MEMORANDUM OF UNDERSTANDING

ALAMEDA COUNTY BUILDING AND CONSTRUCTION TRADES COUNCIL

AND

THE COUNTY OF ALAMEDA



July 29, 2018 to October 1, 2022

2018 - 2022 MEMORANDUM OF UNDERSTANDING BETWEEN THE ALAMEDA COUNTY BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA

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2018 - 2022 MEMORANDUM OF UNDERSTANDING BETWEEN THE ALAMEDA COUNTY BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA

THIS MEMORANDUM OF UNDERSTANDING (MOU) is entered into by the County of Alameda, said political subdivision hereinafter designated as "County," and Alameda County Building and Construction Trades Council, hereinafter designated as "Union," as a recommendation to the Board of Supervisors of the County of Alameda of those conditions of employment which are to be in effect during the period July 29, 2018 through October 1, 2022, for those employees working in representation units referred to in Section 1. hereof.

SECTION 1. RECOGNITION.

- **1.A.** The County recognizes the Union as the exclusive bargaining representative for the following employees:
 - 1. All full-time employees in classifications included in Bargaining Unit 002 and 062 as specifically enumerated in Appendix A-1 and Appendix C attached hereto;
 - 2. All part-time employees in classifications included in Bargaining Unit 002 and 062 as referenced above, who are regularly scheduled to work two-fifths (0.4) or more time per pay period.

The County shall recognize the Union as the exclusive bargaining representative for employees in any other classification which may be established substantially within the scope of the duties now included within the above-referenced classifications. On an as-needed basis or not less than twice annually, in the months of May and November, representatives of the County and Union shall meet for the purpose of assigning any other newly created Civil Service classifications to the appropriate bargaining units. Such placement shall be by mutual consent. In case of disagreement, an arbitrator shall decide the matter.

- **1.B.** In disputes between the County and the Union over the assignment of newly created Civil Service classifications to appropriate bargaining units, the arbitrator shall decide the matter on the following basis:
 - The arbitrator shall reject any claim by the Union to any newly created classification whose duties are substantially within the scope of (a) management designated classifications, e.g., project specialists, management specialists, administrative interns, or other administrative classifications; or (b) classifications represented by other employee organizations.
 - 2. The arbitrator shall reject any claim of the Union to any newly created classification occupied exclusively by employees who work less than two-fifths (0.4) time.
 - 3. The arbitrator shall determine any dispute over whether or not the scope of duties of a newly created classification is substantially within the scope of duties now included within an Alameda County Building and Construction Trades Council-represented classification

or if a newly created classification is without clear recent precedent in the County service, whether or not the duties of such classification are, in general character, similar to those within Alameda County Building and Construction Trades Council-represented units provided, however, that the arbitrator shall have no power to assign a supervisory classification, as defined in the National Labor Relations Act, to a non-supervisory bargaining unit represented by the Union. In case of an arbitrator shall receive as relevant evidence the views of affected employees.

4. In the resolution of disputes arising from this Section 1., the parties agree on the selection of an arbitrator. In case of disagreement on the selection of the arbitrator, the provisions of subsection 26.H. of the MOU shall apply.

SECTION 2. NO DISCRIMINATION.

- 2.A. <u>DISCRIMINATION PROHIBITED</u>. In receiving the rights afforded by this MOU, no person shall in any way be favored or discriminated against because of political or religious opinions or affiliations, or because of age, race, color, sex, gender identity, national origin, sexual orientation, physical/mental disability, medical condition and/or any other protected class as defined by the federal and state law. Complaints arising pursuant to the provisions of this subsection shall only be processed according to the Uniform Complaint Procedure contained in Appendix D, which is incorporated by reference to this MOU, and shall be excluded from the Grievance Procedure.
- **2.B. NO DISCRIMINATION BECAUSE OF UNION ACTIVITY.** Neither the County nor the Union shall interfere with, intimidate, restrain, coerce, or discriminate against employees covered by this MOU because of the exercise of rights to engage or to not engage in Union activity.
- **2.C.** <u>**RIGHT TO CHANGE UNIFORM COMPLAINT PROCEDURE.</u></u> The County reserves the right to change the Uniform Complaint Procedure referenced in Appendix D during the term of this agreement, subject to the duty to meet and confer.</u>**

SECTION 3. UNION SECURITY.

3.A. NOTICE OF RECOGNIZED UNION. Each County department or agency shall post within the employee work or rest area a written notice which sets forth the classifications included within the representation units referred to in Section 1. hereof and which includes any classification existing in the department or agency, and the name and address of the recognized employee organization for each such unit. The department or agency shall also give a written notice to persons newly employed in representation unit classifications which notice shall contain the name and address of the employee organization recognized for such unit; the fact that the Union is the exclusive bargaining representative for the employee's unit and classification; and a copy of the current MOU to be supplied by the Union. The Union shall receive from the County on a flow basis, but at least once biweekly, the names and addresses of all new employees hired within such units. The Union agrees that it has a duty to provide fair and non-discriminatory representation to all employees in all classes of the units for which this Section is applicable provided the employee pays Union dues, a service fee, or a charitable contribution.

- **3.B.** <u>AGENCY SHOP.</u> Except as provided otherwise in this Section, employees in the representation unit referred to in Section 1. hereof, shall, as a condition of continuing employment, become and remain members of the Union or shall pay to the Union a service fee in lieu thereof. Such service fee shall be ninety-eight percent (98%) of Union dues and initiation fees (hereinafter collectively termed "service fee") of the Union representing the employee's classification and representation unit.
- 3.C. **IMPLEMENTATION.** Any employee hired by the County subject to this MOU shall be provided through the employee's department or agency, with a notice advising that the County has entered into an agency shop agreement with the Union and that all employees subject to the MOU must either join the Union, pay a service fee to the Union, or execute a written declaration claiming a religious exemption from this requirement. Such notice shall include a form for the employee's signature authorizing payroll deduction of Union dues or a service fee. Said employee shall have five (5) working days following the initial date of employment to fully execute the authorization form of his/her choice and return said form to agency/department payroll. If the form is not completed properly and returned within five (5) working days, the County Auditor-Controller shall commence and continue a payroll deduction of service fees from the regular biweekly pay warrants of such employee. The effective date of Union dues, service fee deductions or charitable contribution for such employee shall be the beginning of the first pay period of employment except that initiation fees shall be deducted in two (2) installments in successive pay periods, beginning with the first pay period.

Membership in a union other than the union recognized for the employee's representation unit and classification is permissible but will not affect the employee's obligation to become and remain a member of the union representing his/her unit and classification or to pay a service fee in lieu of such membership to such union.

The employee's earnings must be sufficient after other legal and required deductions are made to cover the amount of the dues or service fee check-off authorized. When an employee is in a non-pay status for an entire pay period, no withholding will be made to cover the pay period from future earnings. In the case of an employee who is in a non-pay status during only part of the pay period, and the salary is not sufficient to cover the full withholding, no deduction shall be made. In this connection, all other legal and required deductions (including health care deductions) have priority over Union dues and service fee.

3.D. <u>**RELIGIOUS EXEMPTION.**</u> Any employee of the County subject to this MOU who is a member of a bona fide religion, body or sect which has historically held conscientious objections to joining or financially supporting a public employee organization shall, upon presentation of verification of active membership in such religion, body, or sect be permitted to make a charitable contribution equal to the service fee in lieu of Union membership or service fee payment.

To qualify for the religious exemption, the employee will be required to submit to the Union and County a notarized letter signed by an official of the bona fide religion, body or sect certifying that person's membership. The deduction shall not be forwarded to the charity until the Union has approved of the exemption. Charitable contributions shall be by regular payroll deduction only. For purposes of this subsection, charitable deduction means a contribution to the Women's Refuge, the Emergency Shelter Program, the Emergency Food Bank Network, or the Narcotics Education League.

- **3.E.** <u>EXCLUSION OF EMPLOYEES.</u> The agency shop provisions set forth in subsections 3.B., 3.C., and 3.D. herein shall not apply to persons occupying positions designated as management, supervisory, or confidential, nor to persons not in the classified civil service. The County may designate positions as confidential in accordance with Administrative Code Section 3.04.020.
- **3.F. <u>FINANCIAL REPORTS.</u>** The Alameda County Building and Construction Trades Council shall make available its LM-2 filings pursuant to Government Code Section 3502.5(f). The Labor-Management Reporting and Disclosure Act of 1959 requires the Unions to file it LM-2 ninety (90) days after the end of the fiscal year. The County and employees can find a copy of the filed LM-2 at the Department of Labor OLM's website.

Failure to file such a report within one-hundred (100) days of the close of each Union's fiscal year shall result in the termination of all agency fee deductions without jeopardy to any employee, until said report is filed.

- **3.G. PAYROLL DEDUCTIONS AND PAYOVER.** The County shall deduct Union dues or service fees and premiums for approved insurance programs from employee's pay in conformity with State and County regulations. The County shall promptly pay over to the designated payee all sums so deducted. The County shall also periodically provide a list of all persons making charitable deductions pursuant to a religious exemption granted herein.
- **3.H.** <u>HOLD HARMLESS.</u> The Union shall indemnify and hold the County, its officers and employees, harmless from any and all claims, demands, suits, or any other action arising from the agency shop provisions herein. In no event shall the County be required to pay from its own funds, Union dues, service fee or charitable contributions, which the employee was obligated to pay, but failed to pay, regardless of the reasons.
- **3.I. SUSPENSION OF AGENCY FEES.** For the duration of any strike, sanctioned, called or supported by the Union, the County may suspend collection of agency service fee without jeopardy to the employee.
- **3.J.** WAIVER OF ELECTION FOR NEWLY-REPRESENTED EMPLOYEES AND NEW <u>REPRESENTATION UNITS.</u> The accretion of classifications and/or employees to the representation units set forth in Section 1. of this MOU shall not require an election herein for the application of this agency shop provision to such classifications and/or employees. The recognition of newly-established bargaining units and the inclusion of same within Section 1. of this MOU shall also not require an election herein for the application of this agency shop provision to such units.

SECTION 4. ACCESS TO EMPLOYEES; USE OF BULLETIN BOARDS; USE OF COUNTY FACILITIES; MEETINGS; SHOP STEWARDS

4.A. <u>ACCESS TO EMPLOYEES.</u> Authorized representatives of the Union shall have the right to contact employees and to visit job sites within the representation unit during working hours for the purposes of administering this MOU and consulting with stewards and employees on matters within the scope of representation. Such representatives shall notify the agency/department head or his/her designated representative of their presence prior to their arrival. The Union agrees that such representative shall not unduly disrupt the business of the work unit involved.

- **4.B.** <u>USE OF BULLETIN BOARDS.</u> The County agrees that reasonable space shall be allowed on bulletin boards for use by employees and the Union to communicate with unit employees. Posted materials shall not be obscene, defamatory, or unrelated to the scope of representation.
- **4.C.** <u>USE OF COUNTY FACILITIES.</u> County facilities may be made available upon timely application to the management representative under whose control the facility is placed for use by employees and the Union. Such use shall not occur during working hours other than lunch periods.
- **4.D.** <u>MEETINGS.</u> Meetings of Union representatives and unit employees or a group of unit employees may be held on County property, provided, however, such meetings shall not be during working hours except as stated in subsection 5.E. hereof.

4.E. <u>SHOP STEWARDS.</u>

- 1. **PURPOSE.** The County recognizes the need and affirms the right of the Union to designate shop stewards from among employees in the unit. It is agreed that the Union in appointing such shop stewards, does so for the purpose of promoting an effective relationship between supervisors and employees by helping to settle problems at the lowest level of supervision.
- 2. ROLE OF STEWARD AND SUPERVISOR. The shop steward recognizes the fact that the supervisor is the key person in the agency/department and, as such, is responsible to higher management for the quality and quantity of work. As the supervisor is the key person for management, the shop steward is the key person for the Union. They must promote and maintain good morale and friendly relations and must be willing to meet in good faith to settle grievances as they arise, exercising a positive approach. There must be mutual respect on both sides in these relations. The shop steward understands that his/her stewardship function does not relieve him/her from conforming to all rules of conduct and standards of performance established by law, regulation, county or agency/department policy or MOU.
- 3. SELECTION OF STEWARDS. The Union shall reserve the right to designate the method of selection of shop stewards. The Union shall notify the Agency/Department Head in writing of the names of the stewards and the units they represent. If a change in stewards is made, the Agency/Department Head shall be advised in writing of the steward being replaced and the steward named to take his/her place within thirty (30) calendar days of the new appointment. The union may appoint up to fourteen (14) shop stewards.
- **4. DUTIES AND RESPONSIBILITIES OF STEWARDS.** The following functions are understood to constitute the complete duties and responsibilities of shop stewards.
 - a. Duties and Time Limits
 - 1) Shop Stewards Working Full Time. After obtaining supervisory permission, shop stewards employed full time will be permitted to leave their normal work area during on-duty time not to exceed eight (8) hours per pay period in order to assist

in investigation of facts and assist in presentation of a grievance or a disciplinary action.

2) Shop Stewards Working Less Than Full Time. After obtaining supervisory permission, shop stewards employed two-fifths (0.4) time or more, but less than full time, will be permitted to leave their normal work area during on-duty time not to exceed four (4) hours per pay period in order to assist in investigation of facts and assist in presentation of a grievance or a disciplinary action.

To obtain permission to investigate a grievance on on-duty time, the steward shall advise the supervisor of the grievant of his/her investigation of the facts and the general nature of the grievance. The shop steward shall report such time to his/her supervisor as shop steward leave (payroll code UNI) for timekeeping purposes.

The shop steward is permitted to discuss the problem with all employees immediately concerned, and, if appropriate, to attempt to achieve settlement with the supervisory personnel involved. Agencies, wards, clients, detainees and outside interested parties will not be contacted by stewards as part of the grievance process. The employee may be represented by a steward at such times as a grievance is reduced to writing.

- 3) If, in the judgment of the supervisor, because of the necessity of maintaining an adequate level of service, permission cannot be granted immediately to the shop steward in order to present or investigate a grievance or a disciplinary action during on-duty time, such permission shall be granted by the supervisor no later than the next working day from the date the shop steward was denied permission.
- b. Stewards/employees who participate in the meet and confer process and/or participate on a Labor Management Team, must report such time to their supervisor as payroll code MCL for meet and confer and payroll code LMC for participating on a labor management team.
- c. Changes In Stewards Or Number Of Stewards. If management reassigns a shop steward which will leave his/her present shift or work location without a steward, the Union shall have the right to appoint a replacement. Should the Union wish to change stewards during the grievance procedure, it may do so provided that only one (1) steward will be allowed time off from work upon one (1) occasion to investigate the grievance.
- d. Shop Steward Signs. Shop stewards may identify themselves by use of an appropriate sign or placard so long as the sign or placard is no larger than four (4) inches by twelve (12) inches.
- **4.F.** ACCESS TO RECORDS. An employee shall be permitted to review his/her own personnel record. Union representatives shall be permitted to review employee records when accompanied by the employee or upon presentation of a written authorization signed by the employee. The County may verify any written authorization. The Union's access to employee records shall be for good cause only. Third party reference material shall not be made available.

Letters of reprimand or warning will be removed from an employee's official personnel file upon request of the employee after five (5) years from the date of the letter, provided the County has not initiated any subsequent corrective action of the employee. All requests must be presented in writing to the Agency/Department Head.

SECTION 5. HOURS OF WORK; SHIFTS; SCHEDULES AND REST PERIODS.

- **5.A.** WORK SCHEDULE AND CHANGE OF SHIFT. The Agency/Department Head shall prepare a schedule showing the hours which an employee of the County in his/her agency/department is to work. Except under emergency situations, no employee's shift shall be changed in any work week; and no shift change may be made except upon ten (10) days' notice of such change in shift to employee.
- **5.B.** <u>WORKDAY AND WORK WEEK.</u> The normal work week for each classification covered by this MOU is specified in Appendix A and Appendix C.
 - 1. For each employee whose normal workday is eight (8) hours per day, the normal work week shall be forty (40) hours, excluding overtime.
 - 2. For each part-time employee, the workday and/or work week will be determined by the Agency/Department Head. The workday and/or work week will be a proration of time scheduled to work to the normal forty (40) hour work week base for the employee's classification enumerated in Appendix A and Appendix C.
 - 3. For part-time and services-as-needed employees, the "work week base," as used herein, shall mean a number of hours in a work week which are equivalent to the full-time hours listed for classifications as enumerated in Appendix A and Appendix C.
- **5.C.** <u>HOURS OF WORK DEFINED.</u> Hours worked, including all hours suffered to be worked, shall include all time not under the control of the employee whether such hours are worked in the County's workplace, or in some other place where the employee is carrying out the duties of the County.
- **5.D. <u>REST PERIODS.**</u> Each employee shall be granted a rest period of fifteen (15) minutes during each work period of more than three (3) hours duration, provided, however, that rest periods are not scheduled during the first or last hour of such period of work. No wage deduction shall be made nor time off charged against employees taking authorized rest periods, nor shall any rights or overtime be accrued for rest periods not taken. There is no obligation upon the County to provide facilities for refreshments during the rest periods, or for procurement thereof.
- **5.E.** <u>CONVERSION OF WORK WEEK FROM 37.5 TO 40 HOURS.</u> Employees in classifications converting to a forty (40)-hour work week shall carry over their vacation and sick leave and subject to subsection 8.A. hereof, floating holiday balance in the same number of days and fractions of days recorded for the thirty-seven and one-half (37.5) hour work week. For compensatory time, the same number of hours and fractions of hours recorded for the thirty-seven and one-half (37.5) hour work week shall be carried over for the forty (40) hour work week subject to subsection 6.F. hereof.

- **5.F.** <u>VOLUNTARY REDUCTION OF WORK PERIOD.</u> Upon mutual agreement of a full-time permanent employee covered by this MOU and an Agency/Department Head, such employee may elect to reduce work hours with an equal reduction in pay and paid benefits for periods of up to thirteen (13) pay periods as follows:
 - 1. An employee and Agency/Department Head may agree that the employee shall work a part-time work schedule of ninety percent (90%), eighty percent (80%), seventy percent (70%), sixty percent (60%), or fifty percent (50%) in any biweekly pay period with a corresponding reduction in pay and paid benefits as set forth in subsection 5.F.4.
 - 2. Employees working an approved reduced work schedule shall revert to full-time work status at the end of the agreed to period or, if the employee transfers, promotes, demotes, terminates, or in any other way changes his/her status with the County, he/she will be removed from the reduced work schedule.
 - 3. With ten (10) calendar days advance notice, an Agency/Department Head may unilaterally terminate an approved reduced work schedule in the event of an unanticipated staffing or fiscal emergency. The determination to terminate the approved reduction shall be final and non-grievable.
 - 4. Employees opting to reduce hours under this subsection, shall be deemed full-time employees for all purposes of this Memorandum provided that such employees shall be entitled to paid leave accruals and health and dental plan contributions on the same basis as part-time employees represented herein during such periods.
 - 5. Employees who reduce working hours under this subsection will remain on the payroll with full-time employee status and the hours not worked as the result of the reduction shall be coded as approved leave without pay.

SECTION 6. OVERTIME.

- 6.A. <u>HOW OVERTIME IS AUTHORIZED.</u> Work for the County by an employee at times other than those scheduled as the employee's normal work week pursuant to Section 5. shall be approved in advance in writing by the Agency/Department Head, or in cases of unanticipated emergency, shall be approved by the Agency/Department Head, after such emergency work is performed. No employee shall perform overtime work unless such overtime work has been approved by the Agency/Department Head or his/her designee.
- **6.B.** <u>OVERTIME WORK DEFINED.</u> Overtime work shall be defined as all work performed in a work week in excess of the normal work week pursuant to Section 5. for the job classification. Holidays which fall on an employee's regularly scheduled day off shall not count towards the accumulation of the work week. Holidays worked, holidays which fall on an employee's normally scheduled workday and paid time off shall count toward the accumulation of the work week. Effective October 6, 2019, paid sick leave shall not count towards the accumulation of the workweek.

6.C. <u>RATES DEFINED.</u>

1. For the purposes of this Section, the hourly rate shall be defined as follows:

- a. For employees working a forty (40) hour work week, the hourly rate shall be the biweekly rate divided by eighty (80).
- 2. For purposes of this Section, the Fair Labor Standards Act (FLSA) regular rate shall be defined as follows:

An employee's FLSA regular rate shall include, in addition to his/her hourly rate as defined in subsection 6.C.1., any applicable salary ordinance footnote and any applicable premium payment pursuant to subsections 12.A., 12.B., 12.C., and 12.F., of this MOU.

- **6.D. <u>OVERTIME PAYMENT.</u>** Employees shall be compensated for overtime work either in cash or in compensatory time at the option of the Agency/Department Head as follows and consistent with subsection 6.F. herein:
 - 1. For classifications with a forty (40) hour normal work week, employees shall be compensated at time and one-half (1.5) for all time worked in excess of forty (40) hours.
 - 2. The method of compensation for cash payment of overtime worked shall be as follows:
 - a. Employees covered by the overtime provisions of the Fair Labor Standards Act shall be paid time and one-half (1.5) for overtime worked based on the employee's hourly rate, provided, however, that time and one-half (1.5) the employee's FLSA regular rate shall be paid for all actual hours worked in excess of forty (40) hours (excluding holidays and paid leave time) in an employee's normal work week.
 - b. Employees exempt from the overtime provisions of the Fair Labor Standards Act shall be paid time and one-half (1.5) for all overtime worked based on the employee's hourly rate.
 - 3. An employee on paid leave during the employee's entire normal work week shall only be compensated for overtime to the extent that the employee has actually performed overtime hours as defined in subsection 6.B. by working enough regular hours to accumulate hours in excess of the employee's normal work week.
- **6.E.** <u>WHEN OVERTIME SHALL BE PAID.</u> Compensation for overtime work shall be paid not later than the completion of the pay period next succeeding the pay period in which such overtime was earned.
- 6.F. WHEN COMPENSATING TIME OFF MAY BE TAKEN OR PAID FOR. Accumulated compensating time off earned on or after July 1, 1974, shall be taken within twenty-six (26) pay periods following the pay period in which it was earned. Scheduling of compensating time off shall be by mutual agreement of the employee and the Agency/Department Head provided that the Agency/Department Head may require that an employee adjust his/her work week in order to avoid overtime penalties and provided, further, that the Agency/Department head shall schedule compensating time off for all accumulated compensating time off in excess of eighty (80) hours.
- **6.G.** <u>DAYLIGHT SAVINGS TIME.</u> All employees working at the time daylight savings time starts or ends shall be paid for actual time worked and in accordance with subsection 6.D. and its provisions.

SECTION 7. LEAVES OF ABSENCE.

- **7.A.** <u>LEAVE MAY NOT EXCEED NINE MONTHS.</u> A leave of absence without pay may be granted by the Agency/Department head upon the request of the employee seeking such leave, but such leave shall not be for longer than nine (9) months, except hereinafter provided.
- **7.B.** <u>NO LEAVE TO ACCEPT OUTSIDE EMPLOYMENT.</u> A leave of absence without pay may not be granted to a person accepting either private or public employment outside the service of the County of Alameda, except as hereinafter provided.
- **7.C.** <u>MILITARY LEAVE.</u> Every employee shall be entitled to military leaves of absence as specified in Chapter 7, Part 1, Division 2 of the California Military and Veterans Code. The employee must present to the supervisor a copy of his/her military orders which specify the dates and duration of such leave.

If such employee shall have been continuously employed by the County for at least one (1) year prior to the date such absence begins, he/she shall be entitled to receive paid military leave as follows:

- Paid military leave, which may be granted during a fiscal year for continuous or intermittent military leave, is limited to a maximum of two-hundred forty (240) working hours for forty (40) hour/week classes, during ordered military leave, including-necessary travel time. The two-hundred forty (240)-hour limit reflects the equivalent of thirty (30) eight (8)-hour days but is designated in hours to account for alternative work schedules.
- 2. During the period specified in in subsection 7.C. above, the employee shall be entitled to receive pay only for those hours which the employee would have been regularly scheduled to work and would have worked but for the military leave.
- 3. The rate of pay shall be the same rate the employee would have received for hours worked during a shift he/she would have been scheduled to work or scheduled for paid holiday leave, had he/she not been on military leave.
- 4. In no event shall an employee be paid for time he/she would not have been scheduled to work during said military leave.

In determining employee eligibility for classifications requiring a minimum length of service, time spent on military leave shall be eligible for inclusion in the length of service calculation.

- **7.D.** <u>**TEMPORARY APPOINTMENT DUE TO MILITARY LEAVE.**</u> An Agency/Department Head may grant an employee a leave of absence without pay from his/her position to permit such an employee to be temporarily appointed to fill a position which is vacant as the result, and during the period, of a military leave of absence.
- **7.E.** <u>EDUCATIONAL LEAVE.</u> A leave of absence without pay may be granted by the Agency/Department Head upon the request of the employee seeking such leave for the purpose of education, but no one such leave of absence shall exceed a period of one (1) year.

- 7.F. <u>LEAVE WHEN LENT TO OTHER GOVERNMENTAL AGENCY OR GOVERNMENTAL</u> <u>INSTITUTION.</u> A leave of absence without pay may be granted by the Agency/Department Head to any employee who is lent to another governmental jurisdiction, to an agency engaged in a survey of government practices, or to an educational institution; but no one such leave of absence shall exceed a period of one (1) year.
- 7.G. <u>LEAVE OF ABSENCE TO ACCEPT APPOINTMENT TO THE UNCLASSIFIED SERVICE.</u> A leave of absence without pay may be granted to an employee to permit such person to accept employment for an indefinite period in the unclassified civil service of the County or in a position outside the County service, the salary of which is paid in whole or in part by the County. Upon termination of such employment, such person shall revert to the position from which said leave of absence was granted and, in the event such position has been filled by another person, the reduction in force procedures set forth in the Civil Service Commission rules shall apply.
- 7.H. <u>LEAVE OF ABSENCE TO ACCEPT APPOINTMENT TO ANOTHER POSITION IN THE</u> <u>CLASSIFIED SERVICE</u>. An employee having tenure in a classification in the classified civil service who is appointed to another classification in the classified service of the County may be granted a leave of absence without pay from the position to which he/she has tenure until he/she obtains tenure to such other position, or his/her appointment thereto is terminated for any reason, whichever first occurs. In the event of the return of such employee to the position from which leave of absence was granted, the employee with the least seniority in such class in such department shall be laid off if all authorized positions are filled.
- **7.I.** <u>LEAVE FOR ASSIGNMENT TO SPECIAL PROJECT.</u> An employee having tenure in a classification in the classified civil service, who is appointed to the classification of Project Specialist, may be granted a leave of absence without pay from the classification in which he/she has tenure, by the Agency/Department Head, for the duration of said employee's assignment to the special project.
- **7.J.** <u>LEAVE FOR JURY DUTY IN ANSWER TO SUBPOENA.</u> Sufficient paid leave shall be granted to permit an employee to travel between the workplace and the court and while serving on jury duty or in answer to a subpoena as a witness. Compensation for any employee regularly scheduled to work less than the normal work week for the job classification shall be prorated within a pay period in which leave is granted, based upon a proportion of the hours which would have been worked during that pay period but for the leave to the normal full-time pay period for the job classification.

Any jury or witness fee awarded to such person, less reimbursement for mileage, shall be deposited in the County Treasury. Any person assigned an afternoon or evening shift shall be entitled to equal time off as leave with pay from his/her next regularly scheduled shift for all time spent serving on jury duty or answering a subpoena as a witness and for traveling to and from court. Employees assigned on night shift only and actually serving on a jury may select jury duty leave on the shift prior to or the shift immediately following the day of jury duty.

When an employee is excused from jury duty or from answering a subpoena as a witness in time to report for at least one-half (0.5) of his/her regularly scheduled shift, the employee shall report to duty and jury duty pay under this Section shall be reduced accordingly. If the employee fails to report as set forth herein, he/she shall be docked for the balance of the day.

Employees shall apply for standby jury duty if the court permits this option. An employee whose work assignment precludes participation in the standby jury duty shall be exempted from this requirement, provided that an Agency/Department Head may adjust an employee's work assignment to permit the employee to apply for standby duty.

- **7.K. DISABILITY LEAVE FOR OTHER EMPLOYMENT**. Anything in this Memorandum to the contrary notwithstanding, any person who, because of sickness or injury, is incapable of performing his/her work or duties in the service of the County but who is nevertheless capable of performing other work or duties outside the service of the County may, within the discretion of the Agency/Department Head, be granted sick leave of absence without pay during such disability to accept such employment.
- 7.L. PERSONAL DISABILITY LEAVE. This subsection 7.L. applies only to part-time employees who work less than one-thousand two-hundred fifty (1,250) hours in a twelve (12)-month period and therefore do not qualify under the provisions of the Family and Medical Leave Act of 1993. If state and federal law changes so that such part-time employees are provided benefits equivalent to or exceeding those in this subsection, this subsection will no longer be in effect. After six (6) months from date of employment, an employee shall be entitled to leaves of absence without pay for not more than two (2) periods aggregating to no more than ninety (90) calendar days within a twelve (12)-month period upon presentation of acceptable proof of his/her personal disability. Before such leave, the employee must have used all accrued vacation, paid sick leave or compensating time off, unless the employee is receiving accrued vacation, paid sick leave or compensating time off as a supplement to disability insurance benefits under Section 21. of this MOU, in which event, the employee shall be entitled to personal disability leave. But the employee's entitlement to personal disability leave shall be reduced by the hourly equivalent of the disability insurance payment (hours of personal disability deducted per pay period equals two (2) times the employee's weekly disability insurance entitlement divided by the employee's normal hourly rate) provided, however, that an employee who has exhausted paid leave balances and is receiving disability insurance only shall have personal disability leave deducted on a day-for-day basis. Such leave may be extended by mutual agreement of the employee and the Agency/Department Head.

The Agency/Department Head may require acceptable proof of the employee's ability to return to work provided that the Agency/Department Head shall notify the employee in writing of such requirement in advance. If the submitted proof is deemed unacceptable, the Agency/Department Head shall immediately notify the employee in writing of existing deficiencies in the submitted proof. Employees granted leave under this subsection shall be returned to the same classification and the Agency/Department Head shall make his/her best effort to return such employee to the same geographical location, shift and, where there is specialization within a classification, to the same specialization. Questions as to whether or not the Agency/Department Head has used his/her best effort herein shall not be subject to the grievance procedure.

7.M. PREGNANCY & CHILD BONDING LEAVE. A pregnant employee is entitled to receive a pregnancy and child bonding leave of up to six months, the dates of which are to be mutually agreed upon by the employee and Agency/Department Head. Such an employee may elect to take accrued vacation or compensatory time off or sick leave, when eligible, during the period of pregnancy and child bonding leave, except that in the case of an employee who is regularly scheduled to work less than the normal full-time work week for the classification, paid leave shall be granted only for those days, or fractions thereof, on which such an

employee would have been regularly scheduled to work and would have worked but for the pregnancy and child bonding leave. The employee shall be entitled to sick leave with pay accumulated pursuant to subsection 10.D. of this MOU. Notwithstanding the above, the employee is entitled to take up to seven (7) months of total leave for the integration of the disability and child bonding leaves pursuant to the California Family Rights Act. These leaves, when eligible, are taken concurrently with FMLA.

Reinstatement subsequent to pregnancy and child bonding leave of absence shall be to the same classification from which leave was taken and the Agency/Department Head shall make his/her best effort to return such employee to the same geographical location, shift, and where there is specialization within a classification, to the same specialization. Questions as to whether or not the Agency/Department Head has used his/her best effort herein, shall not be subject to the grievance procedure.

7.N. <u>CHILD BONDING LEAVE</u>. A prospective father, domestic partner or adoptive parent is entitled to child bonding leave of up to twelve (12) weeks. Child bonding leave must be taken within one (1) year of the qualifying event. Child bonding leave runs concurrent with FMLA/CFRA. The scheduling of child bonding leave (either on FMLA or CFRA) on an intermittent basis and/or requests for a reduced work schedule are subject to mutual agreement by the Agency/Department Head as allowed by law.

Such an employee may elect to take accrued vacation or compensating time off during the period of child bonding leave except that in the case of an employee who is regularly scheduled to work less than the normal full-time workweek for the classification, paid leave shall be granted only for those days, or fractions thereof, on which such an employee would have worked but for child bonding leave. The use of sick leave during child bonding leave shall not be permitted to the employee unless they are otherwise eligible to use it as provided in subsection 10.J. of this MOU. Reinstatement subsequent to child bonding leave of absence shall be to the same classification from which leave was taken and the Agency/Department Head shall make its best effort to return such employee to the same geographical location, shift, and where there is specialization within a classification, to the same specialization. Questions as to whether or not the Agency/Department Head has made its best effort herein, shall not be subject to the grievance procedure.

7.0. DEATH IN IMMEDIATE FAMILY. A regularly scheduled employee may be granted up to five days of leave of absence with pay by the Agency/Department Head because of death in the immediate family. An employee shall be allowed to take such leave within a two (2) week period. For purposes of this subsection, "immediate family" means, mother, stepmother, father, stepfather, husband, wife, domestic partner (upon submission of a written affidavit for domestic partnership as defined in the Appendix C.), child of domestic partner, son, stepson, daughter, stepdaughter, grandparent, grandchild, brother, sister, foster parent, foster child, mother-in-law and father-in-law, or any other person sharing the relationship of in loco parentis; and, when living in the household of the employee, a brother-in-law or sister-in-law.

Entitlement to leave of absence under this subsection shall be only for all hours the employee would have been scheduled to work for those days granted and shall be in addition to any other entitlement for sick leave, emergency leave, or any other leave.

7.P. <u>LEAVE FOR PARTICIPATING IN EXAMINATION PROCESS.</u> Upon forty-eight (48) hours' advance notice by the employee to his/her supervisor, an employee shall be granted leave

while participating in an Alameda County examination which is scheduled during the employee's working hours. Sufficient paid leave shall be granted to permit the employee to travel between the workplace and the testing site. Examinations for jurisdictions other than the County of Alameda are exempted from this provision.

7.Q. <u>LEAVE FOR PARTICIPATING IN SELECTION PROCESS.</u> Upon twenty-four (24) hours' advance notice by the employee to his/her supervisor, an employee who has received a certification for an Alameda County employment interview shall be granted paid leave while participating in the interview scheduled during the employee's working hours. Sufficient paid leave shall be granted to permit the employee to travel between the workplace and the site of the interview. Interviews for jurisdictions other than the County of Alameda are exempted from this provision.

SECTION 8. HOLIDAYS.

8.A. HOLIDAYS DEFINED.

1. Paid holidays shall be:

Date	Known As
January 1	New Year's Day
Third Monday in January	Dr. Martin Luther King, Jr., Day
February 12 th	Lincoln's Birthday
Third Monday in February	Washington's Birthday
Last Monday in May	Memorial Day
July 4 th	Independence Day
First Monday in September	Labor Day
September 9 th	Admission Day
Second Monday in October	Columbus Day
November 11 th	Veterans' Day
Fourth Thursday in November	Thanksgiving Day
Day after Thanksgiving Day	
December 25 th	Christmas Day

All other days appointed by the President of the United States or the Governor of the State of California as a nation-wide or state-wide public holiday, day of fast, day of mourning, or day of thanksgiving, provided that observance of the day as a paid holiday is approved in writing by three or more members of the Board of Supervisors.

Two (2) floating holidays are to be scheduled by mutual agreement of the employee and his/her Agency/Department Head and taken within the calendar year. Employees hired on or after July 1 of each year will not be entitled to the floating holiday(s) for the calendar year in which they were hired.

2. Effective January 1, 2003, paid holidays shall be defined as follows, except as defined in subsection 8.A.3. below:

Date	Known As
January 1	New Year's Day

Third Monday in January	Dr. Martin Luther King, Jr., Day	
February 12 th	Lincoln's Birthday	
Third Monday in February	Washington's Birthday	
Last Monday in May	Memorial Day	
July 4 th	Independence Day	
First Monday in September	Labor Day	
November 11 th	Veterans' Day	
Fourth Thursday in November	Thanksgiving Day	
Day after Thanksgiving Day		
December 25 th	Christmas Day	

All other days appointed by the President of the United States or the Governor of the State of California as a nation-wide or state-wide public holiday, day of fast, day of mourning, or day of thanksgiving, provided that observance of the day as a paid holiday is approved in writing by three or more members of the Board of Supervisors.

Four (4) floating holidays are to be scheduled by mutual agreement of the employee and his/her Agency/Department Head and taken within the calendar year. Employees hired prior to July 1 of each year shall be entitled to the floating holiday(s). Employees hired after July 1 will not be entitled to the floating holiday(s) for the calendar year in which they were hired.

- 3. Employees of the General Services Agency and Public Works Agency who are in positions regularly assigned to cover shifts seven (7) days a week, twenty-four (24) hours a day, who are employed in the Agency on January 1, 2003, will continue to receive holidays as outlined in subsection 8.A.1. Employees who are appointed to the General Services Agency and Public Works Agency after January 1, 2003, and who are in units regularly assigned to cover shifts seven (7) days a week, twenty-four (24) hours a day, shall receive holidays as specified in subsection 8.A.2.
- **8.B.** <u>VALUE OF HOLIDAY.</u> The value of a holiday which falls during a pay period is one-tenth (0.10) of said scheduled pay period, excluding overtime. The maximum potential value of a holiday is eight (8) hours for a scheduled eighty (80)-hour pay period.
- 8.C. <u>NUMBER OF HOLIDAYS FOR SHIFT WORKERS.</u> No employee assigned to shift work shall receive a greater or lesser number of holidays as defined in subsection 8.A. in any calendar year than employees regularly assigned to work during the normal work week, regardless of how the holiday is compensated. The intent of this subsection is to compensate each employee for each holiday defined in subsection 8.A. above, whether compensation is in cash or time off.

For holiday administration purposes, only when an assigned shift overlaps two (2) calendar days, the day worked or scheduled to be worked shall be that calendar day upon which a majority of work, excluding overtime, was performed or scheduled.

8.D. <u>HOLIDAYS TO BE OBSERVED ON WORKDAYS.</u> In the event that January 1; February 12, known as "Lincoln's Birthday"; July 4; September 9, known as "Admission Day"; November 11, known as "Veterans' Day"; or December 25 shall fall on a Saturday, said holiday shall be observed on the preceding Friday. In the event that any of said holidays enumerated in this subsection shall fall on a Sunday, said holiday shall be observed on the

following Monday. A day proclaimed as a nation-wide or state-wide public holiday, day of fast, day of mourning, or day of thanksgiving and approved in writing by three or more members of the Board of Supervisors, shall be granted only to those employees who are regularly scheduled to work on the day for which such holiday is proclaimed.

Effective January 1, 2003, in the event that January 1; February 12, known as "Lincoln's Birthday"; July 4; November 11, known as "Veterans' Day"; or December 25 shall fall on a Saturday, said holiday shall be observed on the preceding Friday. In the event that any of said holidays enumerated in this subsection shall fall on a Sunday, said holiday shall be observed on the following Monday. A day proclaimed as a nation-wide or state-wide public holiday, day of fast, day of mourning, or day of thanksgiving and approved in writing by three or more members of the Board of Supervisors, shall be granted only to those employees who are regularly scheduled to work on the day for which such holiday is proclaimed.

8.E. HOLIDAY COMPENSATION.

1. For full-time employees:

- a. Holidays not worked by full-time employees shall be compensated at straight time.
- b. In the event that any employee, by virtue of having worked a holiday, as defined in this Section, should work longer than the normal work week as set forth in subsection 5.B. of this MOU, said employee shall be compensated as provided in subsections 6.B. and 6.C. hereof.

2. For part-time employees:

a. For part-time employees, the compensation for holidays not worked shall be at straight time, prorated each pay period in which a holiday occurs, based upon a proration of the hours which would have been worked within the pay period, but for the holiday, to the normal full-time pay period for the job classification.

Such an employee may, in writing, with a minimum of seven (7) calendar days' notice to his/her Agency/Department Head elect to use accrued vacation and/or compensating time off to replace a decrease experienced in the employee's regular biweekly salary due to a prorated holiday.

b. Less than full-time employees shall be compensated for hours worked on holidays defined herein at one and one-half (1.5) times the normal hourly rate.

Except in the case of employees regularly assigned to Zone 7, or the Sheriff's Department, when a holiday as set forth in subsection 8.A. hereof, other than a day proclaimed by the President of the United States or the Governor of the State of California as a nation-wide or state-wide public holiday, day of fast, day of mourning, or day of thanksgiving and approved in writing by three or more members of the Board of Supervisors, falls on an employee's regularly scheduled day off, such employee may be given an in-lieu day off (a less than full-time employee will receive a prorated in-lieu day off) within twenty-six (26) pay periods to be scheduled by mutual agreement of the employee and the County. Should an in-lieu day off not be granted, compensation shall be paid in cash pursuant to subsection 8.E.1.a. or subsection 8.E.2.a.

In the case of employees regularly assigned to Zone 7, or the Sheriff's Department, and Bridge Tenders regularly assigned to the Public Works Agency, when a holiday as set forth in subsection 8.A. hereof, other than a day proclaimed by the President of the United States or Governor of the State of California as a nationwide or statewide public holiday, day of fast, day of mourning, or day of thanksgiving and approved in writing by three (3) or more members of the Board of Supervisors, falls on an employee's regularly scheduled day off, such employee shall be compensated in cash (a less than full-time employee will receive prorated compensation in cash) at the rate of time and one-half (1.5) the employee's normal hourly rate.

- **8.F.** <u>ELIGIBILITY FOR HOLIDAY PAY.</u> To be eligible for holiday pay, except pay for a floating holiday, an employee must be on paid status on the employee's scheduled workday before and the employee's scheduled workday after the holiday.
- 8.G. <u>CONFORMITY WITH STATE HOLIDAYS.</u> In the event the Legislature shall amend Section 6700 of the Government Code to change the date a holiday listed in subsection 8.A. hereof is observed, employees subject to this MOU shall celebrate said holiday in conformity with the State. This subsection shall not be applied so as to increase or decrease the number of holidays set forth in subsection 8.A. hereof.
- **8.H.** <u>EXEMPT WORK SITUATION.</u> Time spent in study courses, seminars, and meetings of professional groups is exempt from the provisions of this Section.

SECTION 9. VACATION LEAVE.

Services-As-Needed employees working in classifications which are enumerated in Appendix A are excluded from the provisions of Section 9 (Vacation).

Employees in the service of the County shall accrue vacation as specified below. Vacation pay shall be granted only for those days or fractions thereof on which employees would have been regularly scheduled to work and would have worked but for the vacation period. An employee who is regularly scheduled to work less than the normal work week for the job classification shall accrue vacation leave accordingly. Vacation accrual shall be prorated each pay period based upon a proration of the hours worked within that pay period to the normal full-time pay period for the job classification.

9.A. VACATION ACCRUAL.

- 1. FOR EMPLOYEES HIRED PRIOR TO JANUARY 5, 2014. Each employee in the service of the County hired prior to January 5, 2014 shall accrue vacation leave according to the following schedules:
 - a. <u>**Two (2) week accrual**</u> Employees shall accrue two (2) weeks of vacation annually until completion of 104 full-time biweekly pay periods (4 years) of continuous employment.
 - b. <u>Three (3) week accrual</u> Employees shall accrue three (3) weeks of vacation annually after the completion of 104 full-time biweekly pay periods (4 years) of continuous employment and until completion of 286 full-time biweekly pay periods (11 years) of continuous employment.

- c <u>Four (4) week accrual</u> Employees shall accrue four (4) weeks of vacation annually after the completion of 286 full-time biweekly pay periods (11 years) of continuous employment and until completion of 520 full time biweekly pay periods (20 years) of continuous employment.
- d. <u>Five (5) week accrual</u> Employees shall accrue five (5) weeks of vacation annually after the completion of 520 full-time biweekly pay periods (20 years) of continuous employment.
- 2. FOR EMPLOYEES HIRED ON OR AFTER JANUARY 5, 2014. Each employee in the service of the County hired after January 5, 2014 shall accrue vacation leave as follows:
 - a. <u>Two (2) week accrual</u> Employees shall accrue two (2) weeks of vacation annually until completion of 104 full-time biweekly pay periods (4 years) of continuous employment, up to a maximum balance of four weeks.
 - b. <u>Three (3) week accrual</u> Employees shall accrue three (3) weeks of vacation annually after the completion of 104 full-time biweekly pay periods (4 years) of continuous employment and until completion of 286 full-time biweekly pay periods (11 years) of continuous employment, up to a maximum balance of six weeks.
 - c. <u>Four (4) week accrual</u> Employees shall accrue four (4) weeks of vacation annually after the completion of 286 full-time biweekly pay periods (11 years) of continuous employment and until completion of 520 full time biweekly pay periods (20 years) of continuous employment, up to a maximum balance of eight weeks.
 - d. <u>Five (5) week accrual</u> Employees shall accrue five (5) weeks of vacation annually after the completion of 520 full-time biweekly pay periods (20 years) of continuous employment, up to a maximum balance of ten weeks.

9.B. CASH PAYMENT IN LIEU OF VACATION LEAVE.

1. FOR PERSONS EMPLOYED PRIOR TO January 5, 2014.

- a. An employee who accrues vacation leave pursuant to subsection 9.A.1. and who leaves the County service for any reason shall be paid at the biweekly or hourly rate for each classification as set forth in Appendix A-1, for unused vacation accrued to the date of his/her separation, provided that such entitlement shall not exceed the employee's applicable maximum vacation balance as set forth in subsection 9.C.
- b. Employees hired prior to January 5, 2014 shall have the primary responsibility to schedule and take sufficient vacation leave to reduce their accrued vacation leave balances to levels which do not exceed the amount for which they can receive cash payment hereunder upon termination. Agency/Department Heads shall make a reasonable effort to accommodate written vacation leave requests submitted by employees which state that the purpose of such requests is to reduce accrued vacation leave balances to the level which can be paid for in cash upon termination.

2. FOR PERSONS EMPLOYED ON OR AFTER January 5, 2014.

a. An employee who accrues vacation leave pursuant to subsection 9.A.2. and who leaves the County service for any reason shall be paid at the biweekly or hourly rate for each classification as set forth in Appendix A-1, for unused vacation accrued to the date of his/her separation, provided that such entitlement shall not exceed the employee's applicable maximum vacation balance as set forth in subsection 9.C.

9.C. LIMITATION ON UNUSED VACATION LEAVE BALANCES.

1. For employees hired prior to January 5, 2014, maximum vacation leave balances allowable prior to the pay period containing January 1 of each year beginning in the year 2005, shall be no more than two (2) times the employee's vacation accrual rate, and shall be as follows:

Vacation Accrual Rate Years of Service	Vacation Accrual Rate in Pay Period Prior to January 1	Maximum Balance in Pay Period Containing January 1
0 to 4 years	2 weeks	4 weeks
4 to 11 years	3 weeks	6 weeks
11 to 20 years	4 weeks	8 weeks
20 years	5 weeks	10 weeks

2. For employees hired on or after January 5, 2014, the accrual of vacation leave will cease effective with any pay period in which the employee's vacation accrual reaches its maximum balance and shall not recommence until the employee's vacation leave balance falls below this maximum. While employees shall have the primary responsibility to schedule and take sufficient vacation to reduce their accrued vacation leave balances to levels which do not exceed their maximum balance, Department Heads will make a reasonable effort to accommodate written vacation leave requests submitted by employees which state that the purposed of such request is to reduce accrued vacation leave balances to a level below their maximum accrual.

The maximum balance for each accrual rate shall be as follows:

Vacation Accrual Rate Years of Service	Vacation Accrual Rate	Maximum Pay Period Balance
0 to 4 years	2 weeks	4 weeks
4 to 11 years	3 weeks	6 weeks
11 to 20 years	4 weeks	8 weeks
20 years	5 weeks	10 weeks

- **9.D. DATE WHEN VACATION CREDIT STARTS.** Vacation credit shall begin as of the date of employment. In the event the date of employment is not on the first day of the pay period, then the vacation credit for that pay period shall be prorated in accordance with the actual time worked in the pay period.
- 9.E. <u>MAXIMUM ALLOWABLE VACATION BALANCE AND USE OF PREVIOUSLY ACCRUED</u> <u>VACATION FOR EMPLOYEES HIRED PRIOR TO JANUARY 5, 2014</u>. Employees hired prior to January 5, 2014 who accrue vacation under subsection 9.A.1 shall have the primary responsibility to schedule and take sufficient vacation leave to reduce their accrued vacation leave balances to levels which do not exceed the amount for which they can receive cash

payment hereunder upon termination or which will avoid a downward adjustment at the beginning of the pay period containing January 1. As of the pay period containing January 1 of each year, the vacation leave balance of any employee which exceeds the maximum allowable vacation balance will be adjusted downward to the maximum allowable vacation balance will be adjusted downward to the maximum allowable vacation balance level (by placing the excess vacation in a departmental catastrophic sick leave pool) and the County will thereafter have no obligation with respect to the vacation leave affected by the adjustment. Department/Agency Heads shall make a reasonable effort to accommodate written vacation leave requests submitted by employees which state that the purpose of such request is to reduce accrued vacation leave balances to the level which can be paid for in cash upon termination or to avoid a downward adjustment.

9.F. <u>MAXIMUM VACATION LEAVE.</u> An employee shall be allowed to take one and one-half (1.5) times his/her annual vacation accrual during any calendar year, provided that he/she has accumulated sufficient unused vacation leave.

An employee, with the permission of his/her Agency/Department Head, may take vacation in excess of one and one-half (1.5) times his/her annual vacation accrual during any calendar year, if he/she has accumulated sufficient unused vacation leave.

- **9.G.** <u>**DEFINITIONS.**</u> For the purpose of this Section, "workday" shall mean any day upon which an employee would normally be required to work.
- **9.H.** <u>EFFECT OF LEAVE WITHOUT PAY ON VACATION CREDIT.</u> No vacation credit shall be earned during the period when an employee is absent on leave without pay.
- **9.I. EFFECT OF ABSENCE ON CONTINUOUS SERVICE.** Absence on authorized leave without pay, and time during which a person is laid off because his/her services are not needed, and time during which a person is temporarily not employed by the County, if followed by reemployment within three (3) years, shall not be considered as an interruption of continuous service for the purpose of this Section; but the period of time such employee is absent on authorized leave without pay or so laid off or so temporarily not employed shall not be counted in computing such years of continuous employment for the purpose of this Section, provided that, for the purpose of qualifying for twenty-five (25) working days' vacation leave, where a person has been employee shall be deemed to have been continuous.
- **9.J.** WHEN VACATION LEAVE MAY BE TAKEN. Paid leave may be granted only for those days or fractions thereof on which an employee would have been regularly scheduled to work and would have worked but for the vacation leave.
 - 1. Except as provided in subsection 9.J.2. hereof, vacation shall be scheduled by mutual agreement of the employee and the Agency/Department Head. An employee shall be allowed to divide his/her vacation leave in any calendar year into two (2) segments. An Agency/Department Head, at his/her discretion, may grant an employee additional segments of vacation in increments of at least one (1) hour or more. These segments are to be in addition to any segments of vacation leave used as personal leave as defined in subsection 9.K. In the event of conflicting requests from employees, the matter shall be decided in favor of the employee having the longest County service in a classification and vacation scheduling unit. Subsequent vacation requests within the same calendar year shall be resolved in favor of the most senior employee who has not, by virtue of his/her senior position, previously had such a conflict resolved in his/her

favor during the calendar year. In the event of vacation schedule conflict among employees, all of whom have, by virtue of their senior position, had such conflicts resolved in their favor during the calendar year, the senior employee who has had the least number of such conflicts resolved in his/her favor shall prevail. When written submission of a vacation request is required pursuant to this subsection, 9.J.1., the County shall respond with in twenty (20) calendar days in writing or shall schedule the vacation requested by the employee.

- 2. <u>For Part-Time Employees:</u> Any employee scheduled to work less than the full-time work week and two-fifths (0.4) or more time for the job classification may, at the discretion of the Agency/Department Head be included in a vacation scheduling unit with full-time employees in the same job classification, and in such cases both the full-time and the less than full-time employees shall have conflicting requests resolved according to the procedure indicated herein.
- In the event that vacation scheduling pursuant to subsection 9.J.1. or 9.J.2. hereof is 3. impractical due to the size of the agency/department, vacation scheduling unit involved or other reasons, the following procedures shall apply. In a month established by the Agency/Department Head, any employee may submit up to three (3) choices of preferred vacation period for the subsequent twelve (12) months. The agency/department has approved such choices on the basis of employee seniority as set forth in subsection 9.J.1. or 9.J.2. hereof. The department shall post a list of approved and scheduled vacations by no later than six (6) weeks following the end of the designated month in which the vacation requests were due. Any employee who fails to submit a choice or choices or any new employee who misses the sign-up period for the department shall schedule vacations by mutual agreement pursuant to subsection 9.J.1. or 9.J.2 hereof provided that such vacation scheduled by mutual agreement shall not supersede any vacation scheduled by submission. In the administration of this subsection 9.J.3., the Agency/Department Head shall post seniority lists; lists of the number of employees by classification allowed to be on vacation at one (1) time or for any period; and blank calendars or other means which shall make it possible for employees to submit their three (3) choices and to determine which employees have applied for which vacation periods.
- **9.K.** <u>PERSONAL LEAVE.</u> An employee shall be allowed two (2) days in any calendar year from his/her regular vacation allowance of personal leave. An Agency/Department Head shall not deny a request for this leave except for reasons critical to the operation of his/her agency/department. Such personal leave shall be in segments of one (1) hour or more wherever feasible.
- **9.L. <u>RATE OF VACATION PAY.</u>** Compensation during vacation shall be at the rate of compensation which such person would have been entitled to receive, including premium pay, if in active service during such vacation period.
- **9.M.** <u>VACATION TRANSFER.</u> Married couples or domestic partners, employed by the County, may elect to transfer up to five (5) days of their accrued vacation leave balances to their spouse or domestic partner (upon submission of an affidavit as defined in Appendix B) per each event of maternity, paternity, and/or adoption.
- **9.N.** <u>CONTINUATION OF SECTION.</u> This Section 9. shall remain in full force and effect notwithstanding the expiration of the other sections of this MOU on October 1, 2022, as

provided in Section 34., and unless otherwise agreed to by the County, shall be incorporated into the successor MOU.

9.0. EMPLOYEE ENTRY INTO BARGAINING UNITS COVERED BY THIS MOU.

- 1. Employees who enter a bargaining unit covered by this Agreement and who are hired prior to January 5, 2014 and are not subject to a maximum vacation accrual shall have one (1) full calendar year to reduce his/her vacation balance to the maximum allowable, unless the employee is coming from a bargaining unit where the "maximum allowable vacation balance" is already applicable. After one (1) full calendar year, the vacation leave balance of any employee which exceeds the maximum balance allowable will be adjusted downward to the maximum balance allowable (by placing the excess vacation in a departmental catastrophic sick leave pool) and the County will thereafter have no obligation with respect to the vacation leave affected by the adjustment. Department Heads shall make a reasonable effort to accommodate written vacation leave requests submitted by employees which state that the purpose of such request is to reduce accrued vacation leave balances to the level which can be paid for in cash upon termination or to avoid a downward adjustment.
- Employees hired on or after January 5, 2014 and who come from a County 2. representation unit where the vacation accrual limits are not subject to provisions equivalent to those in subsection 9.A.2. above shall be subject to provisions outlined in subsection 9.A.2. above. Notwithstanding the above, upon entry into this bargaining unit, for those that have a vacation balance in excess of two (2) times the accrual rate, he/she shall have his/her vacation balance reduced and subject to the maximum balance as provided in subsection 9.C. effective the pay period containing January 1 of the calendar year following his/her appointment into the bargaining unit to allow time for the employee to reduce his/her balance below the cap. The vacation leave balance of any employee which is in excess of the maximum balance allowable will be adjusted downward to the maximum balance in subsection 9.A.2. (by placing the excess vacation in a departmental catastrophic sick leave pool) and the County will thereafter have no obligation with respect to the vacation leave affected by the adjustment. Department Heads shall make a reasonable effort to accommodate written vacation leave requests submitted by employees which state that the purpose of such request is to reduce accrued vacation leave balances to the level which can be paid for in cash upon termination or to avoid a downward adjustment.

9.P. VACATION PURCHASE PLAN.

1. Effective Calendar Year 2015, and for any purchased vacation balance used on or after January 1, 2015, an employee purchasing vacation is responsible for all County costs associated with vacation purchase. For the pay period in which purchased vacation is utilized as time off, the employee's total compensation shall not include the contributions made by Alameda County towards premium based and accrued benefits including retirement, County medical and dental plans, sick leave, and vacation time for all bi-weekly hours, or portions thereof, coded as purchased vacation. These prorated premium costs shall be deducted from the employees' paycheck for the bi-weekly pay period in which the purchased vacation is utilized and, further, the employee will not accrue vacation and sick leave for such hours. Also, purchased vacation time utilized as time off will not count towards seniority, hours in step, or towards the completion of the probationary period or retirement service credit. The employee will not be eligible to

receive holiday pay if the employee uses Vacation Buy hours the day before and/or the day after a holiday; holiday pay will be pro-rated based on the number of paid time hours less the number of Vacation Buy hours used during that pay period.

- 2. Effective **Calendar Year 2015** and every year thereafter, only those full-time employees who have completed less than one-hundred four (104) full-time biweekly pay periods four (4) years of continuous employment and are accruing vacation at the two (2) weeks per year rate may elect to purchase one (1) additional week of vacation over and above their regular entitlement as set forth in this MOU. Part-time and intermittent employees may not purchase vacation. Employees eligible for vacation purchase may elect to purchase one (1) week under the Vacation Purchase Plan during Open Enrollment.
 - a. On the first pay period of the calendar year, the participating employees' vacation balance will be adjusted to reflect the additional amount of vacation purchased. Employees may use the vacation time purchased, scheduled by mutual agreement, between the employee and the Agency/Department Head. Employees pay for the vacation time purchased in equal installments during the calendar year.
 - b. To be eligible to purchase vacation for the upcoming plan year, an employee must have completed payment for any previous vacation purchased by the end of the current plan year. The County reserves the right to revoke vacation purchase elections made during Open Enrollment if the previous year vacation purchase payments are not complete.
 - c. To be eligible to purchase one (1) week of vacation, an employee must have no unused purchased vacation as of the third pay period prior to the start of Open Enrollment.
 - d. In the event that an employee uses purchased vacation and leaves County service prior to paying for it, the employee agrees as a condition of participation that the County has the right to recover the unpaid cost for any used and unpaid vacation from the employee, deducting any sum owed to the County from the employee's final pay warrant.
 - e. In the event there is insufficient pay to deduct from the employee's final pay warrant, the amount is still due and payable to the County; the employee must repay the County. Any failure to repay the County upon termination will result in collection proceedings.
 - f. In the event that an employee is unable to cover the cost of purchased vacation in any pay period(s) due to insufficient pay, the County reserves the right to adjust the amount of the deductions from future warrants to cover the cost of the purchased vacation.
 - g. In the event that a participating employee moves between a forty (40)-hour per week position and a thirty-seven and one-half (37.5)-hour per week position, he/she shall carry over his/her purchased vacation balance in the same number of days and fractions of days.

- h. In the event that an employee changes status from eligible to purchase vacation to a non-eligible status:
 - 1) The County shall cease deduction and no additional days will be allowed for purchase.
 - 2) The County shall reduce the purchased vacation balance by the amount which the employee has not yet paid.
 - 3) The employee shall be allowed to retain and use the time purchased as of the date of the change from eligible to ineligible through the final pay period of the calendar year of the date of ineligibility.
 - 4) For purchased vacation remaining and unused through the final pay period of the calendar year, as set forth in subsection 9.P.2.h.(3) above, the employee shall be paid at the pay rate at the time of enrollment, for the purchased vacation time not taken as of the 1st pay period of the following year.
 - 5) If the employee has used the purchased vacation time prior to completing payment for such vacation, the County will recover the cost of that vacation not yet paid for from the employee by pay warrant deduction.
- i. In the event that an employee experiences a pay rate change during the plan year, the total annual cost will remain the same as at the time of enrollment.
- 3. The County retains the right to eliminate vacation purchase upon appropriate notice to the union, and after meeting and conferring if requested, during the term of this agreement.
- **9.Q.** <u>VACATION SELLBACK.</u> Full-time employees represented by Alameda County Building and Construction Trades Council may sell up to five (5) days (prorated for part-time employees) to be used solely for the purchase of Disability Insurance.

Employees may receive equivalent cash payment for up to five (5) vacation days per fiscal year and employees accruing at least twenty (20) days of vacation may receive equivalent cash payment for up to ten (10) days per fiscal year. This benefit shall be prorated for part-time employees based on the proportion of the normal forty (40)-hour workweek for which the employee is regularly scheduled to work. In lieu of, or in addition to the foregoing, an employee may have accrued vacation leave credited against his/her transition pay obligation to the County. Vacation sellback under this Section is in addition to the amount of sellback that can be used to purchase Disability Insurance under Section 29. Requests for vacation sellback are irrevocable.

SECTION 10. SICK LEAVE.

Paid leave may be granted only for those days or fractions thereof on which an employee would have been regularly scheduled to work and would have worked but for the sick leave.

10.A. <u>SICK LEAVE DEFINED.</u> As used in this Section, "Sick Leave" means leave of absence of an employee because of any of the following: (i) illness or injury which renders him/her

incapable of performing his/her work or duties for the County; (ii) his/her exposure to contagious disease; and (iii) routine medical or dental appointment of the employee.

- **10.B.** <u>EMPLOYEE DEFINED.</u> As used in this Section, "Employee" means any person, holding a regular, provisional, or temporary appointment in the County service, and otherwise subject to the provisions of this MOU.
- **10.C.** <u>SELF-INFLICTED INJURY EXCLUDED.</u> In no case shall absence due to purposefully selfinflicted incapacity or injury be deemed as a basis for granting either sick leave or sick leave with pay under the provisions of this Section.

10.D. CUMULATIVE SICK LEAVE PLAN.

- 1. Accumulation of Sick Leave.
 - a. For those employed on a full-time basis 40-hour work week. Each employee shall accumulate sick leave with pay entitlement at the rate of one-half (0.50) workday for each full biweekly pay period on paid status up to a maximum accumulation of 155 days of unused sick leave with pay entitlement.
 - b. For part-time employees 40-hour work week base: Each employee who is regularly scheduled to work less than the full-time 40-hour work week base shall accrue sick leave pursuant to subsection 10.D.1.a. above, except that the sick leave accrual shall be prorated each pay period based upon the proportion of the hours worked within a pay period to the 40-hour work week base up to a maximum accumulation of 155 days of unused sick leave with pay entitlement.
- **10.E. RESTORATION OF CUMULATIVE SICK LEAVE BALANCES.** An employee laid off due to a reduction in force who is, within three (3) years of the date of layoff, returned to County service from layoff status shall have the balance of unused cumulative sick leave accrued pursuant to subsection 10.D. (Cumulative Sick Leave), restored to him/her for use as provided in this Section.
- **10.F.** <u>CONVERSION OF SICK LEAVE TO VACATION.</u> When an employee's sick leave balance accrued pursuant to subsection 10.D. (Cumulative Sick Leave) reaches 155 days, five (5) days shall be deducted from said sick leave balance and shall be converted to one (1) day of vacation. Said vacation shall be added to vacation balances accumulated pursuant to Section 9. (Vacation Leave) and shall thereafter be subject to the provision of Section 9. (Vacation Leave).

County employees who are members of the Alameda County Employees' Retirement System and who retire shall be credited for fifty percent (50%) of their unused paid sick leave accumulated as of the date of their retirement, up to a maximum credit of sixty-two and onehalf (62.5) days.

10.G. <u>**MEDICAL REPORT.</u>** The Agency/Department Head, as a condition of granting sick leave with pay, may require medical evidence of sickness or in the form of a statement from an employee's physician acceptable to the agency/department when the employee is absent for more than three (3) consecutive working days or when the agency/department head</u>

determines within his/her discretion that there are indications of excessive use of sick leave or sick leave abuse.

A diagnosis is not required as medical evidence of sickness or injury unless it is reasonable to believe that the employee's' condition may endanger the health or safety of other employees and or the public.

10.H. FAMILY SICK LEAVE.

Effective January 1, 2008, employees are eligible to use, in any calendar year, nine days of sick leave to attend to family members who are ill or injured, including emergency or routine medical/dental appointments. For the purpose of this subsection, "immediate family" means, mother, step-mother, father, step-father, husband, wife, domestic partner or, child of domestic partner (upon submission of a written affidavit for domestic partner as defined in Appendix B or a notarized Declaration of Domestic Partnership, Form DP-1, filed with the California Secretary of State), son, step-son, daughter, step-daughter, foster parent, foster child, mother-in-law, father-in-law, or any other person sharing the relationship of in loco parentis; and, when living in the household of the employee, brother, sister, brother-in-law, sister-in-law, and grandparents.

Effective July 1, 2015, employees, as defined in Section 10.B., are eligible to use, in each calendar year, up to nine (9) days of accumulated sick leave to attend to immediate family members who are ill or injured, including emergency or routine medical/dental appointments and/or to obtain or attempt to obtain any relief to help ensure the health, safety, or welfare of themselves or their child(ren) when the employee is a victim of domestic violence, sexual assault, or stalking. For the purpose of this subsection "immediate family" means parent (biological, adoptive, foster-parent, step-parent, grand-parent, or legal guardian of an employee or the employee's spouse or domestic partner (upon submission of a written affidavit for domestic partnership as defined in Appendix E or a notarized Declaration of Domestic Partnership [Form DP-1] filed with the California Secretary of State) or a person who stood in loco parentis when the employee was a minor child), a spouse, (husband, wife, domestic partner (upon submission of written affidavit for domestic Partnership [Form DP-1] filed with the California Secretary of State) or a communication of Domestic Declaration of Domestic Partnership as defined in Appendix E or a notarized Declaration of Domestic partner (upon submission of written affidavit for domestic partnership as defined in Appendix E or a notarized Declaration of Domestic Partnership [Form DP-1] filed with the California Secretary of State) or a person who stood in loco parentis of Domestic Partnership [Form DP-1] filed with the California Secretary of State), child (biological, adopted, foster-child, step-child, grand-child, legal ward or child to whom the employee stands in loco parentis) or a sibling.

- **10.I. INDUSTRIAL SICK LEAVE BENEFIT.** If an employee is incapacitated by sickness or injury received in the course of his/her employment by the County, such employee shall be entitled to pay as provided herein.
 - 1. <u>Amount and Duration of Payment.</u>
 - a. <u>Full-time employees:</u> Such employees shall be entitled to receive industrial sick leave wage continuation commencing with the fourth calendar day of the incapacity. The industrial sick leave wage continuation shall be equal to the difference between eighty percent (80%) of his/her normal salary and the amount any Worker's Compensation temporary disability payments to which such employee is entitled during such incapacity. This period shall not exceed one (1) calendar year from the date of sickness or injury resulting in the incapacity. Following one (1) calendar year, available leave balances may be granted to supplement temporary disability payments to provide the disabled employee a total of eighty percent (80%) of salary (the amount of leave necessary for this purpose is computed in each case by the

County Auditor-Controller's Office) unless the employee provides written notice to the Agency/Department Head to limit the integration of such leaves. Available leave balances shall include sick leave, vacation leave, compensating time off, floating holidays, and holiday in-lieu time.

In the event that the period of the incapacity exceeds fourteen (14) calendar days, the employee so incapacitated shall be granted supplemental industrial sick leave with pay at the rate of one-hundred percent (100%) of his/her normal salary for the first three (3) calendar days of such incapacity. If the period of the incapacity does not exceed fourteen (14) calendar days, the employee so incapacitated will be eligible to receive cumulative sick leave pay, or any other accrued paid leave for scheduled work days as provided in subsection 10.D. hereof, for the first three (3) work days of such incapacity.

Effective for injuries that occur on or after January 1, 2010, such employees shall be entitled to receive industrial sick leave wage continuation commencing with the fourth calendar day of the incapacity. The industrial sick leave wage continuation shall be equal to the difference between seventy-five percent (75%) of his/her normal salary and the amount any Worker's Compensation temporary disability payments to which such employee is entitled during such disability. This period shall not exceed two-hundred seventy (270) days from the date of sickness or injury resulting in the incapacity. Following two-hundred seventy (270) days, available leave balances may be granted to supplement temporary disability payments to provide the disabled employee up to no more than seventy-five percent (75%) of the normal salary received at the time of the injury. Available leave balances shall include sick leave, vacation leave, compensating time off, floating holidays, and holiday in-lieu time.

In the event that the period of the incapacity exceeds fourteen (14) calendar days, the employee so incapacitated shall be granted supplemental industrial sick leave with pay at the rate of one-hundred percent (100%) of his/her normal salary for the first three (3) calendar days of such incapacity. If the period of the incapacity does not exceed fourteen (14) calendar days, the employee so incapacitated will be eligible to receive cumulative sick leave pay, or any other accrued paid leave for scheduled work days as provided in subsection 10.D. hereof, for the first three (3) work days of such incapacity.

- b. **<u>Part-time Employees:</u>** Subsection 10.I.1. above applies to part-time employees but shall be on a prorated basis.
- 2. <u>When Payments Shall Be Denied.</u> Payments shall not be made pursuant to subsection 10.1.1. to an employee:
 - a. Who does not apply for or who does not receive temporary disability benefits under the Worker's Compensation Law,
 - b. Whose injury or illness has become permanent and stationary,
 - c. Whose injury or illness, although continuing to show improvement, is unlikely to improve sufficiently to permit the employee to return to work in his/her usual and

customary position, and the employee has been declared a "Qualified Injured Worker" (QIW) and referred to vocational rehabilitation,

- d. Who is retired on permanent disability and/or disability retirement pension,
- e. Who unreasonably refuses to accept modified or other County employment for which he/she is not substantially disabled,
- f. Whose injury or illness is the result of failure to observe County health or safety regulations or the commission of a criminal offense,
- g. Whose injury or illness has been aggravated or delayed in healing by reasons of the failure of the employee to have received medical treatment or to have followed medical advice, except where such treatment or advice has not been sought or followed by reason of the religious beliefs of the employee, and
- h. Whose injury or illness is a recurrence or reinjury of an earlier job-related injury or illness, or is contributed to by a susceptibility or predisposition to such injury or illness related to an earlier job-related injury or illness.
- i. Who does not participate cooperatively in the County's Disability Management Return-to-Work Program.
- 3. Fringe Benefit Entitlement During Industrial Injury Leave. Employees receiving Worker's Compensation temporary disability benefits and supplementing such payments with accrued paid leaves or industrial sick leave wage continuation shall maintain and accrue all benefits to which they are entitled under this MOU at one-hundred percent (100%) of their regularly scheduled biweekly hours immediately preceding an industrial illness or injury.
- 4. This benefit shall be administered in accordance with State Worker's Compensation laws.
- 5. <u>Leave for Medical Treatment</u>. Employees with an approved Workers' Compensation claim who have returned to work and are required by their physician to undergo therapy, diagnostic tests or treatment due to an industrial injury/illness shall receive Industrial Sick Leave with pay under the following conditions:
 - a. Treatments are being authorized under Workers' Compensation;
 - b. The therapy, diagnostic tests or treatment falls within the employee's normal working hours;
 - c. The leave applies only to the actual treatment time and reasonable travel time.

Such leave shall be granted for up to six (6) months following the date of the injury or the return-to-work date whichever is later but, shall not be granted once an employee has been declared permanent and stationary. In no event shall leave under this subsection and the employee's actual work time exceed the employee's normally scheduled workday.

10.J. <u>SICK LEAVE REVIEW.</u> No employee shall be placed on sick leave review unless he/she has first received an oral warning that his/her individual attendance record is marginal,

followed by a written confirmation. Upon request, an employee shall be given a profile documenting his/her attendance record. The Countywide sick leave average as stated in the S.L.I.C.E. Report is a tool to trigger the review of an employees' attendance record. Exceeding the Countywide average is not in and of itself an indicator of sick leave abuse for an individual employee.

If an employee is placed on sick leave review, he/she is to be provided with a written statement explaining the reason and the length of time his/her attendance is to be monitored and the additional requirements placed on the employee to document future absences.

SECTION 11. WAGES.

11.A. WAGE:

- December 30, 2018: Salaries to be effective December 30, 2018 and noted in Appendix A-1 shall be determined pursuant to subsections 11.B.1. (Key Classifications [Except Stationary Engineer]) and 11.B.2. (Stationary Engineer) and will be based on surveyed rates in effect on September 1 of the same year. The corresponding percentage effective December 30, 2018 that is noted in Appendix A and detailed in Appendix A-1, is inclusive of Special Adjustments as noted therein.
- 2. October 6, 2019: Effective October 6, 2019, salaries for all represented classifications in Representation Unit 002 shall be increased by three and one-half percent (3.5%) as detailed in Appendix A-1.
- 3. October 4, 2020: Effective October 4, 2020, salaries for all represented classifications in Representation Unit 002 shall be increased by three and one-quarter percent (3.25%) as detailed in Appendix A-1.
- 4. October 3, 2021: Effective October 3, 2021, salaries for all represented classifications in Representation Unit 002 shall be increased by three and one-quarter percent (3.25%) as detailed in Appendix A-1.

Effective September 16, 2001, the salary for the Street Sweeper Operator and the Tree Trimmer Climber wages will be established at five percent (5%) above the Heavy Truck Driver.

Effective September 16, 2001, the Yard Worker wages will be established at five percent (5%) above the Laborer.

11.B. SURVEY DATA:

 Key Classifications (Except Stationary Engineer): The basic formula for calculating increases under this MOU for all key classifications (except Stationary Engineer) shall be sixty-two and one-half percent (62.5%) public data, which will include employer paid employee share of retirement, weighted average gathered by the Human Resource Services Department from jurisdictions normally used by that department; thirty-seven and one-half percent (37.5%) straight-time journey rate (per previous selection method), trade and craft agreement covering Alameda County. 2. **Stationary Engineer:** The formula for calculating increases for the key classification of Stationary Engineer is to be based upon a weighted average public component, which will include employer paid employee share of retirement, comprising sixty-two and one-half percent (62.5%) of the rate, and trade and crafts rates comprising thirty-seven and one-half percent (37.5%) of the rate. The weighted average public component comprising sixty-two and one-half percent (62.5%) of the rate. The weighted average public component comprising sixty-two and one-half percent (62.5%) of the rate is to be made up of thirty-one and one-quarter percent (31.25%) public Stationary Engineer data, fifteen and five-eights percent (15.625%) public Electrician data. The trade and craft rate comprising thirty-seven and one-half percent (37.5%) of the Stationary Engineer rate is to be derived from eighteen and three-quarters (18.75%) Stationary Engineer, nine and three-eights percent (9.375%) Plumber, and nine and three-eights percent (9.375%) Electrician straight-time journey rates as set forth in the trade and craft agreement covering Alameda County.

11.C. SPECIAL ADJUSTMENTS.

July 29, 2018 to October 1, 2022: The Classifications in Representation Unit 002 shall receive an increase effective December 30, 2018 that is inclusive of both the salary increase pursuant to subsections 11.B.1. (Key Classifications [Except Stationary Engineer]) and 11.B.2. (Stationary Engineer) and a special adjustment as noted in Appendix A and detailed in Appendix A-1. Moreover, in addition to the general salary increases pursuant to subsection 11.A. (Wage) that are effective October 6, 2019, October 4, 2020, and October 3, 20121, the classifications noted in Appendix A shall receive a special adjustment as noted in Appendix A and detailed in Appendix A shall receive a special adjustment as noted in Appendix A and detailed in Appendix A shall receive a special adjustment as noted in Appendix A and detailed in Appendix A-1.

11.D. EXCLUSION. The job classifications, unique to the Alameda County Flood Control and Water Conservation District, Zone 7 listed in Appendix C are excluded from the provisions of this Section 11. (Wages).

SECTION 12. PREMIUM CONDITIONS.

- **12.A.** <u>SPLIT SHIFT.</u> Any employee required to work a split shift shall be paid at a rate of five percent (5%) over and above his/her regular biweekly or hourly rate of pay for the entire shift so worked. For purposes of this subsection, "split shift" is defined as any daily tour of duty divided into two (2) or more work periods of time and taking more than nine and one-half (9.5) consecutive hours to complete, except as provided in subsection 12.B. below.
- **12.B.** <u>NIGHT SHIFT</u>. Employees who are required to work at least five-eighths (0.625) of their normal daily tour of duty after 4:30 p.m. and before 8:00 a.m., shall be paid at a rate of five percent (5%) over and above their regular biweekly or hourly rate of pay for the entire shift so worked.
- **12.C. STANDBY DUTY.** Unless otherwise provided in the Salary Ordinance, employees who are required to perform standby duty shall be compensated at the rate of one (1) hour for each eight (8) hours on such duty.
- **12.D.** <u>CALL-BACK</u>. An employee called back to work from either standby duty or non-standby status shall be compensated at the premium overtime rate for such work provided, however, that the minimum compensation shall be two (2) hours at the overtime rate.

12.E. <u>**REPORTING PAY.</u>** In the event that a regular full-time employee is scheduled or directed to report for work and so reports and is told by the County that his/her services are not required, he/she will be entitled to two (2) hours pay at the straight-time rate. If such employee is sent home through no fault of his/her own before completion of a shift, such employee will be entitled to a minimum four (4) hours of pay at the straight-time rate, or straight-time pay for hours actually worked, whichever is greater.</u>

12.F. TEMPORARY ASSIGNMENT TO A HIGHER LEVEL VACANCY.

- Effective June 22, 1980, an employee specifically assigned on a temporary basis to a higher level position in which there is no appointed incumbent or in which the appointed incumbent is on paid or unpaid leave shall be compensated at the pay rate for the higher level position if the service in such position exceeds ten (10) days in any twelve (12)month period, which payment shall be retroactive to the first day of such services; provided, however, that the full range of duties of the higher level position has been specifically assigned in writing by the Agency/Department Head.
- 2. Assignment for out-of-class pay can only be made for the full shift of the higher-level position.
- 3. An employee otherwise eligible for out-of-class pay who is absent on paid leave shall be paid at the out-of-class pay rate for such paid leave, provided that:
 - a. Another person has not been hired or assigned to work on an out-of-class pay basis to the same position to which the out-of-class pay assignment has been made for the same period.
 - b. Paid leave shall be granted at the higher level during an employee's assignment in the higher level, provided, however, if an absence exceeds five (5) consecutive work days, the employee shall be paid for such absence in excess of five (5) workdays at the employee's regular non-out-of-class rate.
- **12.G. PREMIUM CONDITIONS (MEALS).** At County work locations where County-provided meals are available, a free meal will be provided to employees when working overtime or when "stuck on watch."
- **12.H.** <u>WORKING CALLS OUTSIDE OF WORK HOURS.</u> An employee who receives work-related telephone calls from department representatives outside of the employee's regularly scheduled working hours, other than calls for work availability in a callback situation, shall be compensated as follows:
 - Six (6) to eighteen (18) minutes shall be compensated for thirty (30) minutes;
 - Nineteen (19) to forty-two (42) minutes shall be compensated for one (1) hour;
 - Forty-three (43) to sixty (60) minutes shall be compensated for one (1) hour and fifteen (15) minutes;
 - Sixty-one (61) to one-hundred twenty (120) minutes shall be compensated for two (2) hours or actual time worked, whichever is greater.

SECTION 13. NOTICE OF LAYOFFS.

The County shall give reasonable prior notice to the Union before effecting any layoffs, which materially affect employees, represented under this agreement. Upon receiving such notices, the Union may meet and confer regarding the effect of the layoff.

SECTION 14. MEDICAL AND DENTAL PLANS.

14.A. MEDICAL PLANS.

1. MEDICAL PLAN COVERAGE FOR FULL-TIME EMPLOYEES.

If an employee is scheduled to work on less than a full-time basis, the County contribution shall be as specified in 14.A.2.

- a. For coverage beginning June 1, 2014 through the end of plan year 2021, the County and covered employees will share in the cost of health care premiums. The County will pay 90% of the total premium of an HMO plan or ninety percent (90%) of the total premium of the lowest cost HMO plan toward the total premium for a PPO/indemnity plan at the corresponding level of coverage (i.e., Self, Self+1, Family) in a Plan Year.
- b. Beginning January 1, 2022, through the remaining term of the MOU, the County shall contribute eighty-eight percent (88%) of the total monthly premium of an HMO plan or eighty-eight percent (88%) of the total monthly premium of the lowest cost HMO plan towards the total monthly premium of the PPO/Indemnity plan at the corresponding level of coverage (i.e., Self, Self + 1 Dependent, Family) in a Plan Year.

2. <u>MEDICAL PLAN COVERAGE FOR EMPLOYEES REGULARLY SCHEDULED TO</u> WORK LESS THAN THE NORMAL WORK WEEK.

Any employee who is regularly scheduled to work less than the normal work week for the job classification shall be entitled to elect coverage under either the comprehensive group medical plan by a health maintenance organization or the PPO/Indemnity options as provided in subsection 14.A.1. for full-time employees, provided, however, that the employee is scheduled to work at least fifty percent (50%) of the normal full-time work week for the job classification.

a. Effective for coverage beginning June 1, 2014 through the end of plan year 2021, the County's contribution toward the provider's premium shall be ninety percent (90%) of the total bi-weekly premium for an HMO prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period for the job classification, provided that the employee must be on paid status at least fifty percent (50%) of the normal full-time bi-weekly pay period for the job classification. For part-time employees who choose the PPO/indemnity plan, the County will contribute ninety percent (90%) of the total premium of the lowest cost HMO plan toward the total biweekly premium, prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period for the job classification. For part-time employees who choose the PPO/indemnity plan, the County will contribute ninety percent (90%) of the total premium of the lowest cost HMO plan toward the total biweekly premium, prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period for the job classification, provided the employee is on paid status at least fifty percent (50%) of the normal full-time biweekly pay period for the job classification. If the employee is not on paid

status at least fifty percent (50%) of the normal full-time pay period for the job classification, the employee will be responsible for paying the entire biweekly premium for the benefit.

- b. Beginning January 1, 2022, through the remaining term of the MOU, the County's contribution toward the provider's premium shall be eighty-eight percent (88%) of the total bi-weekly premium for an HMO prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period for the job classification, provided that the employee must be on paid status at least fifty percent (50%) of the normal full-time bi-weekly pay period for the job classification. For part-time employees who choose the PPO/indemnity plan, the County will contribute eighty-eight percent (88%) of the total premium of the lowest cost HMO plan toward the total biweekly premium, prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period for the job classification, provided the employee is on paid status at least fifty percent (50%) of the normal fulltime biweekly pay period for the job classification. If the employee is not on paid status at least fifty percent (50%) of the normal full-time pay period for the job classification, the employee will be responsible for paying the entire biweekly premium for the benefit.
- 3. <u>DUPLICATIVE COVERAGE.</u> This subsection applies to married County employees and domestic partnerships (as defined in Appendix B), who are both employed by the County. The intent of this subsection limits County employees who are married or in domestic partnerships from both covering each other within the same medical plan. Married County employees and employees in domestic partnerships, who are both employed by the County, may choose from the following list of Medical Plan coverages, if available during the Open Enrollment period:
 - a. Up to one (1) full family Indemnity/PPO membership.
 - b. Up to one (1) full family HMO membership. (County HMO plan or Operating Engineers HMO plan).
 - c. Up to one (1) full family HMO membership (County HMO plan or Operating Engineers HMO plan) with up to one (1) full family Indemnity/PPO membership.
 - d. Up to one (1) full family Operating Engineers Health and Welfare Trust.
 - e. Up to one (1) full family HMO membership with up to one (1) full family alternative HMO option membership.

This Section also applies to County employees when a parent and their child, under the age of twenty-six (26), are both employed by the County. The child employee under the age of twenty-six (26) cannot have duplicative coverage within the same plan as the parent employee. If the parent employee has the child employee on a family HMO plan the child employee cannot select individual coverage on the same HMO plan as the parent employee.

4. EFFECT OF AUTHORIZED LEAVE WITHOUT PAY ON HEALTH PLAN COVERAGE:

Employees who were absent on authorized leave without pay, and whose health plan coverage was allowed to lapse for a duration of three (3) months or less, will be able to re-enroll as a continuing member in the same plan under which they had coverage prior to the authorized leave by completing the appropriate enrollment form within thirty (30) calendar days of the date they return to work. The deductibles, maximums, and waiting

periods shall be applied as though the employee had been continuously enrolled. The effective date of the coverage will be based on guidelines established by the County.

Those whose health plan coverage was allowed to lapse for a duration greater than three (3) months will be able to re-enroll within thirty (30) calendar days of the date they return to work in the same manner as is allowed for new hires. Such employees will be subject to new deductibles, maximums and waiting periods.

- 5. **<u>30-DAY RE-ENROLLMENT</u>**: For employees who are enrolled in a County sponsored Medical Plan, and experience a qualifying event involving a change in status (e.g., marriage, adoption, or loss of medical coverage by spouse/domestic partner) must, within thirty (30) calendar days of the change in status, enroll in or add affected eligible dependents to one (1) of the County sponsored Medical Plans in which the employee is enrolled. An employee who experiences an event that disqualifies a covered dependent from further coverage (e.g., divorce, termination of domestic partnership, etc.) must notify the Employee Benefits Center within thirty (30) calendar days of the disqualifying event and un-enroll the disqualified dependent(s).
- 6. <u>OPEN ENROLLMENT:</u> Eligible employees may choose from among any medical plan offered by the County or the Operating Engineers Health and Welfare Trust during the annual Open Enrollment period.

14.B. <u>DENTAL PLANS.</u>

- 1. **DENTAL PLAN COVERAGE FOR FULL-TIME EMPLOYEES**. For coverage through the term of this MOU, the County shall contribute the total monthly premium for a Dental Plan for eligible full-time employees and their dependents (including domestic partners upon submission of an affidavit as defined in Appendix B), provided that the employee is on paid status at least fifty percent (50%) of the normal full-time pay period for the classification. Eligible full-time employees may elect any one (1) of the following dental plan options, if available during Open Enrollment:
 - a. PPO/indemnity dental plan
 - b. A supplemental spousal plan
 - c. A pre-paid closed panel dental plan
 - d. A dental plan offered through the Operating Engineers Health and Welfare Trust-This option is only available in combination with the Medical Plan option offered through Operating Engineers Health and Welfare Trust Plan.

The maximum annual benefit for each covered individual is \$1,450 and shall increase to \$1,550 in 2014.

2. **DENTAL PLAN COVERAGE FOR LESS THAN FULL-TIME EMPLOYEES.** For coverage through the term of this MOU, the County shall contribute the semi-monthly premium for a Dental Plan for less than full-time employees and their dependents (including domestic partners upon submission of an affidavit as defined in Appendix B), provided, however, that the employee is on paid status at least fifty percent (50%) of the normal full-time work week for the job classification.

The dental plan for less than full time employees shall provide the same benefit coverage as in effect for full-time employees as described in subsection 14.B.1. above. To

participate, an employee working in a classification normally subject to a forty (40)-hour work week must be on paid status at least forty (40) hours in each and every biweekly pay period.

Should an employee fail to have been on paid status at least fifty percent (50%) of the normal full-time biweekly pay period for the classification for reasons other than those stated in this subsection, 14.B.2., the employee will be responsible for the entire semimonthly premium payment for that benefit.

- 3. **DUPLICATIVE COVERAGE.** This subsection applies to married County employees and employees in domestic partnerships (as defined in Appendix B) who are both employed by the County. The intent of this subsection limits County employees who are married or in domestic partnerships from both covering each other within the same dental plan. Married County employees or employees in domestic partnerships, both employed by the County, shall be entitled to elect one (1) choice from the following list of dental plan coverages, if available during the annual Open Enrollment period:
 - a. Up to one (1) full family PPO/indemnity dental plan with up to one (1) supplemental spousal dental benefit;
 - b. Up to one (1) full family PPO/indemnity dental plan with up to one (1) full family closed dental plan;
 - c. Up to one (1) full family PPO/indemnity dental plan; or
 - d. Up to one (1) full family closed panel dental plan.

This Section also applies to County employees when a parent and their child, under the age of twenty-six (26), are both employed by the County. The child employee under the age of twenty-six (26) cannot have duplicative coverage within the same plan as the parent employee.

4. **EFFECT OF AUTHORIZED LEAVE WITHOUT PAY.** Employees on authorized leave without pay, and whose dental plan coverage lapses for a duration of three (3) months or less, will be able to re-enroll as a continuing member in the same plan under which they had coverage prior to the authorized leave by completing the appropriate enrollment form within thirty (30) calendar days of the date they return to work. The deductibles, maximums, and waiting periods shall be applied as though the employee had been continuously enrolled. The effective date of coverage will be based on guidelines established by the County.

Those employees whose dental plan coverage lapses for greater than three (3) months will be able to re-enroll within thirty (30) calendar days of the date they return to work in the same manner as is allowed for new hires. Such employees will be subject to new deductibles, maximums, and waiting periods.

5. <u>30-DAY RE-ENROLLMENT.</u> Employees who are enrolled in a County sponsored dental plan and who experience a qualifying event involving a change in status (e.g., marriage, adoption, loss of dental coverage by spouse/domestic partner), must within thirty (30) calendar days of the qualifying event, enroll affected eligible dependents into the County offered dental plan in which the employee is enrolled. An employee who experiences an event that disqualifies a covered dependent from further coverage (e.g., divorce, termination of domestic partnership, etc.) must notify the Employee Benefits Center within thirty (30) calendar days of the disqualifying event and un-enroll the disqualified

dependent(s). Employees who are enrolled in the Spousal Plan whose spouse's or domestic partner's dental plan coverage is no longer available, may, within thirty (30) calendar days of such loss of coverage, enroll in a County indemnity plan as a new member.

6. <u>OPEN ENROLLMENT.</u> Eligible employees may choose a dental plan offered by the County during the annual Open Enrollment period.

14.C. CHANGES IN MEDICAL AND DENTAL COVERAGE.

These medical and dental options as listed above shall be available to the extent that the carrier continues to offer these benefits. The County shall give notice to the Union of such benefit changes. Within seven (7) days of receiving such notice, the Union may request to meet and confer regarding a substitute benefit but if a substitute benefit is not possible, as determined by the County, the parties will meet and confer regarding the impact of such benefit changes on matters within the scope of representation.

The parties agree that the County may make changes during the term of the MOU to the Medical and Dental Plans which do not materially impact the health benefits upon notice to the Union. Within seven (7) days of receiving such notice the Union may request to meet with the County.

The parties agree that the MOU shall be reopened on notice to the Union to discuss possible changes in the medical and dental plan design. Within seven (7) days of receiving such notice the Union may request to meet with the County.

SECTION 15. VISION PLAN AND SAFETY PRESCRIPTION GLASSES.

- **15.A.** <u>VOLUNTARY VISION PLAN.</u> Employees shall be eligible to participate in Alameda County's Voluntary Vision Plan. The premium cost shall be paid by the employee.
- **15.B. SAFETY PRESCRIPTION GLASSES.** Employees shall be eligible for the reimbursement of safety prescription glasses, subject to the following criteria: The employee is eligible for reimbursement after six (6) months of continuous employment working at least fifty percent (50%) time or more each pay period. Beginning January 1, 2020 and each two (2) year twenty-four (24) month period thereafter, employees shall be eligible for reimbursement for the cost of one (1) pair of safety prescription glasses specifically prescribed for the employee only, up to a maximum reimbursement of two-hundred dollars (\$200) or the cost of the safety prescription glasses, whichever is less.

Reimbursement will be made subject to applicable Auditor-Controller's Office procedures and requirements.

SECTION 16. BOOT ALLOWANCE.

All classifications in Representation Unit 002, listed in Appendix A, shall be required to wear puncture resistant (PR), high-topped, hard leather work boots while in performance of their duties. In addition, certain classifications are required to wear boots which conform to additional safety requirements as specified by the County for their classification.

The County shall reimburse employees in the classifications in Representation Unit 002, listed in Appendix A, for the actual cost of one (1) pair of work boots and/or resoling one (1) pair of work boots per calendar year. Effective January 1, 2020, the allowance shall be up to two-hundred and seventy-five dollars (\$275) per calendar year. Eligible employees must request reimbursement within the calendar year that the boots and/or resoling are purchased, no later than April 15 of the immediately following year.

In order to be reimbursed, employees submitting reimbursement claims for work boots and/or resoling of work boots must provide documentation indicating that the boots and/or resoling purchased conform to the criteria required by the County for their classification. Reimbursement will also be based on verification of assignment and submittal of proof of purchase.

SECTION 17. CARE AND MAINTENANCE.

The General Services Agency/Public Works Agency will provide, through a uniform service (cleaning), a uniform shirt and uniform pants, which shall be required to be worn by employees in the following classifications.

Job Code	Classification Title
*9420	Auto Mechanic
*9405	Auto Serviceworker
9232	Automatic Guided Vehicle Technician
9660	Boiler Room Operator
9665	Building Equipment Maintenance Worker
9125	Building Maintenance Laborer
9140	Building Maintenance Worker I
9141	Building Maintenance Worker II
*9220	Carpenter
9222	Locksmith
9230	Electrician
9235	Electrican-Lineworker
9355	Heavy Equipment Operator
9325	Heavy Truck Driver
9105	Laborer
9107	Maintenance Aide I
9108	Maintenance Aide II
*9240	Painter
*9402	Transportation Services Attendant
*9260	Plumber
9670	Stationary Engineer, GSA
9671	Stationary Engineer, PWA
9630	Street Light Technician
9320	Truck Driver

*Employee has the option to select overalls in lieu of uniform shirt and pants.

In addition, employees in the classifications listed above as part of Section 17., who are required to work outdoors as a condition of employment, will be provided with one (1) rain resistant winter jacket every three (3) years, or to be replaced as needed if damaged in the course of their duties at the discretion of the Department Head.

SECTION 18. ALLOWANCE FOR USE OF PRIVATE AUTOMOBILES.

- **18.A.** <u>MILEAGE RATES PAYABLE.</u> Mileage allowance for authorized use of personal vehicles on County business shall be paid at the standard business rate as prescribed by the Internal Revenue Service. Mileage allowance shall be adjusted to reflect changes in this rate effective the first month following announcement of the changed rate by the Internal Revenue Service.
- **18.B.** <u>MINIMUM ALLOWANCE.</u> An employee who is required by his/her Agency/Department Head to use his/her private automobile at least eight (8) days in any month on County business shall not receive less than \$10 in that month for the use of his/her automobile.
- **18.C. PREMIUM ALLOWANCE.** An employee who is required by his/her Agency/Department Head to use his/her private automobile at least ten (10) days in any month, and in connection with such use, is also regularly required to carry in his/her private automobile, County records, manuals and supplies necessary to his/her job of such bulk and weight (20 lbs. or more) that they may not be transported by hand, shall be compensated an additional \$12 per month for any such month.
- 18.D. <u>REIMBURSEMENT FOR PROPERTY DAMAGE</u>. In the event that an employee, required or authorized by his/her Agency/Department Head to use a private automobile on County business, while so using the automobile, should incur property damage to the employee's automobile through no negligence of the employee, and the employee is unable to recover the cost of such property damage from either his/her own insurance company or from any other driver, or other source, such costs shall be paid to such employee of the County, in a sum not exceeding \$250, provided that any claims the employee may have against his/her insurance company or any third party have been litigated or settled, and provided further, that the employee is not found quilty of a violation of the California Vehicle Code or Penal Code in connection with the accident causing such damage. Employees shall submit proof of loss, damage, or theft (i.e., appropriate police report and/or estimated statement of loss) to the Agency/Department Head within thirty (30) days of such loss, damage, or theft. Property damage or loss incurred by the private automobile while located on the street or at the parking facility serving the employee's normal place of work shall not be compensated under this Section, but property damage or loss incurred by the private automobile while located on the street or at the parking facility serving the employee's County business destination shall be compensable as provided above.

SECTION 19. TWO WEEKS' NOTICE UPON TERMINATION.

In the event of the termination of an employee subject to this Memorandum for a cause other than intoxication on the job, gross insubordination, dishonesty, or conviction of a felony which

substantially relates to the employee's job, the appointing authority or his/her designated agent shall give to such employee a written notice of termination no less than ten (10) working days prior to the effective date of said termination. In the event, however, that such employee is not on the job on the date he/she would be entitled to such notice, it shall be mailed to him/her on such date. Time spent on the job during such ten (10)-day notice period by a probationary employee shall not be counted toward completion of the probationary period. The County agrees to furnish a copy of any such notice to the Union if the employee so requests in writing, but failure to receive such notice shall not invalidate such termination.

SECTION 20. SAFETY.

- **20.A.** <u>GOALS AND FUNCTIONS.</u> Article 5-26 of the Alameda County Administrative Code relating to the County's Central Safety Committee is hereby incorporated into this Memorandum by reference. Such Article establishes the goals and functions hereunder.
- **20.B.** <u>CENTRAL SAFETY COMMITTEE.</u> Pursuant to Section 5-26.03 of said Article, the County agrees to appoint one (1) member to the Central Safety Committee as may hereafter be designated by the Unions.
- **20.C. DEPARTMENTAL OR OFFICE SAFETY COMMITTEES.** The Union shall have the right to participate in any and all existing departmental or office safety committees or in any other formal or informal arrangement relating to safety as may currently be in effect. The Union shall further have the right to initiate a safety committee or other formal or informal arrangement relating to safety as may be appropriate to the work situation in any department or office where such committees or other arrangements do not currently exist.

It is the specific intent of this subsection that all committees or other such formal or informal organizational arrangements relating to safety as may hereafter be established shall be by mutual agreement of the parties; that such organizational arrangements shall be bilateral in nature; and that at least one (1) representative of the County and one (1) representative of the Union shall be formally designated to meet as necessary on safety matters.

20.D. <u>COUNTY TIME.</u> Employees who have been formally designated as Union representatives pursuant to subsections 20.B. and 20.C. above shall carry out their duties under this Section on County time. Less than full-time employees may elect to cover their absence from scheduled work to carry out their duties under this Section with accrued vacation, compensating time off, or leave without pay.

SECTION 21. UPGRADING COMMITTEE VACANCIES.

- **21.A.** <u>APPOINTMENT OF COMMITTEE.</u> The Union may appoint a committee consisting of up to three (3) employees as Union representatives to meet with appropriate County departments.
- **21.B.** <u>MEETINGS.</u> The upgrading committee shall meet at least semi-annually if requested by either party, at times and places to be decided by the parties.
- **21.C.** <u>**RECOMMENDATIONS.**</u> The recommendations of said committee shall be advisory to the appropriate Agency/Department Heads.

21.D. <u>GOAL</u>. The goal and objective of said committee will be to propose positive means to upgrade employees including minorities and women.

SECTION 22. DISABILITY INSURANCE BENEFITS.

22.A. <u>PARTICIPATION.</u> The County shall continue to participate under the State Disability Insurance (SDI) Program.

22.B. PAYMENT OF SDI PREMIUMS.

SDI premiums for full time and part time employees shall be shared equally by the employee and the County.

- **22.C.** <u>EMPLOYEE OPTIONS.</u> There are two (2) options available to an employee who is otherwise eligible for disability insurance benefits, which are as follows:
 - <u>Option 1:</u> Not applying for disability insurance benefits and using accrued paid leave, vacation leave, compensating time off, floating holiday pay, and/or, with the consent of the Agency/Department Head, discretionary major medical supplemental paid sick leave, or
 - 2. <u>Option 2</u>: Applying for disability insurance benefits and integrating accrued paid leaves with the SDI benefits. Such accrued paid leaves shall include sick leave, vacation leave, compensating time off, floating holiday pay, and/or, with the consent of the Agency/Department Head, discretionary major medical supplemental paid sick leave, unless the employee provides written notice to the Agency/Department Head to limit the integration to accrued sick leave only with SDI benefits. The choice to integrate accrued sick leave only with SDI benefits may not be waived by the employee or the County.
- **22.D.** <u>AMOUNT OF SUPPLEMENT.</u> The amount of the supplement for any hour of any normal workday, shall not exceed the difference between one-hundred percent (100%) of the employee's normal gross salary rate, including those premium conditions limited to subsections 12.A., 12.B., and 12.D., and applicable salary ordinance footnotes, and the "weekly benefit amount" multiplied by two (2) and divided by 80 for employees in classifications who work eighty (80) hours per pay period.

The employee's accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances shall be charged only for the hours (to the nearest one-tenth 0.10 of an hour), represented by the amount paid as such supplement.

22.E. <u>HOW A SUPPLEMENT TO SDI IS TREATED.</u> Hours, including fractions thereof, charged against the employee's accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances as supplements to disability insurance benefits will be regarded as hours of paid leave of absence.

Vacation and sick leave shall be accrued based upon a proration of the hours charged against the employee's accrued sick leave, discretionary major medical supplemental paid

sick leave, vacation leave, compensating time off and/or floating holiday balances to the normal pay period.

22.F. <u>HEALTH AND DENTAL PLAN COVERAGE IN CONJUNCTION WITH SDI.</u> For purposes of determining eligibility for the County's hospital and medical care contributions and dental coverage, employees who are receiving a supplement to disability insurance benefits paid from and charged to accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances shall be regarded as on paid status for their regular work schedules with regard to the days for which such supplemental is paid.

The group health care providers will permit employees, who are dropped from health and/or dental plan coverage because of exhaustion of their accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances, to re-enter the group plans upon returning to their former work schedules, if the employee is otherwise eligible pursuant to Section 14. herein.

22.G. <u>HOLIDAY PAY IN CONJUNCTION WITH SDI.</u> In the event that a paid holiday occurs during a period of absence for which the employee receives disability insurance benefits, holiday pay shall be prorated in proportion to the amount paid to the employee as a supplement to the disability insurance benefit from accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances on the day before and the day after the holiday.

SECTION 23. LIFE INSURANCE.

- **23.A. BASIC LIFE INSURANCE**. Except for employees who are regularly scheduled to work less than half the normal work week for the job classification, basic group life insurance coverage of \$15,000 will be provided to each employee who meets the enrollment requirements.
- **23.B.** <u>SUPPLEMENTAL LIFE INSURANCE</u>. Effective June 1, 2014, voluntary employee supplemental life insurance may be purchased on a pre-tax basis through payroll deductions by the eligible employees in increments of \$10,000, not to exceed the lesser of \$300K or three times annual base salary.

Supplemental Life Insurance is subject to premium costs, eligibly requirements, evidence of insurability, age limitations, coverage exclusions, conversion rights, and all other provisions set forth in the plan document.

SECTION 24. CATASTROPHIC SICK LEAVE.

An employee may be eligible to receive donations of paid leave to be included in the employee's sick leave balance if he/she has suffered a catastrophic illness or injury which prevents the employee from being able to work. Catastrophic illness or injury is defined as a critical medical condition considered to be terminal, a long-term major physical impairment of disability.

Eligibility:

- **24.A.** The tenured recipient employee, recipient employee's family, or other person designated in writing by the recipient employee must submit a request to the Human Resource Services Department.
- **24.B.** The recipient employee is not eligible so long as he/she has paid leaves available, however, the request may be initiated prior to the anticipated date leave balances will be exhausted.
- **24.C.** A medical verification including diagnosis and prognosis must be provided by the recipient employee.
- **24.D.** A recipient employee is eligible to receive one-hundred eighty (180) working days of donated time per employment.
- **24.E.** Donations shall be made in full-day increments of eight (8) hours and are irrevocable. The maximum that may be donated in a calendar year is two (2) donor employee's days per recipient except that a husband and a wife and domestic partner (as defined in Appendix B) both employed by the County may donate unlimited amounts of time between one another.
- **24.F.** The donor employee may donate vacation, compensatory time or in lieu holiday time which shall be converted to recipient employee's sick leave balance and all sick leave provisions will apply. Time donated in any pay period may be used in the following pay periods. No retroactive donations will be permitted. In addition, employees with vacation balances that exceed the amount that can be paid off, may donate unlimited amounts of vacation to an Agency/Department catastrophic sick leave pool.
- **24.G.** The donor's hourly value will be converted to the recipient's hourly value and then added to the recipient's sick leave balance on a dollar-for-dollar basis.
- **24.H.** The recipient employee's entitlement to personal disability leave will be reduced by the number of hours added to the recipient's sick leave balance.
- **24.I.** The determination of the employee's eligibility for Catastrophic Sick Leave donation shall be at the County's sole discretion and shall be final and non-grievable.

SECTION 25. AGENCY/DEPARTMENT HEAD.

"Agency/Department Head," as used herein, shall mean the Agency Head, the Department Head, or the designee of the Agency Head or Department Head.

SECTION 26. GRIEVANCE PROCEDURE.

26.A. DEFINITION. A grievance is defined as an allegation by an employee or group of employees that the County has failed to provide a condition of employment, which is established by the annual salary ordinance, by written departmental rules, or by this MOU as adopted by ordinance, provided that the enjoyment of such right is not made subject to the discretion of the Agency/Department Head or the County, and provided, further, that the condition of employment which is the subject matter of the grievance is a matter within the scope of representation as defined in California Government Code Sections 3504 and 3505.

- **26.B. EXCLUSION OF CIVIL SERVICE MATTERS.** The grievance procedure herein established shall have no application to matters over which the Civil Service Commission has jurisdiction pursuant to the County Charter or rules adopted thereunder.
- **26.C. DEPARTMENTAL REVIEW AND ADJUSTMENT OF GRIEVANCES.** The following is the procedure to be followed in the resolution of grievances.
 - 1. **Step One**: An aggrieved employee and/or his/her steward shall first discuss the grievance with the employee's immediate supervisor and endeavor to work out a satisfactory solution in an informal manner with such supervisor.
 - 2. **Step Two**: If a satisfactory solution is not accomplished by informal discussion, the grievance shall be reduced to writing and shall be presented to his/her immediate supervisor within seven (7) working days of the date of such informal discussion. Within seven (7) working days after receipt of any written grievance, the immediate supervisor shall return a copy of the written grievance to the employee with his/her answer thereto in writing. If the grievance is not resolved at this level, the employee shall have seven (7) working days after receipt of the answer within which to file an appeal to the section head.
 - 3. **Step Three**: The section head, or corresponding administrative level, shall have seven (7) working days after receipt of the written appeal in which to review and answer the grievance in writing. If the grievance is not resolved at this level, the employee or his/her representative shall have seven (7) working days from receipt of the answer within which to file an appeal with the division head, or corresponding administrative level.
 - 4. **Step Four**: The division head, or corresponding administrative level, shall have seven (7) working days after receipt of written appeal in which to review and answer the grievance in writing. Although no hearing is required at this step, the employee and his/her representative may be present at, and participate in, any such hearing as the division head may conduct. If the grievance is not resolved at this level, the employee shall have seven (7) working days from receipt of the answer within which to file an appeal with the Agency/Department Head.
 - 5. **Step Five**: The Agency/Department Head shall have fifteen (15) working days after holding the grievance hearing for a grievance filed by an individual and twenty (20) working days after holding the grievance hearing of a Union grievance filed pursuant to subsection 26.D., in which to answer the grievance in writing. Unless waived by the mutual agreement of the employee or his/her representative and the Agency/ Department Head, a hearing is required at this step, and the employee, and his/her representative, shall have the right to be present at, and participate in, such hearing. The time limit at this step may be extended by mutual agreement between the Agency/Department Head and the employee or his/her representative.
- **26.D.** <u>**UNION GRIEVANCE.**</u> The Union may in its own name file a grievance alleging that the County has failed to provide it some organizational right which is established by the Board of Supervisors in Chapter 3.04 of the County of Alameda Administrative Code or by this MOU, as adopted by Ordinance, provided that such right is not made subject to the discretion of the Agency/Department Head or the County. Such Union grievances shall be filed with the Agency/ Department Head and heard and determined pursuant to the provisions of the fifth step of the grievance procedure.

- 26.E. <u>WAIVER OF APPEAL STEPS.</u> If the grievance is not resolved after the first-line supervisor has answered it in writing, the Union and the Agency/Department Head may by mutual agreement waive review of the grievance at the section head or equivalent level, or at the division head or equivalent level, or both, in those cases in which such levels of management are without authority to resolve the grievance as requested by the employee.
- **26.F.** JOINT CONFERENCE BOARD/BINDING ARBITRATION OF GRIEVANCES. In the event that the grievance is not resolved at Step 5 of subparagraph 26.C. herein, the grievant or his/her representative may, within fifteen (15) days after receipt of the decision of the Agency/Department Head made pursuant to said subparagraph 26.C., request that the grievance be heard by a Joint Conference Board, composed of two (2) members selected by the Director of Human Resource Services of the County and two (2) selected by the responsible managing agent of the Union, who shall hear the matter and resolve same by majority vote. In such event, the decision of the Joint Conference Board shall be final and binding on the parties. The Joint Conference Board shall have no power to amend this MOU, a resolution of the Board of Supervisors, the Alameda County Charter, ordinance, State law, or written departmental rule, or to recommend such an amendment. In the event the Board deadlocks, the Director of Human Resource Services of the County or the responsible managing agent of the Union may request that the dispute be arbitrated.
- **26.G. INFORMAL REVIEW BY DIRECTOR.** Prior to the selection of the Joint Conference Board and prior to the selection of the arbitrator and submission of the grievance for hearing by said arbitrator, the Director of Human Resource Services or his/her designee shall informally review the grievance and determine whether said grievance may be adjusted to the satisfaction of the employee. The Director of Human Resource Services or his/her designee shall have twenty-five (25) working days in which to review and seek adjustment of the grievance. In the event that the grievance is not resolved at the Informal Review by the Director, the grievant or the grievant's representative may, within twenty-five (25) working days after receipt of the decision, request that the grievance be heard by an arbitrator.
- **26.H. SELECTION OF ARBITRATOR.** The arbitrator shall be selected by mutual agreement between the Director of Human Resource Services or his/her designee and the employee or his/her representative. If the Director of Human Resource Services or his/her designee and the employee or his/her representative are unable to agree on the selection of an arbitrator, they shall jointly request the American Arbitration Association to submit a list of five (5) qualified arbitrators. The Director of Human Resource Services or his/her designee and the employee or his/her representative shall then alternately strike names from the list until only one (1) name remains, and that person shall serve as arbitrator.
- 26.I. <u>DUTY OF ARBITRATOR.</u> Except when an agreed statement of facts is submitted by the parties, it shall be the duty of the arbitrator to hear and consider evidence submitted by the parties and to thereafter make written findings of fact and a disposition of the grievance which shall be final and binding upon the parties. The arbitrator shall have no power to amend this MOU, a Resolution of the Board of Supervisors, the Alameda County Charter, Ordinance, State Law, or written agency/departmental rule, nor to recommend such an amendment. The arbitrator shall also have no power to declare any provision(s) of this MOU, a Resolution of the Board of Supervisors, the Alameda County Charter, or any State Law or Regulation unlawful or unenforceable.

- **26.J. PAYMENT OF COSTS.** Each party to a hearing before an arbitrator shall bear his/her own expenses in connection therewith. All fees and expenses of the arbitrator and of a reporter shall be borne one-half (1/2) by the County and one-half (1/2) by the grievant.
- **26.K.** <u>EFFECT OF FAILURE OF TIMELY ACTION.</u> Failure of the employee to file an appeal within the required time limit at any step may constitute an abandonment of the grievance. Failure of the County to respond within the time limit at any step shall result in an automatic advancement of the grievance to the next step.
- 26.L. <u>LIMITATION OF STALE GRIEVANCES.</u> A grievance shall be void unless presented within sixty (60) calendar days from the date upon which the County has allegedly failed to provide a condition of employment or a union organizational right. In no event shall any grievance include a claim for money relief for more than a sixty (60)-day period. This sixty (60)-day filing requirement is tolled only in the following applications:
 - 1. To up to sixty (60) days after the County's alleged failure was reasonably discoverable, or,
 - 2. Up to sixty (60) days after when the grievant may reasonably claim he or she delayed the filing of a grievance as a direct consequence of representations made by the County upon which the grievant relied to his/her detriment.

An arbitrator shall have no power or jurisdiction to award any monetary damages or relief for any claim that is stale, or beyond a sixty (60) day period, as set forth herein.

- 26.M. <u>CLAIM FOR MONEY RELIEF (JURISDICTIONAL LIMIT ON ANY AMOUNT IN</u> <u>CONTROVERSY</u>). Notwithstanding subsection 26.L. above, in no event shall any grievance include a claim for money relief for more than a sixty (60)-day period. The application of this period shall be as follows. The earlier of:
 - 1. The sixty (60)-day period is limited to that which immediately precedes the filing of the grievance, or,
 - 2. The sixty (60)-day period is limited to that which immediately precedes the date upon which the grievant reasonably discovers the basis for the grievance or can be reasonably found to have delayed in filing due to detrimental reliance upon representations made by the County, as set forth in section 26.L.1. and 26.L.2. above.

This provision does not establish any limit for liability accruing after a grievance is filed. An arbitrator shall have no power or jurisdiction to award any monetary relief or damages for any claim which has or may have accumulated prior to the sixty (60)-day period as set forth herein.

26.N. EXCLUSION OF NON-RECOGNIZED ORGANIZATIONS. For the purposes of this Section, the provisions of Section 1. of this MOU shall be construed to limit the employee's right of selection of a representative to the extent that the agents of any other employee organization as defined in Section 3.04.020 of the Alameda County Administrative Code, which is not a party to this MOU, are specifically excluded from so acting. The Union shall be notified of all grievances filed pursuant to subsection 26.C. For the purposes of the orderly administration of the grievance procedure, the Alameda County Building and Construction Trades Council shall designate in writing to the Director of Human Resource Services its responsible managing agent for the purposes of the administration of the MOU and the processing of

grievances hereunder. In those cases in which an employee elects to represent himself/herself or arrange for other representation, the Union shall have the right to participate in the resolution procedure for the purpose of protecting the interests of its members in negotiated conditions of employment.

26.0. <u>GRIEVANCE RIGHTS OF FORMER EMPLOYEES.</u> A person who because of dismissal, resignation, or layoff is no longer a County employee, may file and pursue a grievance at the Agency/Department Head level and may also pursue such grievance through the remaining level of the grievance procedure, including binding arbitration, provided that the grievance is timely filed as provided in subsections 26.K. and 26.L. hereof, that the grievance is filed no later than thirty (30) calendar days from date of issuance of the warrant complained or, that the issue would otherwise be grievable under this Section; and provided further, however, that under no circumstances may a former employee file or pursue any grievance unless it relates solely to whether such person's final pay warrant(s) correctly reflected the final salary, or fringe benefits taken in the form of cash owed to such person.

SECTION 27. EDUCATIONAL STIPENDS.

Upon the approval of the Agency/Department Head of any plan submitted by an employee to engage in job-related educational courses and/or job-related certifications which shall maintain or upgrade the employee's skills on the job, or prepare the employee for promotional opportunities, the County shall pay \$500 per employee per fiscal year. Effective July 1, 2020, the County shall increase this amount from \$500 to \$700 per employee per fiscal year. The maximum County liability under this Section shall not exceed \$6,000 in any fiscal year. Effective July 1, 2020, the County shall increase the maximum liability under this Section from \$6,000 to \$14,000 in any fiscal year. The County agrees to carry over from fiscal year to fiscal year any unexpended funds from this provision, not to exceed a maximum of \$774. Employee shall receive such stipends on a first-come, first-served basis each fiscal year.

The Agency/Department Head shall respond to any request for educational stipend course and/or certification approval, within thirty (30) calendar days of receipt of such request or the employee's selection shall be deemed approved. Approval or failure to timely respond within thirty (30) calendar days does not encumber funds from the Educational Stipend as such funds are administered on a first-come, first-served basis.

An employee may receive the educational stipend before the course is completed. However, verification of completion of the course must be presented to the Agency/Department Head within sixty (60) days of the completion of the course or the amount of educational stipend paid to the employee will be deducted from his/her subsequent paycheck, unless the employee was unable to complete the course through no fault of his/her own due to involuntary change of shift, personal or immediate family illness, or a death in the immediate family.

SECTION 28. TOOL ALLOWANCE.

The County shall reimburse employees in the following classifications for the actual cost of preapproved department authorized tools up to a maximum of five-hundred dollars (\$500) per calendar year:

Job Code	Classification
9420	Auto Mechanic
9470	Blacksmith-Welder
9455	Heavy Equipment Mechanic Helper
9465	Heavy Equipment Mechanic
9475	Lead Heavy Equipment Mechanic

Effective January 1, 2020, the tool allowance will increase by fifty dollars (\$50), for a maximum total of five-hundred and fifty dollars (\$550).

The Public Works Agency will maintain all hand tools one and one-fourth inches (1.25") and above. In order to be reimbursed, employees must submit Auditor's Boot /Tool Reimbursement Claim form 110-55 and must provide supporting documentation indicating that the tools purchased have been pre-approved as required by the County. Reimbursement will also be based on verification of assignment and submittal of original receipt.

SECTION 29. DISABILITY INSURANCE POLICIES.

County sponsored disability insurance policies will be made available. **Coverage can be purchased either through the use of vacation sellback (up to five [5] days) or through payroll deduction.** These policies are subject to premium costs, eligibility requirements, age limitations, coverage exclusions, conversion rights, and all other provisions set forth in the applicable insurer contracts.

SECTION 30. NOTIFICATION OF VACANCIES.

The County shall adopt improved methods of notifying employees of existing vacancies. The method adopted shall be appropriate to the needs of the operating department and may, during the life of the Memorandum, include the use of a transfer hot line.

SECTION 31. EFFECT OF LEGALLY MANDATED CHANGES.

In the event that state, federal, or decisional law shall mandate the granting to employees of benefits or other terms and conditions of employment which duplicate, supplement, or otherwise impinge upon benefits or other terms and conditions of employment set forth herein, the provisions of this MOU so duplicated, supplemented, or impinged upon shall be void and of no further effect as of the date the mandated benefit or term and conditions of employment becomes effective, but the parties hereto shall meet and confer with regard to such benefit or other term and condition of employment in order to assure that the state, federal, or decisional mandate does not result in an overall loss of benefits to employees in the area so affected.

SECTION 32. NO STRIKE -- NO LOCKOUT.

There shall be no lockout or strike, slowdown, work stoppage, willful absence from assigned workstation, or the abstinence in whole or in part from the full, faithful and proper performance of the

duties of employment during the life of this MOU. Union agrees to take all measures reasonably necessary and appropriate to assure that the provisions of this Section are observed.

SECTION 33. SAVINGS CLAUSE.

If any provision of this Memorandum shall be held invalid by operation of law or by any court of competent jurisdiction, or if compliance with or enforcement of any provision shall be restrained by any tribunal, the remainder of this Memorandum shall not be affected thereby, and the parties shall enter into negotiation for the sole purpose of arriving at a mutually satisfactory replacement for such provision.

SECTION 34. TERM OF MEMORANDUM.

This MOU shall become effective upon the approval of the Board of Supervisors and shall remain in full force and effect to and including October 1, 2022.

SECTION 35. ENACTMENT.

It is agreed that the foregoing shall be jointly submitted to the Alameda County Board of Supervisors by the Director of Human Resource Services and the Unions for the Board's consideration and approval. Upon approval, the Board shall adopt an ordinance, which shall incorporate this Memorandum either in full or by reference.

Upon such adoption, the provisions of this MOU shall supersede and control over conflicting or inconsistent County ordinances and resolutions.

SECTION 36. SCOPE OF AGREEMENT.

Except as otherwise specifically provided herein, this MOU fully and completely incorporates the understanding of the parties hereto and constitutes the sole and entire agreement between the parties in any and all matters subject to meet and confer. Neither party shall, during the term of this MOU demand any change herein, provided that nothing herein shall prohibit the parties from changing the terms of this MOU by mutual agreement.

SIGNATURE PAGE

SIGNED AND ENTERED INTO THIS 24TH DAY OF SEPTEMBER , 2019.

FOR THE COUNTY:

Glenn Berkheimer, IEDA

Margarita Zamora, Labor Relations Manager

eren

Ian Tecson, Labor Relations Analyst

Aracelia Esparza, General Serviges Agency

Senere Letty Denise Fetty, Public Works Agency

Shelisa Jackson, Zone 7

FOR BUILDING & CONSTRUCTION TRADES

gons

Mario Gonzalez-Brito, Business Representative

long Obrav Van Buren, Field Representative

BRCA

Benjamin Arcibal, Public Works Agency

Brian Cazier, Public Works Agency a

Rodniney LaBarr, General Services Agency

Stephen Malone, General Services Agency

and Jason Yee, General Services Agency

David Zachry, Zone 7

Joe Angelo Director Human Resource Services

Approved as to Form Donna Ziegler, County Counsel

By:

APPENDIX A Representation Unit 002

The classifications in Representation Unit 002 shall receive the following for the period covering July 29, 2018 to October 1, 2022, with Special Adjustment effective December 30, 2018 noted below inclusive of wage increase in accordance with subsections 11.B.1. (Key Classifications [Except Stationary Engineer]) and 11.B.2. (Stationary Engineer):

Job Code	Classification	Increase - Inclusive of Wage and Special Adjustment Effective 12/30/18	Special Adjustment Effective 10/6/19	Special Adjustment Effective 10/4/20	Special Adjustment Effective 10/3/21
9415	Auto Body and Fender Worker	5.82%	-	-	-
9420	Auto Mechanic	5.82%	-	-	-
9405	Auto Service Worker	5.82%	-	-	-
9407	Auto Service Worker Supervisor	5.82%	-	-	-
9232	Automatic Guided Vehicle Technician	4.96%	-	-	-
9470	Blacksmith-Welder	5.82%	-	-	-
9660	Boiler Room Operator	6.78%	-	-	-
9617	Bridge Mechanic	6.78%	-	-	-
9616	Bridge Tender	6.78%	-	-	-
9615	Bridge Utility Worker	6.78%	-	-	-
9665	Building Equipment Maintenance Worker	6.78%	-	-	-
9664	Building Equipment Maintenance Worker (Apprentice)	6.78%			
9125	Building Maintenance Laborer	8.23%	-	-	-
9140	Building Maintenance Worker I	8.23%	-	-	-
9141	Building Maintenance Worker II	8.23%	-	-	-
9220	Carpenter	8.23%	-	-	-
9218	Carpenter Assistant	8.23%	-	-	-
9360	Crane Operator	6.71%	-	-	-
9515	Crew Leader	6.71%	-	-	-
9230	Electrician	4.96%	-	-	-
9235	Electrician – Lineworker	4.96%	-	-	-
9686	Energy Management Technician	4.96%	-	-	-
9465	Heavy Equipment Mechanic	5.82%	-	-	-
9460	Heavy Equipment Oiler-Greaser	5.82%	-	-	-
9355	Heavy Equipment Operator	6.71%	-	-	-
9455	Heavy Equipment Mechanic Helper	5.82%	-	-	-
9325	Heavy Truck Driver	6.71%	-	-	-

County of Alameda

Job Code	Classification	Increase - Inclusive of Wage and Special Adjustment Effective 12/30/18	Special Adjustment Effective 10/6/19	Special Adjustment Effective 10/4/20	Special Adjustment Effective 10/3/21
9105	Laborer	7.00%	1.00%	1.00%	1.00%
2148	Land Surveyor	9.00%	-	-	-
9475	Lead Heavy Equipment Mechanic	5.82%	-	-	-
9576	Lead Traffic Painter	7.00%	1.00%	1.00%	1.00%
9222	Locksmith	8.23%	-	-	-
9107	Maintenance Aide I	7.00%	1.00%	1.00%	1.00%
9108	Maintenance Aide II	7.00%	1.00%	1.00%	1.00%
9152	Maintenance and Construction Worker	7.00%	1.00%	1.00%	1.00%
9240	Painter	6.39%	-	-	-
9666	Plant Mechanic	6.78%	-	-	-
9260	Plumber	6.74%	-	-	-
1096	Program Worker	7.00%	1.00%	1.00%	1.00%
9670	Stationary Engineer, GSA	6.78%	-	-	-
9671	Stationary Engineer, PWA	6.78%	-	-	-
9630	Street Light Technician	6.71%	-	-	-
9317	Street Sweeper Operator	6.71%	-	-	-
2140	Survey Technician I	9.00%	-	-	-
2145	Survey Technician II	9.00%	-	-	-
2147	Survey Technician III	9.00%	-	-	-
9575	Traffic Painter	7.00%	1.00%	1.00%	1.00%
9110	Traffic Sign Worker	7.00%	1.00%	1.00%	1.00%
9629	Traffic Signal Tech Trainee	6.78%	-	-	-
9627	Traffic Signal Technician	6.78%	-	-	-
9402	Transportation Services Attendant	22.90%	-	-	-
9550	Tree Trimmer-Climber	6.71%	-	-	-
9320	Truck Driver	6.71%	-	-	-
9106	Vegetation Technician	7.00%	1.00%	1.00%	1.00%
9410	Yard Worker	7.00%	1.00%	1.00%	1.00%

APPENDIX A-1 Classifications and Salary Listing for Representation Unit 002 (July 29, 2018 to October 1, 2022)

Union Local	Hours	ITEM #	CLASSIFICATION TITLE Effective Date	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
3	40	9415	Auto Body and Fender Worker		·			
			12/30/2018					3196.80
			10/06/2019					3308.80
			10/04/2020					3416.00
			10/03/2021					3527.20
3	40	9420	Auto Mechanic			I.	I.	
			12/30/2018					3196.80
			10/06/2019					3308.80
			10/04/2020					3416.00
			10/03/2021					3527.20
3	40	9405	Auto Service Worker			L.	I.	
			12/30/2018	2093.60	2189.60	2297.60	2397.60	2512.00
			10/06/2019	2167.20	2266.40	2378.40	2481.60	2600.00
			10/04/2020	2237.60	2340.00	2456.00	2562.40	2684.80
			10/03/2021	2310.40	2416.00	2536.00	2645.60	2772.00
3	40	9407	Auto Service Worker Superviso	r				
			12/30/2018	2277.60	2380.00	2488.00	2608.80	2720.00
			10/06/2019	2357.60	2463.20	2575.20	2700.00	2815.20
			10/04/2020	2434.40	2543.20	2659.20	2788.00	2906.40
			10/03/2021	2513.60	2625.60	2745.60	2878.40	3000.80
342	40	9232	Automatic Guided Vehicle Tech	I				
			12/30/2018				3066.40	3228.80
			10/06/2019				3173.60	3341.60
			10/04/2020				3276.80	3450.40
			10/03/2021				3383.20	3562.40
3	40	9470	Blacksmith-Welder					
			12/30/2018					3649.60
			10/06/2019					3777.60
			10/04/2020					3900.00
			10/03/2021					4026.40
342	40	9660	Boiler Room Operator					
			12/30/2018			2875.20	3026.40	3180.80
			10/06/2019			2976.00	3132.00	3292.00
			10/04/2020			3072.80	3233.60	3399.20
			10/03/2021			3172.80	3338.40	3509.60
342	40	9617	Bridge Mechanic					
			12/30/2018					3819.20
			10/06/2019					3952.80
			10/04/2020					4081.60
			10/03/2021					4214.40
342	40	9616	Bridge Tender			I	I	
	-	=	12/30/2018		<u> </u>			2628.80
			10/06/2019					2720.80
			10/04/2020					2809.60
			10/03/2021					2900.80

Union Local	Hours	ITEM #	CLASSIFICATION TITLE Effective Date	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
342	40	9615	Bridge Utility Worker					
			12/30/2018		2940.80	3089.60	3244.80	3403.20
			10/06/2019		3044.00	3197.60	3358.40	3522.40
			10/04/2020		3143.20	3301.60	3467.20	3636.80
			10/03/2021		3245.60	3408.80	3580.00	3755.20
342	40	9664	Building Equipment Maintena	nce Worker (Aj	oprentice)			
			12/31//2018	1841.60	2152.00	2301.60	2613.60	2920.8
			10/06/2019	1906.40	2227.20	2382.40	2704.80	3023.20
			10/04/2020	1968.00	2299.20	2460.00	2792.80	3121.6
			10/03/2021	2032.00	2373.60	2540.00	2883.20	3223.2
342	40	9665	Building Equipment Maintena	nce Worker				
			12/30/2018				3071.20	3236.0
			10/06/2019				3178.40	3349.6
			10/04/2020				3281.60	3458.4
			10/03/2021				3388.00	3570.4
342	40	9125	Building Maintenance Laborer	r			5500.00	5570.4
342	40	9123	12/30/2018					2494.4
			10/06/2019					2494.4
			10/04/2020					2665.6
342	40	0140	10/03/2021					2752.0
342	40	9140	Building Maintenance Worker	· 1			2.000.00	20.40.0
			12/30/2018				2696.80	2840.8
			10/06/2019				2791.20	2940.0
			10/04/2020				2881.60	3035.2
			10/03/2021				2975.20	3133.6
342	40	10 9141	Building Maintenance Worker	· II				
			12/30/2018					3284.0
			10/06/2019					3399.2
			10/04/2020					3509.6
			10/03/2021					3624.0
342	40	9220	Carpenter					
			12/30/2018					3524.0
			10/06/2019					3647.2
			10/04/2020					3765.6
			10/03/2021					3888.0
342	40	9218	Carpenter Assistant					
			12/30/2018				2805.60	2941.6
			10/06/2019				2904.00	3044.8
			10/04/2020				2998.40	3144.0
			10/03/2021				3096.00	3246.4
3	40	9360	Crane Operator					
			12/30/2018					3806.4
			10/06/2019					3940.0
			10/04/2020					4068.0
			10/03/2021					4200.0
3	40	9515	Crew Leader			1	I	7200.0
5	-10	7515	12/30/2018			1		3343.2
			12/30/2018					3343.2
			10/04/2020					3572.8
			10/03/2021					3688.

Union Local	Hours	ITEM #	CLASSIFICATION TITLE Effective Date	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
342	40	9230	Electrician		l.			
			12/30/2018					3949.60
			10/06/2019					4088.00
			10/04/2020					4220.80
			10/03/2021					4357.60
342	40	9235	Electrician - Lineworker		ı.			
			12/30/2018					3949.60
			10/06/2019					4088.00
			10/04/2020					4220.80
			10/03/2021					4357.60
342	40	9686	Energy Management Technicia	an				
			12/30/2018					3949.60
			10/06/2019					4088.00
			10/04/2020					4220.80
			10/03/2021					4357.60
3	40	9355	Heavy Equipment Operator					
			12/30/2018					3625.60
			10/06/2019					3752.80
			10/04/2020					3874.40
			10/03/2021					4000.00
3	40	9465	Heavy Equipment Mechanic					1000100
C		2.00	12/30/2018					3649.60
			10/06/2019					3777.60
			10/00/2019					3900.00
			10/03/2021					4026.40
3	40	9455	Heavy Equipment Mechanic H	alnor				4020.40
5	40	7455	12/30/2018	leipei				3063.20
			10/06/2019					3170.40
			10/04/2020					3170.40
			10/03/2021					3380.00
3	40	9460	Heavy Equipment Oiler-Greas	10.17				3380.00
3	40	9400						3063.20
			12/30/2018					
			10/06/2019					3170.40
			10/04/2020					3273.60
	40	0225	10/03/2021					3380.00
3	40	9325	Heavy Truck Driver			I		2102.20
			12/30/2018					3103.20
			10/06/2019					3212.00
			10/04/2020					3316.00
			10/03/2021					3424.00
3	40	9105	Laborer					
			12/30/2018			2229.60	2326.40	2408.80
			10/06/2019			2331.20	2432.00	2517.60
			10/04/2020			2431.20	2536.00	2624.80
			10/03/2021			2535.20	2644.80	2737.60
3	40	2148	Land Surveyor		<u>.</u>			
			12/30/2018			4060.80	4296.00	4502.40
			10/06/2019			4203.20	4446.40	4660.00
			10/04/2020			4340.00	4591.20	4811.20
			10/03/2021			4480.80	4740.80	4967.20

Union Local	Hours	ITEM #	CLASSIFICATION TITLE Effective Date	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
3	40	9475	Lead Heavy Equipment Mecha	nic		•		
			12/30/2018					3824.00
			10/06/2019					3957.60
			10/04/2020					4086.40
			10/03/2021					4219.20
3	40	9576	Lead Traffic Painter		I			
			12/30/2018					2736.80
			10/06/2019					2860.80
			10/04/2020					2983.20
			10/03/2021					3111.20
342	40	9222	Locksmith					
			12/30/2018					3524.00
			10/06/2019					3647.20
			10/04/2020					3765.60
			10/03/2021					3888.00
3	40	9152	Maintenance and Construction	Worker				
U		,102	12/30/2018				2485.60	2605.60
			10/06/2019				2598.40	2724.00
			10/04/2020				2710.40	2840.80
			10/03/2021				2826.40	2962.40
3	40	9107	Maintenance Aide I				2820.40	2902.40
5	40	9107	12/30/2018				1468.80	1521.60
			10/06/2019				1535.20	
								1591.20
			10/04/2020				1600.80	1660.00
•	40	0100	10/03/2021				1669.60	1730.40
3	40	9108	Maintenance Aide II	1610.00	1 (70.40	1751.00	1020.00	1002.00
			12/30/2018	1619.20	1678.40	1751.20	1820.00	1892.80
			10/06/2019	1692.80	1754.40	1831.20	1903.20	1978.40
			10/04/2020	1765.60	1829.60	1909.60	1984.80	2063.20
	10		10/03/2021	1841.60	1908.00	1992.00	2070.40	2152.00
342	40	9240	Painter					
			12/30/2018					3186.40
			10/06/2019					3297.60
			10/04/2020					3404.80
			10/03/2021					3515.20
342	40	9666	Plant Mechanic					
			12/30/2018				3229.60	3384.80
			10/06/2019				3342.40	3503.20
			10/04/2020				3451.20	3616.80
			10/03/2021				3563.20	3734.40
342	40	9260	Plumber					
			12/30/2018					4096.80
			10/06/2019					4240.00
			10/04/2020	Ì	1	1		4377.60
			10/03/2021					4520.00
	40	1096	Program Worker, BTC Rep	I	1	1	•	
			12/30/2018	1447.20				3110.40
			10/06/2019	1512.80				3251.20
			10/04/2020	1577.60				3390.40
			10/03/2021	1644.80				3536.00

Union Local	Hours	ITEM #	CLASSIFICATION TITLE Effective Date	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
342	40	9670	Stationary Engineer, GSA			I		
			12/30/2018					3819.20
			10/06/2019					3952.80
			10/04/2020					4081.60
			10/03/2021					4214.40
342	40	9671	Stationary Engineer, PWA					
			12/30/2018					3819.20
			10/06/2019					3952.80
			10/04/2020					4081.60
			10/03/2021					4214.40
3	40	9630	Street Light Technician					
			12/30/2018					3103.20
			10/06/2019					3212.00
			10/04/2020					3316.00
			10/03/2021					3424.00
3	40	9317	Street Sweeper Operator					3424.00
5	40	3317	12/30/2018					3258.40
			10/06/2019					3372.80
			10/00/2019					3482.40
			10/03/2021					3595.20
3	40	2140	Survey Technician I					5595.20
3	40	2140	12/30/2018			2639.20	2779.20	2913.60
			10/06/2019			2731.20	2876.80	3015.20
			10/04/2020			2820.00	2970.40	3112.80
	10		10/03/2021			2912.00	3067.20	3213.60
3	40	2145	Survey Technician II			2020.20	2100.00	22.55.50
			12/30/2018			2939.20	3108.00	3265.60
			10/06/2019			3042.40	3216.80	3380.00
			10/04/2020			3141.60	3321.60	3489.60
			10/03/2021			3244.00	3429.60	3603.20
3	40	2147	Survey Technician III		I	I	I	
			12/30/2018			3797.60	4013.60	4206.40
			10/06/2019			3930.40	4154.40	4353.60
			10/04/2020			4058.40	4289.60	4495.20
			10/03/2021			4190.40	4428.80	4641.60
3	40	9575	Traffic Painter					
			12/30/2018					2605.60
			10/06/2019					2724.00
			10/04/2020					2840.80
			10/03/2021					2962.40
3	40	9110	Traffic Sign Worker	·	<u>.</u>			
			12/30/2018					2577.60
			10/06/2019					2694.40
			10/04/2020		1	ł		2809.60
			10/03/2021					2929.60
342	40	9629	Traffic Signal Technician, Train	nee	I	1		
			12/30/2018				3523.20	3704.80
			10/06/2019				3646.40	3834.40
			10/04/2020				3764.80	3959.20
			10/03/2021				3887.20	4088.00

County of Alameda

Union	Hours	ITEM #	CLASSIFICATION TITLE	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05
Local			Effective Date					
342	40	9627	Traffic Signal Technician					
			12/30/2018					3890.40
			10/06/2019					4026.40
			10/04/2020					4157.60
			10/03/2021					4292.80
3	40	9402	Transportation Services Attend	dant		·		
			12/30/2018	1682.40	1755.20	1833.60	1920.00	2000.00
			10/06/2019	1741.60	1816.80	1897.60	1987.20	2070.40
			10/04/2020	1798.40	1876.00	1959.20	2052.00	2137.60
			10/03/2021	1856.80	1936.80	2023.20	2118.40	2207.20
3	40	9550	Tree Trimmer-Climber	I			1	
			12/30/2018					3258.40
			10/06/2019					3372.80
			10/04/2020					3482.40
			10/03/2021					3595.20
3	40	9320	Truck Driver					
			12/30/2018					2677.60
			10/06/2019					2771.20
			10/04/2020					2861.60
			10/03/2021					2954.40
3	40	9106	Vegetation Technician					
			12/30/2018				2532.00	2656.00
			10/06/2019				2647.20	2776.00
			10/04/2020				2760.80	2895.20
			10/03/2021				2879.20	3019.20
3	40	9410	Yardworker					
			12/30/2018			l		2531.20
			10/06/2019					2646.40
			10/04/2020					2760.00
			10/03/2021					2878.40
								_0.0.10

APPENDIX B DOMESTIC PARTNER DEFINED

A "domestic partnership" shall exist between two persons, one of whom is an employee of the County, covered by this Memorandum of Understanding, regardless of their gender and each of them shall be the "domestic partner" of the other if they both complete, sign and cause to be filed with the County "Affidavit of Domestic Partnership" (or submit to the County a notarized "Declaration of Domestic Partnership" (State Form DP-1) filed with the California Secretary of State) attesting to the following:

- A. The two parties reside and share the common necessities of life;
- B. The two parties are not married to anyone; eighteen years or older; not related by blood closer than would bar marriage in the State of California; and mentally competent to consent to contract;
- C. The two parties declare that they are each other's sole domestic partner and they are responsible for their common welfare;
- D. The two parties agree to notify the County if there is a change of circumstances attested to the affidavit;
- E. The two parties affirm, under penalty of perjury, that the assertions in the affidavit are true to the best of their knowledge.

<u>Termination.</u> A member of a domestic partnership may end said relationship by filing a statement with the County. In the statement, the person filing must affirm, under penalty of perjury, that: 1) the partnership is terminated, and 2) a copy of the termination statement has been mailed to the other partner. For those who filed a State "Declaration of Domestic Partnership", a copy of a notarized State of California "Notice of Termination of Domestic Partnership" (State Form DP-2) filed with the State of California must be provided to the County.

<u>New Statements of Domestic Partnership.</u> No person who has filed an affidavit of domestic partnership may file another such affidavit until six months after a statement of termination of the previous partnership has been filed with the County or State of California as described herein.

Note: Submission of the County "Affidavit of Domestic Partnership" **does not** fulfill the State of California requirements for "Declaration of Domestic Partnership" (State Form DP-1), and may not be sufficient for employees wishing to claim California Paid Family Leave.

APPENDIX C FLOOD CONTROL AND WATER CONSERVATION DISTRICT ZONE 7 (Classification Listing for Representation Unit 062)

Alameda County Flood Control and Water Conservation District Zone 7 job classes represented by Building and Construction Trades Council are covered by this Memorandum of Understanding except for <u>Section 11. (Wages)</u> which are set in a separate Memorandum of Understanding between the Board of Directors of Zone 7 and the Building and Construction Trades Council.

Hours	Job Code	Classification
40.0	4934	Safety Technician I, Zone 7
40.0	4935	Safety Technician II, Zone 7
40.0	4941	Instrument Technician I, Zone 7
40.0	4955	Maintenance Coordinator, Zone 7
40.0	4983	Construction Maintenance Laborer, Zone 7
40.0	4985	Transportation and Supply Coordinator, Zone 7
40.0	4986	Plant Maintenance Laborer, Zone 7
40.0	4987	Emergency and Safety Technician, Zone 7
40.0	4988	Plant Mechanic, Zone 7
40.0	4994	Instrument Technician II, Zone 7
40.0	4995	Lead Plant Mechanic, Zone 7
40.0	4996	Electrician, Zone 7

APPENDIX D

EMPLOYMENT DISCRIMINATION COMPLAINT PROCEDURES

Chapter 3.48

Sections:

3.48.010	Purpose.
3.48.020	Scope.
3.48.030	Application to civil service matters and grievance procedures set forth in memorandums of understanding
3.48.040	Objectives.
3.48.050	Definitions.
3.48.060	Filing of FEPC and EEOC complaints not prohibited.
3.48.070	Informal and formal procedures.
3.48.080	Costs of hearing.
3.48.090	Representation.
3.48.100	Freedom from reprisal.

3.48.010 Purpose.

The purpose of this procedure is to provide a uniform and effective system for resolving certain allegations and complaints of employment discrimination. (Prior admin. code 2-18.01)

3.48.020 Scope.

This procedure pertains to allegations made by aggrieved persons of discrimination in regard to recruitment, appointment, training, promotion, retention, discipline or other aspects of employment because of race, religion, color, sex, handicap, sexual orientation, age, national origin, political affiliation or any other factor which applicable state or federal law or regulation prohibits as the basis for discrimination in employment. Complaints which do not allege discrimination based upon one or more of the foregoing factors will not be handled under this procedure.

Where applicable, this procedure supersedes the grievance procedure set forth in Chapter 3.44 of this code. This procedure does not confer upon nontenured employees the right to a good cause hearing upon the imposition of disciplinary action. (Prior admin. code 2-18.02)

3.48.030 Application to civil service matters and grievance procedures set forth in memorandums of understanding.

This procedure shall not apply to complaints relating to matters within the jurisdiction of the civil service commission under the Charter until and unless the commission elects to make this procedure applicable to such complaints. In such event, the findings and decision of the hearing officer or arbitrator shall be made to the commission for final determination. This procedure shall apply to complaints of discrimination pursuant to grievance procedures set forth in memorandums of understanding only in the event that such memorandums specifically provide for its application to such complaints. In the event that the use of this procedure is not adopted by the commission or specified by the applicable memorandum of understanding, an

aggrieved person who elects to pursue an appeal through procedures provided by the commission or the memorandum of understanding may not pursue the same allegations of discrimination under this procedure. (Prior admin. code 2-18.03)

3.48.040 Objectives.

The objectives of this procedure are: to provide an efficient means of resolving individual or group problems of a sensitive nature quickly and with a minimum of formal procedural requirements; to decrease significantly formal complaints which are expensive, time consuming and detrimental to good employee relations; and to sensitize managers and supervisors to the needs of individual employees or groups and to improve their capability of handling problems before they become complaints (Prior admin. code 2-18.04)

3.48.050 Definitions.

"Affirmative action coordinator" means the agency/department affirmative action coordinator or other person in close reporting relationship to top management who is assigned the responsibility of managing the procedure for handling discrimination complaints.

"Complainant" means an aggrieved person who has filed a formal complaint.

"Discrimination in regard to age" means disparate treatment of persons who are at least forty (40) years of age but less than seventy (70) years of age, as prohibited by the U.S. Age Discrimination in Employment Act of 1967, or of persons who are at least forty (40) years of age, as prohibited by the California Fair Employment Practice Act.

"Discrimination in regard to handicap" means disparate treatment of persons having a physical or mental handicap not related to employment needs or the person's ability to perform the duties of the job.

"Equal employment opportunity counselor" means an employee trained in equal employment opportunity procedures and counseling techniques to provide informal counseling on matters pertaining to discrimination.

Factors Which Applicable State or Federal Law or Regulation Prohibits as the Basis for Discrimination in Employment. These factors are those personal or social characteristics which are unrelated to either the needs of the position or to employment in general. Such factors as poor personal hygiene, unwillingness or inability to take direction, to work in harmony with supervision, peers, or the public, or to work without excessive absenteeism are examples of factors which normally are related to the needs of the position and to employment.

"Formal complaint" means written complaint which states clearly the basis for an allegation of discrimination and the relief requested. (Prior admin. code 2-18.05)

3.48.060 Filing of FEPC and EEOC complaints not prohibited.

This procedure is not intended to and does not interfere with the rights of an aggrieved person to file a complaint with the Fair Employment Practice Commission, the Equal Employment Opportunity Commission, the courts, or, except as specifically provided herein, any other available source or redress. (Prior admin. code 2-18.07)

3.48.070 Informal and formal procedures.

A. An aggrieved person may contact the designated equal employment opportunity counselor no later than thirty (30) days from the alleged discrimination, except that when the action complained of is a specific personnel action, of which the employee has notice, such as a promotion, demotion, rejection for appointment, or disciplinary action, the contact with the designated equal employment opportunity counselor may be made no later than ten days from the alleged discrimination. The equal employment opportunity counselor shall consult with the aggrieved person and, after making necessary inquiries, shall counsel him on the issues of the case, and seek informal

resolution of the problem. The equal employment opportunity counselor shall keep a record of counseling activities and shall advise the aggrieved person of the formal complaint process and of his or her right to file complaints thereunder, under civil service rules, under an applicable memorandum of understanding, or pursuant to state and federal statutes. The equal employment opportunity counselor shall complete the informal pre-complaint counseling within fifteen (15) working days of being contacted by the aggrieved person.

B. Resolving Formal Complaints.

Departmental Review. If informal resolution of the problem through conciliation 1. and negotiation cannot be effected, an aggrieved person may file a formal complaint with the departmental affirmative action coordinator or other designated official. Such a complaint must be filed on a form provided for this purpose and within five working days after the attempted resolution of the problem by the equal employment opportunity counselor or within twenty-five (25) working days after the date of the alleged discriminatory action, whichever shall first occur. The affirmative action coordinator will decide whether the complaint falls within the jurisdiction of the procedure and accept or reject it. Upon acceptance of the complaint, the affirmative action coordinator shall obtain the notes on the case from the equal employment opportunity counselor; may conduct a prompt, impartial investigation if he deems it necessary; shall explore the possibility of resolving the problem through negotiation or conciliation; shall present findings and recommendations on resolving the complaint to the agency/department head; and within forty-five (45) working days from the date the formal complaint was filed, shall present his written decision, as approved by the agency/department head, to the complainant, with a copy of the complaint and decision to be forwarded to the director of personnel.

2. Appeal from Decision of Department Head. The decision of the department head shall be final unless appealed by the complainant to the director of personnel within ten working days of the date of mailing or personal delivery of the decision to the aggrieved person.

3. Review County Affirmative Action Officer. The director of personnel shall forward a copy of the decision and appeal to the county affirmative action officer who shall have ten working days from the date of filing of the appeal in which to determine whether to conduct his or her own investigation of the problem. In the latter event, the county affirmative action officer shall have twenty (20) additional working days in which to complete his or her investigation, counseling or settlement efforts.

4. Setting of Hearing. If the county affirmative action officer decides not to conduct his own investigation or if his or her efforts to settle the problem are unsuccessful, the director of personnel shall set the appeal for hearing before a State Hearing Officer or, by mutual agreement of the complainant and the agency/department head, before an agreed-upon arbitrator.

5. Exclusion of Frivolous or Vague Appeals and Appeal Therefrom. In the event that the director of personnel shall determine that the complaint is frivolous, vague, or that the facts alleged in the complaint, even if true, would not substantiate a claim of discrimination, or that the appeal claims discrimination based upon a factor for which state or federal law or regulation does not prohibit discrimination, he or she shall not schedule the appeal for hearing. The aggrieved person may, within ten working days of the mailing to him or her of notice that the complaint has been rejected by the director of personnel, request that the director's action be reviewed by an impartial practicing attorney selected by the civil service commission. If the aggrieved person makes such an appeal, the director of personnel shall forward to the impartial

attorney a copy of the complaint, the written decision of the agency/department head, and of his or her determination which is the subject of the request for review. The impartial attorney, after reviewing the foregoing documents and without a hearing, shall determine whether the action of the director of personnel in refusing to schedule the appeal for hearing was correct. The determination of the impartial attorney in this regard shall be final, but a determination by the impartial attorney that the appeal should be scheduled for hearing shall not preclude the hearing officer or arbitrator from determination, upon the evidence adduced at the hearing, that the factor upon which the disparate treatment was based was related to the needs of the position or to employment in general.

6. Hearing of Appeal. The hearing officer or arbitrator shall fully hear the complaint and make written findings of fact as part of its decision. The decision of the hearing officer or arbitrator, on matters of employment discrimination within the scope of this procedure, shall be binding on the department/agency head. The director of personnel shall notify the Merit Systems Services of the California State Personnel Board regarding the disposition of all formal complaints received and of all heard by a hearing officer or arbitrator. (Prior admin. code 2-18.07)

3.48.080 Costs of hearing.

The cost of the hearing officer or the arbitrator, as well as of any reporter required by the hearing officer or arbitrator, shall be paid by the county. In the event, however, that the aggrieved person is represented in his or her appeal by a recognized employee organization or is furnished counsel by said organization, the costs of the hearing officer or the arbitrator as well as of the reporter shall be shared equally by the county and the organization. (Prior admin. code 2-18.08)

3.48.090 Representation.

The aggrieved person/complainant has a right to be accompanied, represented and advised by a person of his or her own choosing at all stages of the process, but no recognized employee organization shall be obligated to furnish such representation or advice except upon such basis as the aggrieved person/complainant and the recognized employee organization shall mutually agree. (Prior admin. code 2-18.09)

3.48.100 Freedom from reprisal.

An aggrieved person/complainant, his or her representative, and witness shall be free from restraint, interference, coercion, discrimination or reprisal at all stages in presenting and processing a complaint, including the informal counseling state. (Prior admin. code 2-18.10)

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2018 MEMORANDUM OF UNDERSTANDING NEGOTIATIONS BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA Sideletter of Agreement

August 5, 2019

CAFETERIA BENEFIT PLAN AND COUNTY ALLOWANCE

1) CAFETERIA BENEFIT PLAN.

The County's Cafeteria Benefit Plan, authorized under Section 125 of the Internal Revenue Service (IRS) Code, was established for the purpose of providing eligible employees the ability to elect pre-tax deductions from salary, to the extent permitted by the IRS regulations, to pay for allowable medical and other covered optional benefit expenses. In addition, the County provides employees with a County Allowance in order to offset the cost related to such eligible benefits. During the annual Open Enrollment for each new plan year, or within the first 30 days of employment of becoming eligible, an employee may allocate their County Allowance and/or pre-tax deductions from salary towards eligible plans as follows:

- a. Medical;
- b. Vision;
- c. Supplemental Employee Group Life Insurance and Group Accidental Death and Dismemberment Insurance, and
- d. Flexible Spending Accounts for Health Care (Health FSA); Dependent Care; and Adoption Assistance.

The cost and maximum contributions for these benefits are outlined in the County's Employee Benefits Handbook.

Employees shall continue to participate in the Cafeteria Benefit Plan, subject to any amendments/changes that may occur at the sole discretion of the Board of Supervisors.

2) COUNTY ALLOWANCE.

The County Allowance amount shall be prorated in advance of the calendar year for employees regularly scheduled to work less than full-time based upon the hours that the employee has been regularly scheduled to work. Employees who transition from a part-time position to full-time position in a different job classification shall be entitled to a prorated amount based upon the number of pay periods scheduled to work on a full-time basis during the remainder of the calendar year, except that employees appointed during the last two (2) full pay periods and any following partial pay period prior to December 31, shall not be eligible for plan benefits until the following calendar year.

a. Effective January 1, 2017 through December 31, 2021, the County shall contribute one thousand and one hundred dollars (\$1,100) annually (County Allowance) toward a Cafeteria Benefit Plan for full-time represented employees covered by this MOU.

The County Allowance maximum sum available to an employee who reinstates shall not exceed one-thousand and one-hundred dollars (\$1,100), minus the sum of the County Allowance received by the employee during the portion of the calendar year preceding termination.

b. Effective January 1, 2022 through October 1, 2022, the County shall contribute one thousand two-hundred dollars (\$1,200) annually (County Allowance) toward a Cafeteria Benefit Plan for full-time represented employees covered by this MOU.

The County Allowance maximum sum available to an employee who reinstates shall not exceed one-thousand and two-hundred dollars (\$1,200), minus the sum of the County Allowance received by the employee during the portion of the calendar year preceding termination.

Failure by the employee to allocate his or her County Allowance to the eligible benefits noted above within the stated timeframe will result in the unallocated funds to be deposited into the employee's Health Care Flexible Spending Account pursuant to the IRS regulations and paid out in the form of an after-tax earnings, if remaining County Allowance funds exceeds \$500.

Any remaining unspent funds in any of the Flexible Spending Accounts at the end of the year or grace period, including salary contributions made towards the Cafeteria Benefit Plan, are County funds.

Except in the case of a termination, reinstatement or a qualifying change in status event, an employee may not make any changes to his or her County Allowance allocation or Flexible Spending Accounts during the year.

FOR THE COUN 21 201 DATE:

FOR BTC:

2019 DATE:

2018 MEMORANDUM OF UNDERSTANDING NEGOTIATIONS BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA Sideletter of Agreement

July 18, 2019

CLASSIFICATION STUDY

The parties agree that, within ninety (90) days after the adoption of the July 29, 2018 through October 1, 2022 Memorandum of Understanding ("MOU") by the County of Alameda Board of Supervisors, the County will initiate an analysis of the job specification (classification study) of the following classifications:

Job Code	Classification Title
9402	Transportation Services Attendant
9515	Crew Leader
9320	Truck Driver
9232	Automated Guided Vehicle Technician

FOR THE COUNTY cion

DATE: 8/21/2019

FOR BTC:

019 DATE:

August 1, 2019

DENTAL MAXIMUM

The parties agree that effective plan year 2014, the maximum annual dental coverage limit shall be increased \$100, to a total of \$1,500 per plan year. In addition, the County offers a me-too clause to provide a dental benefit comparable to any increase in the dental benefit that SEIU might receive during the July 29, 2018 through October 1, 2022 term of the Building and Construction Trades Council contract.

FOR THE COUNTY:
Du Juson
Anderi Jackson
Marchi St. Espanne
Denise & Letty
DATE: 8/21/2019

BTC:

201 DATE:

Tentative Agreement

DEPENDENT CARE CONTRIBUTION

Sideletter of Agreement

Effective during a Special Open Enrollment for calendar year 2014, subject to the applicable provisions of the Internal Revenue Code, employees covered by this Memorandum of Understanding are eligible to contribute from their salary on a pre-tax basis an amount up to \$5,000 each calendar year for approved dependent care. Eligible employees may only contribute salary for such expenses; there is no County contribution for dependent care. Reimbursements are made solely on a monthly basis subject to submission of itemized statement, proof of payment, adequate accumulation of salary contribution and all applicable County Administrative procedures.

For the County:

Date

For the Union:

County of Alameda

MEMORANDUM OF UNDERSTANDING NEGOTIATIONS BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA

Tentative Agreement

FLEXIBLE SPENDING ACCOUNT (FSA)

Sideletter of Agreement

Effective [during special Open Enrollment for the 2014 calendar year], and each year thereafter, subject to the applicable requirements of the Internal Revenue Service, eligible employees may, through payroll deductions, contribute to a Health Flexible Spending Account (FSA) in order to pay for qualified unreimbursed health care expenses with pre-tax salary. The annual maximum employee salary contribution for a Health FSA shall be \$2,500.

During the Open Enrollment period prior to January 1st of each year, and within the first 30 days of employment in the case of a new employee, the employee may allocate from his/her salary, on a pre-tax basis, an amount to the Health FSA. Except as governed by the Cafeteria Plan Document, no change may be made in the allocation during the calendar year, and any sums remaining unused at the end of the year, including the employee pre-tax salary contribution amount, shall become County funds.

Reimbursement may be made for qualifying health care expenses within the meaning of Section 213(d) of the Internal Revenue Code (e.g., out-of-pocket medically necessary medical, dental, and vision care expenses, including deductibles and co-insurance payments), provided that such expenses were incurred during the period of coverage and paid for by the employee and eligible family members, and not reimbursed or paid under the employee's medical or dental plans or any other applicable personal or group health care plan. Participating employees must comply with all applicable County administrative procedures.

For the County:

For the Union:

July 15, 2019

GSA FLEXTIME GUIDELINES PILOT PROGRAM

The parties agree that, within one-hundred twenty (120) days after the adoption of the July 29, 2018 through October 1, 2022 Memorandum of Understanding ("MOU") by the County of Alameda Board of Supervisors, the County will notice BTC to meet and confer regarding the Alameda County General Services Agency's ("GSA") *Flextime Guidelines Pilot Program.*

FOR THE COUNT

8/21/2019 DATE:

FOR BTC:	-
Chains beg	B
Amt 26	
Bi Cali	
Labon 11	
1/2 9/20/19	
•	

DATE: 8/21/2019

July 18, 2019

MAINTENANCE OF MEMBERSHIP (JANUS) AND AB119 (NEW EMPLOYEE ORIENTATION)

The parties agree that within ninety (90) days after the adoption of the July 29, 2018 through October 1, 2022 Memorandum of Understanding ("MOU") by the County of Alameda Board of Supervisors, the parties agree to meet and confer on the impacts of the County of Alameda's decision to implement the provisions of the *Janus v. AFSCME* Supreme Court Decision as well as the requirements under *Assembly Bill 119* (California's New Employee Orientation).

FOR THE COUNTY DATE: 2019

FOR BTC:

2019 DATE:

SIDELETTER OF AGREEMENT BETWEEN BUILDING AND CONSTRUCTION TRADES COUNCIL LOCAL 342 AND THE COUNTY OF ALAMEDA

RELEASE TIME TO ATTEND RETIREMENT PLANNING SESSIONS

This sideletter of agreement provides that County employees represented by the Building and Construction Trades Council Local 342 and who are members of the Alameda County Employees' Retirement Association (ACERA) shall be afforded paid release time to attend two ACERA sponsored workshops or seminars per year.

Upon ten working days advance notice by the employee to his/her supervisor, an employee, who is a member of ACERA, shall be granted paid release time to attend two ACERA sponsored workshops/seminars per year which are held during the employee's scheduled working hours. Sufficient paid leave shall be granted to permit the employee to travel between the work place and the session site. Planning sessions for jurisdictions other than the County of Alameda are exempted from this sideletter.

With prior notice to the immediate supervisor, additional leave may be granted by the Agency/Department Head and charged to the employee's accrued vacation, compensatory time, in-lieu holiday and floating holiday balance.

An Agency/Department shall not deny a request for this leave except for reasons critical to the operation of the Agency/Department.

FOR THE COUNTY:

County of Alameda

FOR LOCAL 342:

Illava

DATE: ghuary

July 15, 2019

SAFETY AND HAZARD STUDY

The parties agree that, within sixty (60) days following adoption of the July 29, 2018 through October 1, 2022 Memorandum of Understanding ("MOU") by the County of Alameda Board of Supervisors, the County of Alameda Risk Management Division will initiate a safety and hazard study of employee working conditions for the classifications listed below assigned to work at the Santa Rita Jail.

Job Code	Title
9232	Automatic Guided Vehicle Tech
9665	Building Equipment Maintenance Worker
9125	Building Maintenance Laborer
9141	Building Maintenance Worker II
9220	Carpenter
9230	Electrician
9222	Locksmith
9240	Painter
9260	Plumber
9670	Stationary Engineer, GSA
9686	Energy Management Technician

FOR THE COUNT

2019 B 21 DATE:

8 2019 21 DATE:

Tentative Agreement

SALARY SURVEY JURISDICTIONS

Sideletter of Agreement

The parties agree that, effective [two pay periods following adoption of this MOU by the Board], the following shall be used when surveying the jurisdictions for the salary survey: Use Heavy Truck Driver as the key class for the Truck Driver classification; use Survey Technician II for the Survey Technician class; use Range A for the State of California surveyed classes; for the State of California, use CalTrans Highway Maintenance Worker as the surveyed match for the classification of Alameda County Laborer.

For the County:

Mary allians Mary allians Junice de Fetty glicia Repusta

Date

For the Union:

July 18, 2019

SUCCESSOR MOU NEGOTIATIONS AND NEW SURVEY FORMULA MEET AND CONFER

Successor Negotiations: The parties agree that with the expiration of the July 29, 2018 to October 1, 2022 Memorandum of Understanding (MOU) between the Building and Construction Trades Council (BTC) and the County of Alameda (County), the parties shall exchange all written proposals on terms and conditions of employment no later than 180 calendar days (April 4, 2022) before the expiration of the July 29, 2018 to October 1, 2022 MOU. Collective bargaining shall commence within 30 calendar days of the exchange of all written proposals as noted in this Sideletter of Agreement.

New Survey Formula Meet and Confer: Moreover, the parties agree that no later than February 1, 2022, which is nine (9) months prior to the expiration of the July 29, 2018 to October 1, 2022 MOU, the parties shall meet and confer on a new survey methodology that effectively addresses market concerns and replaces the survey formula in Section 11.A. ¹(Survey Formula²) in its entirety. If the parties fail to agree on a replacement formula by July 1, 2022, the parties agree to:

- a) incorporate all salary and/or special adjustments in successor MOU collective bargaining, and
- b) exchange all written proposals on salary and/or special adjustments no later than July 15, 2022.

The deadlines in this Sideletter of Agreement may be extended by mutual agreement.

FOR THE COUNT

2019

¹ Referenced as Section 11.B. in the 2012-2018 MOU.

² Retitled from "If BASSC SURVEY DATAT IS NOT AVAILABLE FOR THE KEY CLASSIFICATION THE FOLLOWING FORMULA SHALL APPLY".

SIDELETTER OF AGREMENT BETWEEN BUILDING AND CONSTRUCTION TRADES COUNCIL AND THE COUNTY OF ALAMEDA

WAGES-SURVEYED JURISDICTIONS

The public jurisdictions which are surveyed in order to determine wage rates pursuant to Section 11.A and 11.B of the Memorandum of Understanding are as follows:

- 1) Contra Costa County
- 2) Marin County
- 3) Santa Clara County
- 4) City and County of San Francisco
- 5) San Mateo County
- 6) City of Berkeley
- 7) City of Oakland
- 8) Port of Oakland
- 9) City of San Jose
- 10) East Bay Municipal Utility District
- 11) Lawrence Livermore Lab
- 12) Oakland Public Schools
- 13) University of California at Berkeley
- 14) State of California
- 15) Federal Government

The Federal Government will no longer constitute a surveyed jurisdiction effective as of the survey for the March 12, 2006 wage increase.

FOR THE COUNTY

FOR THE UNION

June 5, 2019

ZONE 7 ALTERNATIVE WORK SCHEDULES LABOR/MANAGEMENT COMMITTEE

The Alameda County Zone 7 Water District ("Zone 7") and the Building and Construction Trades Council ("BTC") agree that:

- No later than thirty (30) days after the adoption of the 2018-20XX Memorandum of Understanding ("MOU") by the Board of Supervisor, a committee will be established for the sole purpose of discussing alternative work schedules and flexible work schedule possibilities in Zone 7.
- Recommendations regarding alternative work schedules and flexible work schedules will be given to the General Manager of Zone 7 no later than sixty (60) days after the first committee meeting.
- Final decisions regarding alternative work schedules and flexible work schedules are at the sole discretion of the Zone 7 General Manager.
- This committee will be comprised of no more than: one (1) BTC business representative, Unit 062; three (3) representatives selected by the Zone 7 management; and two (2) representatives from BTC, Unit 062.

This Alternative Work Schedules Labor/Management Committee Sideletter of Agreement and related Labor/Management Committee will sunset and fully terminate sixty (60) days following the first committee meeting.

FOR THE COUNT

DATE: 8/21/2019

FOR BTC: 2019 DATE:

MINUTE ORDER

ALAMEDA COUNTY BOARD OF SUPERVISORS MINUTE ORDER

The following action was taken by the Alameda County Board of Supervisors on 10/15/2019

Approved as Recommended 💿	Other 🔿
Read titles, waived reading of Ordinances in their entit second reading	rety and continued to Tuesday, 10/15/19 for
Unanimous Chan: Haggerty: X I	Miley: Valle: Carson: 4

Documents accompanying this matter:

Documents to be signed by Agency/Purchasing Agent:

File No. 30343 Item No. 29

Copies sent to:

Special Notes:



I certify that the foregoing is a correct copy of a Minute Order adopted by the Board of Supervisors, Alameda County, State of California. ATTEST: Clerk of the Board Board of Supervisors

Rhonda Barle Bv: Deputy

PAY PERIOD CALENDAR COUNTY OF ALAMEDA PAYPERIOD CALENDAR 2018

FROM	то	PAYDAY	PAY PERIOD
12/17/17	12/30/17	01/12/18 CHRISTMAS 12/25/17	18-01
12/31/17	01/13/18	01/26/18 NEW YEAR'S 01/01/18	18-02
01/14/18	01/27/18	02/09/18 MARTIN L. KING'S BIRTHDAY OBSERVED 01/15/18	18-03
01/28/18 02/11/18	02/10/18 02/24/18	02/23/18 03/09/18	18-04 18-05
02,11,10	02/2 1/10	LINCOLN'S BIRTHDAY 02/12/18 WASHINGTON'S BIRTHDAY OBSERVED 02/19/18	10 00
02/25/18 =======	03/10/18	03/23/18	18-06
03/11/18	03/24/18	04/06/18	18-07
03/25/18	04/07/18	04/20/18	18-08
04/08/18	04/21/18	05/04/18	18-09
04/22/18	05/05/18	05/18/18	18-10
05/06/18	05/19/18	06/01/18	18-11
05/20/18	06/02/18	06/15/18	18-12
06/03/18	06/16/18	MEMORIAL DAY OBSERVED 05/28/18 06/29/18	18-13
06/17/18	06/30/18	07/13/18	18-14
07/01/18	07/14/18	07/27/18	18-15
		INDEPENDENCE DAY 07/04/18	
07/15/18	07/28/18	08/10/18	18-16
07/29/18	08/11/18	08/24/18	18-17
08/12/18	08/25/18	09/07/18	18-18
08/26/18	09/08/18	09/21/18	18-19
		LABOR DAY OBSERVED 09/03/18	
09/09/18	09/22/18	10/05/18 ADMISSION DAY OBSERVED 09/10/18 (*)	18-20
09/23/18	10/06/18	10/19/18	18-21
10/07/18	10/20/18	11/02/18	18-22
10/01/10	10/20/10	COLUMBUS DAY OBSERVED 10/08/18 (*)	10 22
10/21/18	11/03/18	11/16/18	18-23
11/04/18	11/17/18	11/30/18	18-24
		VETERAN'S DAY OBSERVED 11/12/18	
11/18/18	12/01/18	12/14/18	18-25
		THANKSGIVING OBSERVED 11/22/18 AND 11/23/18	
12/02/18	12/15/18	12/28/18	18-26

(*) Not applicable to all employees, please refer to the applicable MOUs

FROM	ТО	PAYDAY	PAY PERIOD
12/16/18	12/29/18	01/11/19 CHRISTMAS 12/25/18	19-01
12/30/18	01/12/19	01/25/19 NEW YEAR'S 01/01/19	19-02
01/13/19	01/26/19	02/08/19 MARTIN L. KING'S BIRTHDAY OBSERVED 01/21/19	19-03
01/27/19	02/09/19	02/22/19	19-04
02/10/19	02/23/19	03/08/19	19-05
		LINCOLN'S BIRTHDAY 02/12/19	
02/24/19	03/09/19	WASHINGTON'S BIRTHDAY OBSERVED 02/18/19 03/22/19	19-06
02/24/19	03/09/19	03/22/19	19-00
03/10/19	03/23/19	04/05/19	19-07
03/24/19	04/06/19	04/19/19	19-08
04/07/19	04/20/19	05/03/19	19-09
04/21/19	05/04/19	05/17/19	19-10
05/05/19	05/18/19	05/31/19	19-11
05/19/19	06/01/19		19-12
00/00/40	06/15/19	MEMORIAL DAY OBSERVED 05/27/19 06/28/19	19-13
06/02/19			
06/16/19	06/29/19	07/12/19	19-14
06/30/19	07/13/19	07/26/19	19-15
		INDEPENDENCE DAY 07/04/19	
07/14/19	07/27/19	08/09/19	19-16
07/28/19	08/10/19	08/23/19	19-17
08/11/19	08/24/19	09/06/19	19-18
08/25/19	09/07/19	09/20/19	19-19
		LABOR DAY OBSERVED 09/02/19	
09/08/19	09/21/19	10/04/19	19-20
03/00/13	03/21/13	ADMISSION DAY 09/09/19 (*)	13-20
09/22/19	10/05/19	10/18/19	19-21
10/06/19	10/19/19	11/01/19	19-22
10,00,10	10,10,10	COLUMBUS DAY OBSERVED 10/14/19 (*)	10 22
10/20/19	11/02/19	11/15/19	19-23
11/03/19	11/16/19	11/27/19	19-24
	-	VETERAN'S DAY 11/11/19	
11/17/19	11/30/19	12/13/19	19-25
		THANKSGIVING OBSERVED 11/28/19 AND 11/29/19	
12/01/19	12/14/19	12/27/19	19-26

(*) Note applicable to all employees, please refer to the applicable MOUs

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FROM	TO	PAYDAY	PAY PERIOD
12/15/19	12/28/19	01/10/20 CHRISTMAS 12/25/19	20-01
12/29/19	01/11/20	01/24/20 NEW YEAR'S 01/01/20	20-02
01/12/20	01/25/20	02/07/20 MARTIN L. KING'S BIRTHDAY OBSERVED 01/20/20	20-03
01/26/20	02/08/20	02/21/20	20-04
02/09/20	02/22/20	03/06/20 LINCOLN'S BIRTHDAY 02/12/20 WASHINGTON'S BIRTHDAY OBSERVED 02/17/20	20-05
02/23/20	03/07/20	03/20/20	20-06
03/08/20	03/21/20	04/03/20	20-07
03/08/20	04/04/20	04/17/20	20-07
04/05/20	04/18/20	05/01/20	20-09
04/19/20	05/02/20	05/15/20	20-10
05/03/20	05/16/20	05/29/20	20-11
05/17/20	05/30/20	06/12/20 MEMORIAL DAY OBSERVED 05/25/20	20-12
05/31/20	06/13/20	06/26/20	20-13
06/14/20	06/27/20	07/10/20	20-14
06/28/20	07/11/20		20-15
07/40/00	07/05/00	INDEPENDENCE DAY OBSERVED 07/03/20	20.40
07/12/20 07/26/20	07/25/20 08/08/20	08/07/20 08/21/20	20-16 20-17
07/20/20	08/22/20	09/04/20	20-17
08/23/20	09/05/20	09/18/20	20-19
09/06/20	09/19/20	10/02/20	20-20
		LABOR DAY OBSERVED 09/07/20	
		ADMISSION DAY 09/09/20 (*)	
09/20/20	10/03/20	10/16/20	20-21
10/04/20 10/18/20	10/17/20 10/31/20	10/30/20 11/13/20	20-22 20-23
10/10/20	10/31/20	COLUMBUS DAY OBSERVED 10/12/20 (*)	20-23
11/01/20	11/14/20	11/25/20	20-24
11/15/20	11/28/20	VETERAN'S DAY 11/11/20 12/11/20	20-25
		THANKSGIVING OBSERVED 11/26/20 AND 11/27/20	
11/29/20	12/12/20	12/24/20	20-26

(*) Not applicable to all employees, please refer to the applicable MOUs

tguyen 021810 (032414)

FROM	ТО	PAYDAY	PAY PERIOD
12/13/20	12/26/20	01/08/21 CHRISTMAS 12/25/20	21-01
12/27/20	01/09/21	01/22/21 NEW YEAR'S 01/01/21	21-02
01/10/21	01/23/21	02/05/21 MARTIN L. KING'S BIRTHDAY OBSERVED 01/18/21	21-03
01/24/21	02/06/21	02/19/21	21-04
02/07/21	02/20/21		21-05
		LINCOLN'S BIRTHDAY 02/12/21 WASHINGTON'S BIRTHDAY OBSERVED 02/15/21	
02/21/21	03/06/21	03/19/21	21-06
03/07/21	03/20/21	04/02/21	21-07
03/21/21	03/20/21	04/16/21	21-07
04/04/21	04/17/21	04/30/21	21-09
04/18/21	05/01/21	05/14/21	21-10
05/02/21	05/15/21	05/28/21	21-11
05/16/21 05/30/21	05/29/21 06/12/21	06/11/21 06/25/21	21-12 21-13
05/30/21	00/12/21	MEMORIAL DAY OBSERVED 05/31/21	21-13
06/13/21	06/26/21	07/09/21 07/23/21	21-14 21-15
06/27/21	07/10/21	INDEPENDENCE DAY OBSERVED 07/05/21	21-15
07/11/21	07/24/21	08/06/21	21-16
07/25/21	08/07/21	08/20/21	21-17
08/08/21	08/21/21	09/03/21	21-18
08/22/21 =======	09/04/21	09/17/21	21-19 ======
09/05/21	09/18/21	10/01/21	21-20
		LABOR DAY OBSERVED 09/06/21	
09/19/21	10/02/21	ADMISSION DAY 09/09/21 (*) 10/15/21	21-21
10/03/21	10/02/21	10/13/21	21-21
10/00/21	10/10/21	COLUMBUS DAY OBSERVED 10/11/21 (*)	
10/17/21	10/30/21	11/12/21	21-23
10/31/21	11/13/21	11/24/21	21-24
11/14/21	11/27/21	VETERAN'S DAY 11/11/21 12/10/21	21-25
		THANKSGIVING OBSERVED 11/25/21 AND 11/26/21	
11/28/21	12/11/21	12/23/21	21-26

(*) Not applicable to all employees, please refer to the applicable MOU

tguyen 021810 (updated 070115)

FROM	ТО	PAYDAY	PAY PERIOD
12/12/21	12/25/21	01/07/22 CHRISTMAS OBSERVED 12/24/21	22-01
12/26/21	01/08/22	01/21/22 NEW YEAR'S OBSERVED 12/31/21	22-02
01/09/22	01/22/22	02/04/22 MARTIN LUTHER KING'S BIRTHDAY OBSERVED 01/17/22	22-03
01/23/22	02/05/22	02/18/22	22-04
02/06/22	02/19/22	03/04/22 LINCOLN'S BIRTHDAY OBSERVED 02/11/22	22-05
02/20/22	03/05/22	03/18/22	22-06
		WASHINGTON'S BIRTHDAY OBSERVED 02/21/22	=====
03/06/22	03/19/22	04/01/22	22-07
03/20/22	04/02/22	04/15/22	22-07
04/03/22	04/16/22	04/29/22	22-09
04/17/22	04/30/22	05/13/22	22-10
05/01/22	05/14/22	05/27/22	22-11
05/15/22	05/28/22	06/10/22	22-12
05/29/22	06/11/22	06/24/22 MEMORIAL DAY OBSERVED 05/30/22	22-13
			=====
06/12/22	06/25/22	07/08/22	22-14
06/26/22	07/09/22	07/22/22	22-15
07/40/00	07/00/00	INDEPENDENCE DAY 07/04/22	00.40
07/10/22	07/23/22	08/05/22 08/19/22	22-16 22-17
07/24/22 08/07/22	08/06/22 08/20/22	08/19/22	22-17
08/21/22	09/03/22	09/16/22	22-18
09/04/22	09/17/22	09/30/22	22-20
00,01,11		LABOR DAY OBSERVED 09/05/22	0
		ADMISSION DAY 09/09/22 (*)	
09/18/22	10/01/22	10/14/22	22-21
10/02/22	10/15/22	10/28/22 COLUMBUS DAY OBSERVED 10/10/22 (*)	22-22
10/16/22	10/29/22	11/10/22	22-23
10/30/22	11/12/22	11/23/22	22-24
		VETERAN'S DAY 11/11/22	
11/13/22	11/26/22	12/09/22	22-25
		THANKSGIVING OBSERVED 11/24/22 AND 11/25/22	
11/27/22	12/10/22	12/23/22	22-26

(*) Not Applicable to All Employees, please refer to the applicable MOUs