960 hours) upon separation from Mono County as follows:

- (1) If the Employee has worked for the County for less than five (5) years, no compensation shall be paid for accrued sick leave.
- (2) If the Employee has worked for the County more than five (5) years but less than ten (10) years, then the Employee shall be paid seventy-five percent (75%) of the dollar value of the accrued sick leave.
- (3) If the Employee has worked for the County more than ten (10) years, then the Employee shall be paid one hundred percent (100%) of the dollar value of the accrued sick leave.
- (4) If the Employee is terminated by reason of layoff, then the Employee shall be paid one hundred percent (100%) of the dollar value of the accrued sick leave.
- (5) The dollar value of the Employee's accrued sick leave shall be based upon the Employee's Base Rate of Pay on the date of separation.

ARTICLE 14. LONGEVITY COMPENSATION

Commencing on the first day of the month following the date of completion of twelve (12) years of continuous service, Employees hired before August 1, 2011, shall receive additional compensation of six-and-one-half percent (6.5%) of their Base Rate of Pay. No further longevity increases shall be received for additional years of service, nor shall the amount increase above 6.5%. Employees hired on or after August 1, 2011, will not be eligible to receive longevity compensation at any future date.

ARTICLE 15. ASSUMING DUTIES ENTAILING GREATER RESPONSIBILITY

- A. If an Employee assumes the primary responsibilities normally expected of a position entailing greater responsibility than his or her presently assigned position, that Employee shall receive a ten percent (10%) increase in pay, or the same rate of pay due the "A" step of the higher classification, whichever is higher, commencing the second day the Employee carries out the primary responsibilities of the higher classification duties.
- B. This Article applies only when all the following conditions occur:
 - (1) The Employee receives written direction to assume the higher responsibilities by the Employee's Department Head or by a person so authorized by the Department Head.
 - (2) The assumption of duties entailing greater responsibility occurs for a period of at least two (2) consecutive work days.
 - (3) The position assumed has a job description in the most recent job classification and salary survey adopted by the County Board of Supervisors.
- C. If a qualifying higher level assignment has been made but written direction was not properly issued, the Employee is still entitled to the compensation provided in this Article but only if brought to the Department Head's attention within six (6) months of the end of the assignment.
- D. Pursuant to Government Code section 20480, no Employee may assume the duties of a vacant position entailing greater responsibility for more than 960 hours in any fiscal year.

ARTICLE 16. RELEASE TIME

- A. Chief Stewards shall have reasonable time off with pay for Union matters (not to exceed a total of eight (8) persons). Chief Stewards shall provide management two (2) weeks' notice prior to taking time off.
- B. Union members may attend three (3) Union membership meetings per year during working hours without loss of pay provided:
 - (1) Attendance is verified by signature roster prepared and certified by the Union, a copy of which shall be supplied to the County upon request.

- (2) Attendance during working hours without loss of pay will be limited to two (2) hours per meeting.
- (3) The Employee's absence from work will not result in the lack of minimum coverage of office functions in the Employee's office as determined by the Employee's Department Head.

ARTICLE 17. SHIFT DIFFERENTIAL PAY

A. Evening Shift

Employees working evening shift (5:00 pm. - 12:00 a.m.) shall receive a pay differential of five percent (5%) of their Base Rate of Pay. Any Employee who works overtime in continuation of the evening shift shall continue to receive shift differential pay for each hour of overtime worked.

B. Graveyard Shift

Employees working graveyard shift (12:00 a.m. - 7:00 a.m.) shall receive a pay differential of seven and one-half percent (7.5%) of the Base Rate of Pay. Any Employee who works overtime in continuation of the graveyard shift shall continue to receive shift differential pay for each hour of overtime worked.

C. Eligibility

To be eligible for shift differential pay, the Employee must work a minimum of four hours within the appropriate shift and will receive shift differential pay for all hours worked if the majority of hours occur between 5:00 p.m. and 7:00 a.m. Employees who request (and are approved) to work outside of their normally scheduled shift are not entitled to shift differential pay. If the County plans to modify a shift for an existing Employee receiving shift differential pay and thereby eliminate the shift differential pay for that Employee, the County shall provide a report to Union prior to the action, explaining why the shift is being modified.

ARTICLE 18. WORKSITE SAFETY

A. Safety and Weather Protection Equipment

(1) County shall provide new or otherwise serviceable and adequate protective safety and weather protection equipment to Employees requiring such equipment for health and safety purposes. Department Heads shall purchase or replace the following minimum issue of such equipment:

- (a) Polarized sunglasses;
- (b) Regular and heavy-duty cold weather gloves;
- (c) Rain jacket with hood;
- (d) Rain pants;
- (e) Waders;
- (f) Jacket with hood (Twin Peaks or equivalent);
- (g) Vests (Twin Peaks or equivalent);
- (h) Warm-up pants (Wearguard or equivalent);
- (i) Cold weather work boots (see below);
- (j) Warm weather work boots (see below);
- (k) Extra boot liners
- (2) Work boots shall be provided as described by this paragraph. County shall continue to select and provide suitable cold-weather work boots for Employees requiring them. Employees requiring warm weather work boots will be reimbursed a maximum of two hundred twenty-five dollars (\$225) per fiscal year to purchase warm weather work boots when all of the following conditions are met: County determines that an Employee's existing warm weather boots need replacement; County receives proof of purchase by Employee (on his or her own time) of suitable warm weather work boots; and Employee turns in and otherwise relinquishes his or her former warm weather work boots to County. Alternatively, Employees requiring warm weather work boots may request, and the County shall provide, a store credit of two hundred twenty-five dollars (\$225) per fiscal year to purchase warm weather work boots when County determines that an Employee's existing warm weather boots need replacement. Employees utilizing such store credit shall promptly thereafter relinquish their former warm weather work boots to County. County may allow an Employee to utilize their former work boots for duties and assignments that may cause damage to their newer work boots, such as slurry and crack sealing. Any work boots purchased pursuant to this paragraph shall be preapproved by County for safety specifications. Any disputes regarding which Employees need work boots for health and safety purposes shall be submitted to the County Administrative Officer, whose decision shall be final. As with any other safety equipment provided by County, boots purchased pursuant to this paragraph shall be worn by Employee at all times while Employee is on the job or, as applicable, as otherwise set forth in the 2019 Public Works Protective Footwear Policy, as same may be amended from time to time and mutually approved by Union and County.
- (3) Safety and weather protection equipment shall remain the property of County and shall be properly inventoried. Employees shall return assigned equipment upon termination from County employment. Safety and weather protection equipment shall be issued only to those Employees required to work under conditions requiring a particular item of such equipment. Previously issued equipment shall

be returned by Employees prior to the assignment of replacement equipment. Employees are responsible for the care and maintenance of all issued safety equipment and for the cost of replacing lost equipment.

B. Worksite Inspection

County shall provide reasonable safety programs and annual onsite safety inspections in order to assure safe worksites for Employees. Department Heads are responsible for scheduling the safety programs and annual on-site worksite inspections. Employees may file written complaints relating to worksite safety with the relevant Department Heads and copies shall be transmitted to Union. If a complaint is not resolved at the Department Head level, an appeal shall be heard by the Worksite Safety Committee, which shall work with the Employee(s), Department Head, supervisor(s) and other Union and management representatives to resolve the matter.

The Worksite Safety Committee will be established as a standing Committee, but will meet as the need arises, and will consist of County's designated risk manager, one (1) other manager designated by County and two (2) representatives designated by Union.

ARTICLE 19. UNIFORMS

- A. Public Works mechanics and its road, facilities, custodial and landfill Employees shall be supplied with uniforms, and coveralls as determined by County to be necessary, which County shall launder. County shall be responsible for any repairs or replacements of uniforms supplied to Public Works Employees that County deems necessary. County and Union will meet and confer regarding any change to the specific number of uniforms and coveralls to be provided to Public Works Employees.
- B. Animal Control Employees will be provided with an annual uniform allowance of four hundred dollars (\$400) and will assume full responsibility for purchasing and repairing or replacing their uniforms as necessary. In no event will the County be required to pay more than the annual allowance amount toward an Employee's actual uniform expense. The allowance will be paid every July 1st. Allowance payments will be included and combined with regular paychecks. Uniform allowances are taxable compensation and the County will withhold taxes accordingly. Uniform allowances are not reportable compensation to CalPERS.

ARTICLE 20. CALL BACK - ON-CALL

[Note: Not applicable to FLSA-exempt employees]

A. Call Back

- (1) An Employee who is called in to work at any time other than his or her normal work shift shall be paid for a minimum of two (2) hours of overtime. If the duration of the call back exceeds two (2) hours, the Employee will be paid at the overtime rate for actual time worked. The provisions of this Article do not apply to extended shifts.
- (2) If the Call Back occurs during evening, graveyard, or relief shift, the Employee shall receive the applicable shift differential pay for hours of the Call Back actually worked during those shifts.

B. On-Call

(1) On Call status shall be assigned by the Department Head or designee and paid at the rate of four dollars (\$4.00) per hour during the on-call period. No On-Call period shall be less than twelve (12) hours in duration. Employees shall receive at least four (4) hours advance notice prior to being placed on call and prior to being taken off On Call status. Employees on vacation or any other form of leave are not eligible to be placed On Call. In no event is an Employee entitled to be placed On Call; rather, such assignments are exclusively in the Department Head's discretion.

The County will include on-call pay as part of the compensation study referenced below in Article 26(A) for implementation in the first full pay period of January 2025.

- (2) A two (2) hour minimum shall be paid at the overtime rate to an Employee called out while assigned to On Call duty. An Employee is called out when the Employee is required to perform any work within the call out assignment, including telephone counseling or other County business conducted by telephone, which does not require the Employee to leave the Employee's residence or location at the time the Employee is called out. If the Employee is called out more than one time during the initial two-hour period, any work performed during the initial two-hour period shall be considered to be within the initial two-hour period and no additional compensation shall be owed.
- (3) No Employee, unless mutually agreed to, shall have the hours of his or her normally scheduled shift reduced as a result of a Call Out.

ARTICLE 21. OVERTIME AND COMPENSATORY TIME OFF

[Note: Not applicable to FLSA-exempt employees]

A. <u>Calculation of Overtime</u>

Employees shall be paid overtime in accordance with Fair Labor Standards Act (FLSA) requirements for time actually worked in excess of forty (40) hours per week. Notwithstanding any contrary provision of the County Code or Personnel Rules, use of any form of leave or compensatory time off ("CTO") during a work week shall not be counted as hours actually worked for purposes of determining if an Employee has worked more than 40 hours that week and therefore earned overtime (consistent with FLSA). Any Employee who actually worked in excess of 40 hours in a workweek may, at their option, be credited back any CTO or leave time they utilized during that workweek prior to knowing that they would actually work more than 40 hours that work week. (note: if an Employee does not opt for such a credit, they shall be paid straight time for such CTO or leave time utilized).

B. Accumulation of Compensatory Time

- (1) Employees may accumulate up to two hundred and forty (240) hours of CTO during a calendar year, provided that on December 31st of each year, the County will pay each Employee for their compensatory time by purchasing all accrued hours above 100 hours. The maximum accrual any Employee may have at the beginning of each calendar year is 100 hours. CTO may be utilized with the permission of the Department Head.
- (2) At the time CTO is earned, the Employee must elect whether to use the time as CTO or cash it out. The Employee's election cannot be changed.

C. Holiday Overtime Pay

Employees not receiving holiday pay who work in excess of eight (8) hours on designated County holidays will be paid at two (2) times their regular hourly rate for those hours in excess of 8.

D. <u>Travel Time</u>

Generally, travel time to and from work does not constitute hours worked. This is true whether the Employee works at a fixed location or different job sites. However, time spent in travel during the workday is counted as hours worked when it is related to the Employee's job. Further, travel time that occurs in addition to regular working hours is considered hours worked if the travel is at the County's direction. All such travel time is considered "hours worked", whether or not the Employee is operating a vehicle or riding as a passenger.

However, in any work week in which such travel occurs, management may reduce the traveling Employee's regularwork hours in order to avoid or minimize overtime for that week. For example, if an Employee travels eight hours on a Sunday as a passenger to attend a seminar, that time will be counted as hours worked but management may reduce the Employee's regular work hours later in the same work week by eight hours, so that no overtime would be owed as a result of the travel (all other things being equal).

E. Off-Duty Business Calls

If, between the hours of 9 pm to 6 am, or during a regularly scheduled day off, a non-exempt Employee who is not On Call, receives a telephone call from his/her supervisor, management, law enforcement, or other governmental agency for the purpose of conducting County business, then the Employee shall receive a minimum of one (1) hour pay at the Employee's overtime rate, or shall receive overtime pay for the actual duration of the telephone call, whichever is greater. Additional business calls received within the same paid hour will not be compensated in addition to the minimum of one (1) hour overtime pay. To qualify for the telephone call compensation, the Employee must notify their supervisor or Department Head of the following information within a reasonable period of time:

- Date and time the call was received;
- Time the call ended;
- o Name and/or entity that placed the call; and
- Subject of the call.

ARTICLE 22. MERIT LEAVE

[Note: Only applicable to FLSA-exempt employees]

- A. FLSA-exempt Employees are expected to efficiently manage time to perform their job duties, and be available for staff, clients and the public. This entails full-time exempt Employees being available for more than 40 hours per workweek (or a lesser amount in the case of part-time exempt Employees) and outside of normal business hours.
- B. In consideration of these expectations, the lack of overtime pay and the complexity of the job, eighty hours (80) of merit leave per calendar year shall be provided to full-time exempt Employees; part-time exempt Employees shall be provided a prorated lesser amount based on their regular schedule. Merit leave is not an hour-for-hour entitlement, but rather is extra time off provided in addition to vacation time, sick leave, etc. The initial entitlement for new Employees shall be prorated based upon the remainder of the calendar year from the date that their employment commences.

- C. Merit leave does not accrue to a bank and the yearly entitlement must be used within the calendar year it is provided, or it is lost. There is no carryover of unused merit leave to subsequent year(s) and merit leave has no cash value.
- D. Merit or vacation leave (or sick leave, if applicable) must be used whenever a full-time exempt Employee works fewer than 80 hours during any two-week period; or a prorated lesser number of hours during any two-week period in the case of part-time exempt Employees. For most exempt Employees, a two-week period means fourteen consecutive calendar days beginning on a Sunday; but exempt Employees working in offices on a "flex" schedule may count the fourteen days from a day other than Sunday, with department head approval.
- E. Merit leave is used in a manner similar to vacation time. An exempt Employee will note merit leave taken with an (M) on the time sheet in a manner similar to vacation time taken (V) and sick leave taken (S).

ARTICLE 23. TRANSFERS AND PROMOTIONS FOR PUBLIC WORKS MAINTENANCE EMPLOYEES

Maintenance Employees in the Department of Public Works may, with the approval of the Department of Public Works Director and the Chief Administrative Officer, transfer from one departmental district to another when an opening occurs. No employment applications or tests will be required. This employment opportunity shall be offered to current Employees prior to the advertisement of the opening (position) to other departments or the general public. Employees who desire to transfer shall make a request within ten (10) working days of notification to the Employee that an opening will exist.

ARTICLE 24. PHYSICAL EXAMINATIONS FOR REQUIRED DRIVERS' LICENSING

When a physical examination is required to acquire or renew a driver's license required to perform an Employee's duties, the examination shall be provided by a medical doctor designated by County at County expense. The examination shall be performed during the Employee's regular work hours without any reduction in pay.

ARTICLE 25. PERS RETIREMENT BENEFITS AND CONTRIBUTIONS

- A. The County shall continue its participation in the California Public Employees' Retirement System ("CalPERS"). Benefits and contributions shall continue to be as provided in the County's contract(s) with CalPERS, as summarized below.
 - <u>Retirement Tier 1—</u> Employees hired prior to April 10, 2012, or "Classic Members" as defined by CaIPERS, shall continue to receive the 2.7% at 55 retirement formula, highest twelve (12) month average final compensation period.
 - Retirement Tier 2 Employees hired between April 10, 2012, and December 31, 2012, or within six months of separation from employment with a public employer with pension system reciprocity, who are eligible for the retirement plan in effect on December 31, 2012, also "Classic Members" as defined by CaIPERS, shall continue to receive the 2.5% at 55 retirement formula, highest twelve (12) month average final compensation period.
 - Retirement Tier 3 Employees hired after December 31, 2012, or "New Members" as defined by CalPERS, shall continue to receive the 2% at 62 retirement formula, highest thirty-six (36) month average final compensation period, as mandated by the Public Employees' Pension Reform Act of 2013.
- B. Employees shall continue to pay the Employee's contribution for applicable CalPERS coverage and retirement (including any increases mandated by State law). County shall continue to implement the IRS 414H2 program for all Employees in order to facilitate and provide for tax deferred payment of the Employees' CalPERS contributions.
 - Effective the first full pay period following January 1, 2024, Classic Members' employee contribution shall be 11% through section 20516(f) cost sharing.
- C. Employees shall continue to be enrolled in the CaIPERS Level IV Survivors' Benefit Program (specifically those benefits provided by Government Code section 21574).
- D. The information contained in this Article summarizes the terms of the County's existing contracts with CaIPERS, and existing law. If current CaIPERS benefits differ from the above or change as a result of changes in the law, the actual CaIPERS benefits shall control.

ARTICLE 26. WAGES AND SALARY SCHEDULE

A. Effective the first full pay period ending after ratification of the MOU, employees who are not "Y" rated, shall receive an equity adjustment of 4.0% to their Base Salary Rate of Pay; and employees including those who are "Y" rated shall receive a cost of living adjustment (COLA) of 3.0% to their Base Salary Rate of Pay. Effective the first full pay period following January 1, 2025, employees who are not "Y" rated shall receive a cost of living adjustment (COLA) of 3.0% to their Base Salary Rate. Effective the first full pay period following January 1, 2026, employees who are not "Y" rated shall receive a cost of living adjustment (COLA) of 3.0% to their Base Salary Rate of Pay.

Market Equity Adjustment – The County will conduct a compensation study for implementation in the first full pay period of January 2025.

B. The salary schedule shall consist of five (5) steps, each step equivalent to five percent (5%) above the prior step, but not to exceed the top of the range for the position as identified in Appendix A ("Salary Matrix").

Appendix A also includes the new salary ranges for select positions.

C. All Employees will utilize direct deposit of payroll checks.

ARTICLE 27. HOLIDAY PAY

A. 24-hour Employees

Holiday pay for 24-hour Employees, including the Jail Food Service Manager, shall be paid biweekly in the amount of eight percent (8%) of base salary. This policy will eliminate holidays from the work schedule, save and except special County holiday pay, which will be paid. Any overtime work which falls on a regular day off which is, coincidentally, a calendar holiday, shall be paid at the overtime rate.

B. Landfill Employees

Landfill Employees, whether they work on a County holiday (as defined by the County Code) or not, will receive eight (8) hours compensation, in the form of eight (8) hours comp time, if they are not normally scheduled to work on the holiday, and in the form of eight (8) hours of regular compensation if they are normally scheduled to work on the holiday (in which case they may need to contribute one (1) hour comp time to maintain a forty (40) hour work week). In addition to the above, if a Landfill Employee works on a County holiday, then they will receive 1.5 times their normal rate of pay for each hour worked, up to eight (8) hours per day. Hours of work shall be from 7:30-4:00,

with a standard $^{1}/_{2}$ hour lunch break. After all hauler loads have been delivered for the day and all necessary service provided, Employees working on a County holiday may leave early, at their discretion, at any time after 12 noon.

C. 4/10 Employees

Employees who are permitted by the County (in its sole discretion) to work 4/10 schedules may maintain their 4/10 schedule during any week in which one or more County holidays occur, but must utilize any accrued vacation or comp time to account for any hours less than 40 that they actually work and/or are credited for during the holiday week. If any such Employee does not have such available leave, then the Employee shall account for any hours less than 40 that they work and/or are credited for during the holiday week with unpaid time off. Otherwise, said Employees shall work a regular 5/8 schedule during any holiday week.

D. <u>9/80 Employees</u>

Employees who are permitted by the County (in its sole discretion) to work 9/80 schedules but who do not work in landfill positions covered by Section B shall receive paid time off in the amount of eight (8) hours for each County holiday that occurs during a work week as follows:

- (1) Whenever a County holiday occurs on a regular workday for that Employee, the eight hours shall be taken (credited) on that date only (it may not be taken on a different date). The additional one hour of time necessary for the Employee to receive full pay for that date will be contributed/deducted from the Employee's accrued vacation leave or comp time in the Employee's discretion.
- (2) Whenever a County holiday occurs on a regular day off for that Employee, the eight hours shall be credited as comp time. The County in its sole discretion shall determine whether the regular day off for an Employee on such a 9/80 schedule is Friday or Monday.
- E. Employees required to work on a County holiday shall receive one and one-half (1.5) times their hourly rate for each hour worked, up to eight (8) hours per day, in addition to receiving eight (8) hours of regular pay for the holiday. In lieu of receiving pay for the hours worked on a County holiday, an Employee may elect to receive compensatory time at the rate of one and one-half times the actual hours worked on the holiday.

ARTICLE 28. BILINGUAL PAY

- A. County shall provide two tiers of bilingual pay based on the degree of fluency needed by the County and demonstrated by an eligible Employee. Bilingual pay for the tier requiring the highest level of fluency ("Tier II") is \$250 per month, and bilingual pay for the tier requiring the lower level of fluency ("Tier I"), as determined by the County, is \$125 per month.
- B. County shall determine its needs for bilingual communication skills, including which positions qualify for pay under this paragraph and which specific languages other than English are needed for such positions. County may also require testing of bilingual fluency as it deems necessary or desirable, as a prerequisite to being eligible for bilingual pay. In offices where the County determines that only one bilingual Employee is necessary, but multiple Employees in that office possess the needed bilingual skills and desire bilingual pay, the County shall equitably rotate bilingual assignments among those Employees so each has an opportunity to earn bilingual pay during such assignments.

ARTICLE 29. EDUCATION INCENTIVE PROGRAM

- A. Employees who wish to enroll in job-related or promotion-oriented courses shall be reimbursed by County for allowable expenses related to the courses (which includes courses for certifications, licensures, CEU's, and online courses) of up to nine hundred dollars (\$900.00) per calendar year. Allowable expenses shall be actually incurred, shall include tuition costs and out-of-pocket expenses for required course material and textbooks, and shall be subject to the following:
 - (1) Courses must be taken through an accredited institution if comparable courses are not offered in local schools.
 - (2) Employees will not be granted time off from their regular work schedule to attend such courses, unless approved by the County Administrative Officer.
 - (3) Approval for the educational incentive program shall be at the discretion of the County Administrative Officer, who will determine if each specific course is jobrelated or promotion-oriented. The County Administrative Officer will obtain and consider the recommendation of the Employee's Department Head in each case. The County Administrative Officer's approval shall not be unreasonably withheld. Such approval shall be obtained by the Employee prior to enrollment. A copy of the written approval shall be sent by the County Administrative Officer to the Auditor's Office, the Employee's Department Head, and the Employee.

- (4) Required course material and textbooks may be retained by the Employee upon satisfactory completion of the course.
- B. Reimbursement shall be made to the Employee within fifteen (15) calendar days after presentation to the Auditor's Office of appropriate receipts and proof of completion of the course with a minimum grade of "C" or the equivalent, or actual attaining of a certification, licensure, or CEU.

ARTICLE 30. EDUCATIONAL LOAN PROGRAM

Employees are eligible to apply for educational loans as set forth in Resolution No. R04-020 of the Board of Supervisors. Note: there is no entitlement to receive such a loan and the loan, if approved by the County Administrator, is in lieu of the Education Incentive Program discussed in Article 29. Furthermore, in no event shall an Employee be eligible to receive more than one (1) loan during the entire period of their employment with the County.

ARTICLE 31. MEMBERSHIP DUES

- A. Upon notification to the County by the Union that an Employee has elected to participate in the Union, the County will deduct Union dues from Employees' paychecks as directed by Union and transmit such dues to the Union monthly.
- B. The amount of membership dues shall be set by the Union. In the event of a change in the amount of dues, the Union shall promptly notify the County in writing of the new amount and the County will implement the new dues as soon as reasonably practicable.
- C. Under no circumstances is membership in the Union a condition of County employment.
- D. Union shall defend, indemnify and hold County harmless from any and all claims against County resulting from or arising out of the provisions of this Article, or the County's implementation thereof, except where it is determined that County has acted intentionally or with malice or actual fraud.

ARTICLE 32. CONFIDENTIAL EMPLOYEES

A. Confidential Employees shall be designated by position classification. All Confidential Employees are identified in Appendix B, which is attached hereto and made part hereof

by this reference. The list shall be modified from time to time, as necessary, to reflect the addition or deletion of confidential employment positions.

B. Confidential Employes shall not represent Union in collective bargaining or in matters relating to personal administration.

ARTICLE 33. MISCELLANEOUS PROVISIONS

A. Entire Agreement

Except as may be provided in specific Articles pertaining to future agreements between the parties, this MOU constitutes the entire understanding of the parties. It specifically supersedes any prior Agreement between the parties.

B. Alternate Work Schedules

County agrees that the County Administrative Officer and the Finance Director will continue to work and meet with Union regarding the evaluation of alternate work schedules, such as four (4) ten (10) hour days per week, instead of five (5) eight (8) hour days per week, for forty (40) hour per week Employees. This paragraph shall not be construed as requiring County to consider or implement unique, flexible working hours or schedules for individual Employees.

C. Inclement Weather

Employees in their discretion may take leave without pay, or may use accrued vacation, merit or CTO leave, if they have an excused absence from work due to inclement weather.

D. Amendments

The MOU may be amended only in writing after good faith negotiations between the parties. Any purported oral amendment shall be void and of no legal force or effect whatsoever.

E. Severability

If any Article or Section of this Agreement shall be held to be invalid by operation of law, or by any tribunal of competent jurisdiction, or if compliance with or any enforcement of any Article or Section should be restrained by such tribunal, the remainder of this Agreement shall not be affected thereby, and the parties may, if they agree, enter into collective bargaining negotiations for the sole purpose of arriving at a mutually satisfactory replacement for such Article or Section.

F. <u>Proration of Stipends for Part-Time Employees</u>

Any monetary stipend paid to an Employee pursuant to this MOU or other County policy, including but not limited to bilingual pay, shall be prorated in the case of part-time Employees.

ARTICLE 34. NO-LOCKOUT AND NO-STRIKE CLAUSE

During the term of this MOU, County agrees that it will not lock out Employees; and Union agrees that it will not engage in, encourage or approve any strike, slowdown or other work stoppage. Union will take whatever lawful steps are necessary to prevent any interruption of work in violation of this Article, recognizing with County that all matters of controversy within the scope of this MOU shall be settled by established grievance procedure.

ARTICLE 35. NON-DISCRIMINATION

- A. The County recognizes all legal rights of all Employees, including the right to join and participate in the activities of the Union, and to exercise all rights expressly and implicitly described in Section 3500 et seq. of the California Government Code, and the Meyers-Milias-Brown Act. The County shall not intimidate, restrain, coerce, or discriminate against any Employee because of the exercise of any such rights.
- B. No member, official, or representative of Union, shall in any way suffer any type of unlawful discrimination in connection with continued employment, promotion or otherwise by virtue of membership in or representation of Union.
- C. The provisions of this MOU shall apply to all Employees without discrimination because of race, religious creed, age, color, ancestry, national origin, sex, gender, gender identity, gender expression, sexual orientation, disability, genetic information, medical condition, marital status, military status or veteran status. In addition, the County shall not retaliate because of Employee's opposition to a practice the Employee reasonably believes to constitute employment discrimination or harassment or because of the Employee's participation in an employment investigation, proceeding, hearing or legitimate employee organization activities. Employees who believe they have been harassed, discriminated against, or retaliated against, should report that conduct to the County and the County will investigate those complaints.
- D. The parties to this MOU agree to comply with all applicable state and federal non-discrimination laws.

E. Only complaints of discrimination based upon paragraph B of this Article are subject to the grievance procedure contained in the County's Personnel Rules. All other complaints of discrimination are not subject to the grievance procedure and shall be addressed through the appropriate County, State and/or Federal offices.

ARTICLE 36. MANAGEMENT RIGHTS

- A. All management rights and functions, except those which are expressly abridged by this MOU, are expressly reserved by County. County may act by and through its County Administrator in exercising any management rights or powers with respect to an Employee, including but not limited to any rights or powers otherwise conferred by the County Code or County Personnel Policies on any department head or appointing authority. In the event of a conflict between the County Administrator and an Employee's department head or appointing authority, the County Administrator's decision shall prevail.
- B. The rights of County include, but are not limited to, the exclusive right to determine the mission of its constituent departments, commissions and boards; set standards of service; determine the procedures and standards of selection for employment and promotion; train, direct and assign its employees; take disciplinary action; relieve its employees from duty because of lack of work or for other reasons not prohibited or in conflict with State or Federal law; maintain the efficiency of County operation; determine the methods, means and personnel by which County operations are to be conducted; determine the content of job classifications; take all necessary and lawful actions to carry out its mission in emergencies; and exercise complete control and discretion over its organization and the technology of performing its work. County has the right to make rules and regulations pertaining to Employees, so long as such rules and regulations do not violate this MOU and are not prohibited by or in conflict with State or Federal law.
- C. County shall continue to exercise the authority vested in it by County Code and Personnel Rules & Regulations as they may be amended from time to time. The explicit provisions of this MOU, however, constitute the negotiated agreements between the parties and shall prevail in all terms and conditions as agreed between the parties.
- D. Nothing herein may be construed to limit the ability of the parties to voluntarily consult on any matter outside the scope of representation.

ARTICLE 37. PERSONNEL RULE REVISIONS

Union agrees to the County's operative personnel rules, which shall supersede all provisions previously agreed upon by Union and County. Notwithstanding any other provision of this MOU, the parties agree that County may propose revisions to such rules and/or additional personnel rules, provided that County allows an appropriate opportunity for affected Employees and their bargaining units to "meet-and-confer" in compliance with the Meyers-Milias-Brown Act, where required under that Act. Union agrees that the attached revised personnel rules shall apply to all Employees.

EXECUTION

IN WITNESS of the foregoing provisions, the parties have signed this Agreement below through their duly-authorized representatives:

Local 39/Union:	County of Mono:
BART FLORENCE, Business Manager	RHONDA DUGGAN, Board Chair Board of Supervisors
STAHLI ROBERT ALDRICH, President	STACEY SIMON, County Counsel
STEVE CROUCH, Director of Public Employees	
JERRY FREDERICK, Business Representative	

APPENDIX A

Changes to select positions on the MCPE Matrix

	Current	
Job Title	Range	New Range
Custodian I	39	47
Custodian II	43	49
Custodian III	47	53
Lead Custodian	51	55
Cook (Correctional)	45	52
Food Service Manager		
(Corrections)	51	58
Senior Services Cook/Driver	45	52
Senior Services Site Coordinator	49	56
	47	50
Animal Services Shelter Attendant	47	52
Animal Services Officer I	50	55
Animal Services Officer II	52	57
Vocational Assistant	47	51
Eligibility Specialist Trainee	51	53

APPENDIX A SALARY MATRICES

APPENDIX B Confidential Employees

Persons holding any of the following positions are "confidential employees" as described in this Memorandum of Understanding between the County of Mono and the International Union of Operating Engineers, Stationary Local 39, AFL-CIO.

POSITION	OFFICE
Administrative Services Specialist	County Administrative Office and County Counsel
Fiscal and Technical Specialist	County Administrative Office and County Counsel

Reflects a 7% Salary Increase effective December 10, 2023

		Steps				
Grade	Pay Rate	Α	В	С	D	E
	Annual	32,019	33,620	35,301	37,066	38,919
38	Hrly	15.39	16.16	16.97	17.82	18.71
20	Annual	32,819	34,460	36,183	37,992	39,892
39	Hrly	15.78	16.57	17.40	18.27	19.18
40	Annual	33,640	35,322	37,088	38,942	40,889
40	Hrly	16.17	16.98	17.83	18.72	19.66
41	Annual	34,481	36,205	38,015	39,916	41,912
41	Hrly	16.58	17.41	18.28	19.19	20.15
42	Annual	35,343	37,110	38,965	40,914	42,959
42	Hrly	16.99	17.84	18.73	19.67	20.65
43	Annual	36,226	38,038	39,940	41,937	44,033
43	Hrly	17.42	18.29	19.20	20.16	21.17
44	Annual	37,132	38,989	40,938	42,985	45,134
44	Hrly	17.85	18.74	19.68	20.67	21.70
45	Annual	38,060	39,963	41,962	44,060	46,263
43	Hrly	18.30	19.21	20.17	21.18	22.24
46	Annual	39,012	40,962	43,011	45,161	47,419
	Hrly	18.76	19.69	20.68	21.71	22.80
47	Annual	39,987	41,986	44,086	46,290	48,605
.,	Hrly	19.22	20.19	21.20	22.25	23.37
48	Annual	40,987	43,036	45,188	47,447	49,820
	Hrly	19.71	20.69	21.72	22.81	23.95
49	Annual	42,011	44,112	46,318	48,634	51,065
	Hrly	20.20	21.21	22.27	23.38	24.55
50	Annual	43,062	45,215	47,476	49,849	52,342
	Hrly	20.70	21.74	22.82	23.97	25.16
51	Annual	44,138	46,345	48,662	51,096	53,650
	Hrly	21.22	22.28	23.40	24.57	25.79
52	Annual	45,242	47,504	49,879	52,373	54,992
	Hrly	21.75	22.84	23.98	25.18	26.44
53	Annual	46,373	48,691	51,126	53,682	56,366
	Hrly	22.29	23.41	24.58	25.81	27.10
54	Annual	47,532	49,909	52,404	55,024	57,776
	Hrly	22.85	23.99	25.19	26.45	27.78
55	Annual	48,720	51,156	53,714	56,400	
	Hrly	23.42	24.59	25.82	27.12	28.47
56	Annual	49,938	52,435	55,057	57,810	60,701
	Hrly	24.01	25.21	26.47	27.79	29.18
57	Annual	51,187	53,746	56,434	59,255	62,218
	Hrly	24.61	25.84	27.13	28.49	29.91
58	Annual Hrly	52,467 25.22	55,090 26.49	57,844 27.81	60,737 29.20	63,773 <i>30.66</i>
	•					
59	Annual Hrly	53,778 25.85	56,467 27.15	59,291 28.51	62,255 29.93	65,368 31.43
	•					
60	Annual	55,123 26,50	57,879	60,773	63,811	67,002
	Hrly	26.50	27.83	29.22	30.68	32.21

Reflects a 7% Salary Increase effective December 10, 2023

Grade	Pay Rate	А	В	С	D	E
64	Annual	56,501	59,326	62,292	65,407	68,677
61	Hrly	27.16	28.52	29.95	31.45	33.02
63	Annual	57,913	60,809	63,849	67,042	70,394
62	Hrly	27.84	29.24	30.70	32.23	33.84
62	Annual	59,361	62,329	65,446	68,718	72,154
63	Hrly	28.54	29.97	31.46	33.04	34.69
64	Annual	60,845	63,887	67,082	70,436	73,958
64	Hrly	29.25	30.72	32.25	33.86	35.56
65	Annual	62,366	65,485	68,759	72,197	75,807
05	Hrly	29.98	31.48	33.06	34.71	36.45
66	Annual	63,925	67,122	70,478	74,002	77,702
00	Hrly	30.73	32.27	33.88	35.58	37.36
67	Annual	65,524	68,800	72,240	75,852	79,644
67	Hrly	31.50	33.08	34.73	36.47	38.29
co	Annual	67,162	70,520	74,046	77,748	81,635
68	Hrly	32.29	33.90	35.60	37.38	39.25
CO	Annual	68,841	72,283	75,897	79,692	83,676
69	Hrly	33.10	34.75	36.49	38.31	40.23
70	Annual	70,562	74,090	77,794	81,684	85,768
70	Hrly	33.92	35.62	37.40	39.27	41.23
71	Annual	72,326	75,942	79,739	83,726	87,912
	Hrly	34.77	36.51	38.34	40.25	42.27
72	Annual	74,134	77,841	81,733	85,819	90,110
72	Hrly	35.64	37.42	39.29	41.26	43.32
70	Annual	75,987	79,787	83,776	87,965	92,363
73	Hrly	36.53	38.36	40.28	42.29	44.41
74	Annual	77,887	81,781	85,870	90,164	94,672
74	Hrly	37.45	39.32	41.28	43.35	45.52
	Annual	79,834	83,826	88,017	92,418	97,039
75	Hrly	38.38	40.30	42.32	44.43	46.65
7.0	Annual	81,830	85,921	90,218	94,728	99,465
76	Hrly	39.34	41.31	43.37	45.54	47.82
	Annual	83,876	88,070	92,473	97,097	101,953
77	Hrly	40.32	42.34	44.46	46.68	49.02
	Annual	85,973	90,271	94,785	99,524	104,500
78	Hrly	41.33	43.40	45.57	47.85	50.24
	Annual	88,122	92,528	97,154	102,012	107,113
79	Hrly	42.37	44.48	46.71	49.04	51.50
00	Annual	90,325	94,841	99,583	104,562	109,793
80	Hrly	43.43	45.60	47.88	50.27	52.78
04	Annual	92,583	97,212	102,073	107,177	112,535
81	Hrly	44.51	46.74	49.07	51.53	54.10
02	Annual	94,898	99,643	104,625	109,856	115,349
82	Hrly	45.62	47.91	50.30	52.82	55.46
	Annual	97,270	102,134	107,240	112,602	118,232
83	Hrly	46.76	49.10	51.56	54.14	56.84

Reflects a 7% Salary Increase effective December 10, 2023

	·	Steps				
Grade	Pay Rate	А	В	С	D	E
84	Annual	99,702	104,687	109,921	115,417	121,188
04	Hrly	47.93	50.33	52.85	55.49	58.26
85	Annual	102,194	107,304	112,669	118,303	124,218
83	Hrly	49.13	51.59	54.17	56.88	59.72
86	Annual	104,749	109,987	115,486	121,260	127,323
80	Hrly	50.36	52.88	55.52	58.30	61.21
87	Annual	107,368	112,736	118,373	124,292	130,507
67	Hrly	51.62	54.20	56.91	59.76	62.74
88	Annual	110,052	115,555	121,333	127,399	133,769
00	Hrly	52.91	55.56	58.33	61.25	64.31
89	Annual	112,804	118,444	124,366	130,584	137,113
69	Hrly	54.23	56.94	59.79	62.78	65.92
90	Annual	115,624	121,405	127,475	133,849	140,541
90	Hrly	55.59	58.37	61.29	64.35	67.57
91	Annual	118,514	124,440	130,662	137,195	144,055
91	Hrly	56.98	59.83	62.82	65.96	69.26
92	Annual	121,477	127,551	133,928	140,625	147,656
32	Hrly	58.40	61.32	64.39	67.61	70.99
93	Annual	124,514	130,740	137,277	144,141	151,348
93	Hrly	59.86	62.86	66.00	69.30	72.76
94	Annual	127,627	134,008	140,709	147,744	155,131
94	Hrly	61.36	64.43	67.65	71.03	74.58
95	Annual	130,818	137,358	144,226	151,438	159,010
95	Hrly	62.89	66.04	69.34	72.81	76.45

Reflects a 3% COLA effective January 5, 2025

		ve January 3, 2023		Steps		
Grade	Pay Rate	А	В	С	D	E
20	Annual	32,979	34,628	36,360	38,178	40,087
38	Hrly	15.86	16.65	17.48	18.35	19.27
20	Annual	33,804	35,494	37,269	39,132	41,089
39	Hrly	16.25	17.06	17.92	18.81	19.75
40	Annual	34,649	36,381	38,201	40,111	42,116
	Hrly	16.66	17.49	18.37	19.28	20.25
41	Annual	35,515	37,291	39,156	41,113	43,169
	Hrly	17.07	17.93	18.82	19.77	20.75
42	Annual	36,403	38,223	40,134	42,141	44,248
	Hrly	17.50	18.38	19.30	20.26	21.27
43	Annual	37,313	39,179	41,138	43,195	45,354
	Hrly	17.94	18.84	19.78	20.77	21.80
44	Annual	38,246	40,158	42,166	44,275	46,488
	Hrly	18.39	19.31	20.27	21.29	22.35
45	Annual	39,202	41,162	43,220	45,381	47,650
	Hrly	18.85	19.79	20.78	21.82	22.91
46	Annual	40,182	42,191	44,301	46,516	48,842
	Hrly	19.32	20.28	21.30	22.36	23.48
47	Annual	41,187	43,246	45,408	47,679	50,063
	Hrly	19.80	20.79	21.83	22.92	24.07
48	Annual	42,216	44,327	46,544	48,871	51,314
	Hrly	20.30	21.31	22.38	23.50	24.67
49	Annual Hrly	43,272 20.80	45,435 21.84	47,707 22.94	50,093 24.08	52,597 25.29
	Annual					
50	Hrly	44,354 21.32	46,571 <i>22.39</i>	48,900 23.51	51,345 <i>24.69</i>	53,912 25.92
	Annual	45,462	47,736	50,122	52,628	55,260
51	Hrly	21.86	22.95	24.10	25.30	26.57
	Annual	46,599	48,929	51,375	53,944	56,641
52	Hrly	22.40	23.52	24.70	25.93	27.23
	Annual	47,764	50,152	52,660	55,293	58,057
53	Hrly	22.96	24.11	25.32	26.58	27.91
	Annual	48,958	51,406	53,976	56,675	59,509
54	Hrly	23.54	24.71	25.95	27.25	28.61
	Annual	50,182	52,691	55,326	58,092	60,997
55	Hrly	24.13	25.33	26.60	27.93	29.33
56	Annual	51,437	54,008	56,709	59,544	62,522
30	Hrly	24.73	25.97	27.26	28.63	30.06
57	Annual	52,723	55,359	58,127	61,033	64,085
<u> </u>	Hrly	25.35	26.61	27.95	29.34	30.81
58	Annual	54,041	56,743	59,580	62,559	65,687
	Hrly	25.98	27.28	28.64	30.08	31.58
59	Annual	55,392	58,161	61,069	64,123	67,329
	Hrly	26.63	27.96	29.36	30.83	32.37
60	Annual	56,776	59,615	62,596	65,726	69,012
	Hrly	27.30	28.66	30.09	31.60	33.18

Reflects a 3% COLA effective January 5, 2025

				Steps		
	Annual	58,196	61,106	64,161	67,369	70,737
61	Hrly	27.98	29.38	30.85	32.39	34.01
	Annual	59,651	62,633	65,765	69,053	72,506
62	Hrly	28.68	30.11	31.62	33.20	34.86
	Annual	61,142	64,199	67,409	70,779	74,318
63	Hrly	29.40	30.86	32.41	34.03	35.73
	Annual	62,671	65,804	69,094	72,549	76,176
64	Hrly	30.13	31.64	33.22	34.88	36.62
	Annual	64,237	67,449	70,822	74,363	78,081
65	Hrly	30.88	32.43	34.05	35.75	37.54
	Annual	65,843	69,135	72,592	76,222	80,033
66	Hrly	31.66	33.24	34.90	36.65	38.48
	Annual	67,489	70,864	74,407	78,127	82,034
67	Hrly	32.45	34.07	35.77	37.56	39.44
	Annual	69,177	72,635	76,267	80,080	84,084
68	Hrly	33.26	34.92	36.67	38.50	40.43
	Annual	70,906	74,451	78,174	82,082	86,187
69	Hrly	34.09	35.79	37.58	39.46	41.44
	Annual	72,679	76,313	80,128	84,135	88,34
70	Hrly	34.94	36.69	38.52	40.45	42.47
	Annual	74,496	78,220	82,131	86,238	90,550
71	Hrly	35.82	37.61	39.49	41.46	43.53
	Annual	76,358	80,176	84,185	88,394	92,814
72	Hrly	36.71	38.55	40.47	42.50	44.62
	Annual	78,267	82,180	86,289	90,604	95,134
73	Hrly	37.63	39.51	41.49	43.56	45.74
	Annual	80,224	84,235	88,446	92,869	97,512
74	Hrly	38.57	40.50	42.52	44.65	46.88
	Annual	82,229	86,341	90,658	95,191	99,950
75	Hrly	39.53	41.51	43.59	45.76	48.05
	Annual	84,285	88,499	92,924	97,570	102,449
76	Hrly	40.52	42.55	44.68	46.91	49.25
	Annual	86,392	90,712	95,247	100,010	105,010
77	Hrly	41.53	43.61	45.79	48.08	50.49
	Annual	88,552	92,979	97,628	102,510	107,63
78	Hrly	42.57	44.70	46.94	49.28	51.75
	Annual	90,766	95,304	100,069	105,073	110,326
79	Hrly	43.64	45.82	48.11	50.52	53.04
	Annual	93,035	97,686	102,571	107,699	113,084
80	Hrly	44.73	46.96	49.31	51.78	54.37
	Annual	95,361	100,129	105,135	110,392	115,91:
81	Hrly	45.85	48.14	50.55	53.07	55.73
	Annual	97,745	102,632	107,763	113,152	118,809
82	Hrly	46.99	49.34	51.81	54.40	57.12
	Annual	100,188	105,198	110,458	115,980	121,779
83	Hrly	48.17	50.58	53.10	55.76	58.55
	Annual	102,693	107,828	113,219	118,880	124,824
84	Hrly	49.37	51.84	54.43	57.15	60.01

Reflects a 3% COLA effective January 5, 2025

itellects o	effects a 5% COLA effective famually 5, 2025						
				Steps			
85	Annual	105,260	110,523	116,049	121,852	127,945	
85	Hrly	50.61	53.14	55.79	58.58	61.51	
96	Annual	107,892	113,286	118,951	124,898	131,143	
86	Hrly	51.87	54.46	57.19	60.05	63.05	
87	Annual	110,589	116,119	121,924	128,021	134,422	
67	Hrly	53.17	55.83	58.62	61.55	64.63	
88	Annual	113,354	119,021	124,973	131,221	137,782	
00	Hrly	54.50	57.22	60.08	63.09	66.24	
89	Annual	116,188	121,997	128,097	134,502	141,227	
65	Hrly	55.86	58.65	61.59	64.66	67.90	
90	Annual	119,092	125,047	131,299	137,864	144,757	
90	Hrly	57.26	60.12	63.12	66.28	69.59	
91	Annual	122,070	128,173	134,582	141,311	148,376	
31	Hrly	58.69	61.62	64.70	67.94	71.33	
92	Annual	125,121	131,377	137,946	144,844	152,086	
32	Hrly	60.15	63.16	66.32	69.64	73.12	
93	Annual	128,249	134,662	141,395	148,465	155,888	
93	Hrly	61.66	64.74	67.98	71.38	74.95	
94	Annual	131,456	138,028	144,930	152,176	159,785	
34	Hrly	63.20	66.36	69.68	73.16	76.82	
95	Annual	134,742	141,479	148,553	155,981	163,780	
33	Hrly	64.78	68.02	71.42	74.99	78.74	

Reflects a 3% COLA effective January 4, 2026

Grade	Pay Rate	А	В	С	D	E
	Annual	33,969	35,667	37,451	39,323	41,289
38	Hrly	16.33	17.15	18.01	18.91	19.85
	Annual	34,818	36,559	38,387	40,306	42,322
39	Hrly	16.74	17.58	18.46	19.38	20.35
40	Annual	35,688	37,473	39,347	41,314	43,380
40	Hrly	17.16	18.02	18.92	19.86	20.86
44	Annual	36,581	38,410	40,330	42,347	44,464
41	Hrly	17.59	18.47	19.39	20.36	21.38
42	Annual	37,495	39,370	41,338	43,405	45,576
42	Hrly	18.03	18.93	19.87	20.87	21.91
42	Annual	38,433	40,354	42,372	44,490	46,715
43	Hrly	18.48	19.40	20.37	21.39	22.46
4.4	Annual	39,393	41,363	43,431	45,603	47,883
44	Hrly	18.94	19.89	20.88	21.92	23.02
45	Annual	40,378	42,397	44,517	46,743	49,080
45	Hrly	19.41	20.38	21.40	22.47	23.60
46	Annual	41,388	43,457	45,630	47,911	50,307
46	Hrly	19.90	20.89	21.94	23.03	24.19
47	Annual	42,422	44,543	46,771	49,109	51,565
47	Hrly	20.40	21.42	22.49	23.61	24.79
40	Annual	43,483	45,657	47,940	50,337	52,854
48	Hrly	20.91	21.95	23.05	24.20	25.41
40	Annual	44,570	46,798	49,138	51,595	54,175
49	Hrly	21.43	22.50	23.62	24.81	26.05
Ε0	Annual	45,684	47,968	50,367	52,885	55,529
50	Hrly	21.96	23.06	24.21	25.43	26.70
51	Annual	46,826	49,168	51,626	54,207	56,918
31	Hrly	22.51	23.64	24.82	26.06	27.36
52	Annual	47,997	50,397	52,917	55,563	58,341
32	Hrly	23.08	24.23	25.44	26.71	28.05
53	Annual	49,197	51,657	54,240	56,952	59,799
	Hrly	23.65	24.83	26.08	27.38	28.75
54	Annual	50,427	52,948	55,596	58,375	61,294
J +	Hrly	24.24	25.46	26.73	28.07	29.47
55	Annual	51,688	54,272	56,985	59,835	62,827
	Hrly	24.85	26.09	27.40	28.77	30.21
56	Annual	52,980	55,629	58,410	61,331	64,397
	Hrly	25.47	26.74	28.08	29.49	30.96
57	Annual	54,304	57,019	59,870	62,864	66,007
<i></i>	Hrly	26.11	27.41	28.78	30.22	31.73
58	Annual	55,662	58,445	61,367	64,436	67,657
	Hrly	26.76	28.10	29.50	30.98	32.53
59	Annual	57,053	59,906	62,901	66,046	69,349
	Hrly	27.43	28.80	30.24	31.75	33.34
60	Annual	58,480	61,404	64,474	67,698	71,082
00	Hrly	28.12	29.52	31.00	32.55	34.17

Reflects a 3% COLA effective January 4, 2026

Grade	Pay Rate	Α	В	С	D	E
	Annual	59,942	62,939	66,086	69,390	72,859
61	Hrly	28.82	30.26	31.77	33.36	35.03
62	Annual	61,440	64,512	67,738	71,125	74,681
62	Hrly	29.54	31.02	32.57	34.19	35.90
62	Annual	62,976	66,125	69,431	72,903	76,548
63	Hrly	30.28	31.79	33.38	35.05	36.80
64	Annual	64,551	67,778	71,167	74,725	78,462
04	Hrly	31.03	32.59	34.21	35.93	37.72
65	Annual	66,164	69,473	72,946	76,594	80,423
05	Hrly	31.81	33.40	35.07	36.82	38.67
66	Annual	67,819	71,209	74,770	78,508	82,434
00	Hrly	32.61	34.24	35.95	37.74	39.63
C7	Annual	69,514	72,990	76,639	80,471	84,495
67	Hrly	33.42	35.09	36.85	38.69	40.62
CO	Annual	71,252	74,814	78,555	82,483	86,607
68	Hrly	34.26	35.97	37.77	39.66	41.64
co	Annual	73,033	76,685	80,519	84,545	88,772
69	Hrly	35.11	36.87	38.71	40.65	42.68
70	Annual	74,859	78,602	82,532	86,659	90,992
70	Hrly	35.99	37.79	39.68	41.66	43.75
71	Annual	76,730	80,567	84,595	88,825	93,266
	Hrly	36.89	38.73	40.67	42.70	44.84
72	Annual	78,649	82,581	86,710	91,046	95,598
72	Hrly	37.81	39.70	41.69	43.77	45.96
73	Annual	80,615	84,646	88,878	93,322	97,988
/3	Hrly	38.76	40.70	42.73	44.87	47.11
74	Annual	82,630	86,762	91,100	95,655	100,438
/	Hrly	39.73	41.71	43.80	45.99	48.29
75	Annual	84,696	88,931	93,377	98,046	102,949
/3	Hrly	40.72	42.76	44.89	47.14	49.49
76	Annual	86,813	91,154	95,712	100,497	105,522
70	Hrly	41.74	43.82	46.02	48.32	50.73
77	Annual	88,984	93,433	98,105	103,010	108,160
	Hrly	42.78	44.92	47.17	49.52	52.00
78	Annual	91,208	95,769	100,557	105,585	110,864
,,,	Hrly	43.85	46.04	48.34	50.76	53.30
79	Annual	93,489	98,163	103,071	108,225	113,636
	Hrly	44.95	47.19	49.55	52.03	54.63
80	Annual	95,826	100,617	105,648	110,930	116,477
	Hrly	46.07	48.37	50.79	53.33	56.00
81	Annual	98,221	103,132	108,289	113,704	119,389
<u> </u>	Hrly	47.22	49.58	52.06	54.67	57.40
82	Annual	100,677	105,711	110,996	116,546	122,373
<u> </u>	Hrly	48.40	50.82	53.36	56.03	58.83
83	Annual	103,194	108,354	113,771	119,460	125,433
03	Hrly	49.61	52.09	54.70	57.43	60.30

Reflects a 3% COLA effective January 4, 2026

		Steps				
Grade	Pay Rate	A	В	С	D	E
84	Annual	105,774	111,062	116,616	122,446	128,569
04	Hrly	50.85	53.40	56.07	58.87	61.81
85	Annual	108,418	113,839	119,531	125,507	131,783
65	Hrly	52.12	54.73	57.47	60.34	63.36
86	Annual	111,129	116,685	122,519	128,645	135,077
80	Hrly	53.43	56.10	58.90	61.85	64.94
87	Annual	113,907	119,602	125,582	131,861	138,454
67	Hrly	54.76	57.50	60.38	63.39	66.56
88	Annual	116,754	122,592	128,722	135,158	141,916
00	Hrly	56.13	58.94	61.89	64.98	68.23
89	Annual	119,673	125,657	131,940	138,537	145,464
83	Hrly	57.54	60.41	63.43	66.60	69.93
90	Annual	122,665	128,798	135,238	142,000	149,100
90	Hrly	58.97	61.92	65.02	68.27	71.68
91	Annual	125,732	132,018	138,619	145,550	152,828
91	Hrly	60.45	63.47	66.64	69.98	73.47
92	Annual	128,875	135,319	142,085	149,189	156,648
92	Hrly	61.96	65.06	68.31	71.73	75.31
93	Annual	132,097	138,702	145,637	152,919	160,565
93	Hrly	63.51	66.68	70.02	73.52	77.19
94	Annual	135,399	142,169	149,278	156,742	164,579
J +	Hrly	65.10	68.35	71.77	75.36	79.12
95	Annual	138,784	145,724	153,010	160,660	168,693
93	Hrly	66.72	70.06	73.56	77.24	81.10