

AGREEMENT

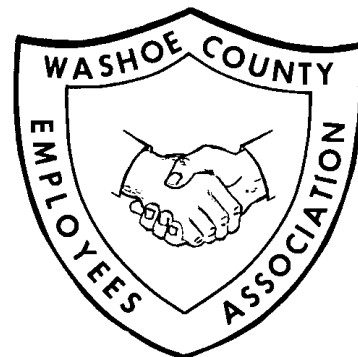
BETWEEN

**THE COUNTY OF WASHOE
STATE OF NEVADA**

**AND THE
NON-SUPERVISORY EMPLOYEES
NEGOTIATING UNIT**

OF

**THE WASHOE COUNTY
EMPLOYEES ASSOCIATION
2005 – 2008**



This Agreement, made and entered into this 1st day of July, 2005, by and between the Board of County Commissioners of Washoe County, hereinafter referred to as the County, and the Non-Supervisory Negotiating Unit of the Washoe County Employees Association, hereinafter referred to as the Association.

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ARTICLE 1 - PREAMBLE

WHEREAS, the County and the Association are engaged in furnishing public services essential to the health, safety and welfare of the residents of the County; and

WHEREAS, the County, its employees and the representatives of its employees have a high degree of responsibility to the general public; and

WHEREAS, the parties to this Agreement and the employees covered by this Agreement recognize their responsibility to provide the services for which they are involved without interruption; and

WHEREAS, the parties understand that the Board of County Commissioners is charged by law with the duty and responsibility of operating and providing County Government services and in carrying out those duties and responsibilities in employing County Employees in its operation. The Terms and Conditions of employment of employees and County regulations and rules affecting the employment of those employees are matters of mutual concern to the County and the Association. It is the intent and purpose of this Agreement to assure sound and mutually beneficial economic and employment relations between the parties hereto; to attempt to provide an orderly and peaceful means of conducting negotiations, exchanging communications and views and resolving any misunderstandings or grievances and to set forth herein article form of this Agreement between the parties covering rates of pay, wages, hours of work and other conditions of employment;

NOW, THEREFORE, the parties enter into this Agreement as a means of maintaining a harmonious relationship and fostering a responsible and peaceful labor relations policy.

ARTICLE 2 - RECOGNITION

In accordance with the provisions of NRS 288, the County has recognized and does recognize the Association as the exclusive collective bargaining representative of those employees in the classifications set forth in Appendix A. This recognition is granted for the period during which the Association qualifies as the exclusive representative of those employees under the provisions of NRS 288.

The County shall provide monthly to the Association the name, classification and department of each new hire by the County who would be eligible for inclusion within the unit. All information furnished is for the exclusive use of the Association and shall not be used for another purpose or be given to any other person or organization without the express written approval of the employee involved.

This recognition does not include temporary seasonal employees, temporary full or part-time employees who have worked less than six (6) consecutive months, intermittent hourly employees, and Site Supervisors and Activity Leaders working less than 20 hours per week on a regular basis.

Further, this recognition does not include individuals who are in the job classifications set forth in Appendix A if the individual is an unclassified employee pursuant to Chapter 5.093 of the Washoe County Code.

(Revised 7-1-01)

ARTICLE 3 - NON-DISCRIMINATION

A. Employee Rights

1. It is a prohibited practice for The County or its designated representative willfully to:
 - (a) Interfere, restrain or coerce any employee in the exercise of any right guaranteed under Chapter NRS 288.
 - (b) Dominate, interfere or assist in the formation or administration of any employee organization.

(c) Discriminate in regard to hiring, tenure or any term or condition of employment to encourage or discourage membership in any employee organization.

(d) Discharge or otherwise discriminate against any employee because he/she has signed or filed an affidavit, petition or complaint or given any information or testimony under this chapter, or because he/she has formed, joined or chosen to be represented by any employee organization.

(e) Refuse to bargain collectively in good faith with the exclusive representative as required in NRS 288.150. Bargaining collectively includes the entire bargaining process, including mediation and fact-finding, provided for in this chapter.

(f) Fail to provide the information required by NRS 288.180.

2. Any complaint alleging a violation of this subsection shall be submitted to the Local Government Employee-Management Relations Board and shall not be subject to the Grievance Procedure, Article 32.

B. Non-Discrimination

1. The parties hereto agree not to willfully discriminate against any employee because of race, color, religion, sex, sexual orientation, age, protected disability, national origin, or because of political reasons or affiliations.

2. Any complaint alleging a violation of this subsection shall be submitted to the appropriate administrative agencies having responsibility for enforcing state and federal laws governing non-discrimination in employment and shall not be subject to the Grievance Procedure, Article 32.

(Revised 7-01-01)

ARTICLE 4 - DUES DEDUCTION

1. The County shall deduct dues from the salaries of Association members and pay over to the proper officers of the Association the money so collected. Provided, however, that no deductions shall be made except in accordance with a deduction authorization form individually and voluntarily executed by the employee for whom the deduction is made. The deduction authorization form shall specify any Association restrictions on the employee's right to terminate his/ her dues deduction authorization.

2. The Association shall indemnify and hold the County harmless against any and all claims, demands, suits and all other forms of liability, which shall arise out of or by reason of action taken or not taken by the County at the request of the Association under the provisions of Section I above.

3. The Association shall certify to the County in writing the current rate of membership dues. The County will be notified of any change in the rate of membership dues thirty (30) days prior to the effective date of such change.

4. The County will continue to honor existing dues deduction authorizations currently on file.

ARTICLE 5 - EMPLOYEE REPRESENTATIVES

The County recognizes and agrees to deal with accredited employee representatives of the Association on all matters covered by this Agreement.

The selection of employee representatives is the responsibility of the Association, provided, however, that the total number of accredited employee representatives shall not exceed thirty (30). This number shall include employee grievance representatives, the Board of Directors of the Association (which includes the officers of the Association), and the members of the Association negotiating team. Employee representatives shall be selected in such a manner as to provide representation for each major County facility.

The Association shall provide the County with a list of accredited employee representatives and maintain its currency.

Release time for Board members, employee grievance representatives, and/ or members of the Association's negotiating team shall be limited for the purpose of (1) attending County functions/meetings, including negotiations (which term shall encompass statutory impasse procedures), which have a direct impact upon the Association, or (2) attending in accordance with the provisions of Article 32, Grievance Procedure, to matters relating to grievances arising out of alleged violations of this Agreement. Included within this release time procedure is the authorization for each member of the Association's negotiating committee and/or Executive Board to have a maximum of 1 hour per week for meetings of the Association's negotiating committee and/or Executive Board during weeks when the Association and the County have or are going to have one (1) negotiating session. In the event that the County and the Association meet for negotiations for more than one time per week, then the above described release time limit will be increased by one (1) hour for each such session in excess of one (1) session.

Release time requires the advanced approval of the concerned employee's supervisor. Employees being contacted can be contacted during working hours only after obtaining approval of the appropriate supervisor. Approval of requests for release time under this Article shall not be unreasonably withheld.

When attending to the duties provided in this Article during work hours, employee representatives shall be on compensated release time up to a total of 390 hours per year. To the extent that the release time units above are exhausted, release time will be allowed with the Association being responsible to reimburse the County for all straight time hours utilized by employee representatives in excess of the total compensated release time above.

ARTICLE 6 - MANAGEMENT RIGHTS

The County has the right and is entitled without negotiation to:

- (a) Hire, direct, promote, transfer, or assign employees;
- (b) Suspend, demote, discharge, or take other disciplinary action against any employee for just cause;
- (c) Lay off any employee because of lack of work or lack of funds;
- (d) Determine staffing levels, establish job classifications, work performance standards, the content of the workday, and workload factors;
- (e) Determine the quality and quantity of services to be offered to the public and the methods, means and personnel by which its operations are to be conducted;
- (f) Maintain the efficiency of its governmental operations; and
- (g) Take whatever actions may be necessary to carry out its responsibilities in emergency situations.

Unless specifically modified by this Agreement, all rights and responsibilities of the County shall remain the functions of the County. It is further understood and agreed that these management rights shall not contravene either the terms of this Agreement or the duty to negotiate over those subjects set forth in NRS 288.150, subsection 2.

ARTICLE 7 - CONSULTATION

The parties hereto will use their best efforts to consult with one another on matters of personnel policies and practices, wages, hours and conditions of employment.

ARTICLE 8 - SALARIES OF PERSONNEL

A. Salaries of Personnel

1. The Schedule of Salary ranges of all personnel covered by this Agreement is set forth in Appendix B, with the appropriate effective dates. The salary schedules listed in the Appendices to this Agreement are subject to change during the term of the Agreement as a result of changes to the retirement contribution rate provided for under NRS 286.421, 3, (a), (2). In adopting the Schedule of Salary ranges, the parties recognize and agree that the percentage differential between entry salary and maximum salary for a given grade is not and should not be the same for all grades, and herein abandoned the previously agreed to uniform differential of 35% from entry salary to maximum for all grades.

2. All employees shall receive a three and one-half percent (3 1/2%) salary increase commencing on July 1, 2005; a three and one-half percent (3 1/2%) salary increase commencing on July 1, 2006; and a three and one-half percent (3 1/2%) salary increase commencing on July 1, 2007. These increases have been incorporated into the Schedule of Salary ranges set forth in the Appendix.

3. The grade for each class represents the range of pay rates for full-time biweekly employment unless the compensation plan specifically states otherwise. Unless otherwise indicated in the compensation plan, rates of pay set forth represent the total compensation in every form except for overtime compensation. Reimbursement of an employee for expenses incurred in operating the employee's private motor vehicle for the convenience of the County shall not be deemed to be a part of total compensation.

4. Each employee in the classified service shall be paid within the salary range in the grade for the appropriate class.

5. An employee who works a fixed variable proportion of the established workweek, such as one-half time, one-quarter time, or hours as needed shall be paid for the actual hours worked.

6. The County shall pay retroactive pay to all employees who retired and began drawing PERS, and to the family of employees who died between July 1, 2005 and the date the WCEA contract is approved by the Washoe County Commissioners.

(Revised 7-01-05)

B. Merit Salary Increase

1. The amount of the merit salary adjustment paid pursuant to the Washoe County Merit Personnel Ordinance shall be 5%.

2. If giving the full merit salary adjustment would result in a salary exceeding that maximum amount, the employee shall be given a reduced adjustment, which would result in a salary equal to the maximum amount of the employee's salary range. However, if a merit increase brings an employee within 1/2 percent of the top of the range, the employee shall be paid at the maximum salary for the range.

3. Authorized leave without pay for 30 days or less shall not result in a new anniversary date. Authorized leave without pay in excess of 30 days shall establish a new anniversary date commencing with the employee's return to active service.

4. An employee shall be eligible for a merit salary increase upon:

(a) Each anniversary date of the employee's employment in such job classification annually thereafter until the maximum salary is reached in that job classification. The anniversary date is normally considered to be that date an employee commences work in that job classification to which the employee has been most recently appointed.

(b) An employee who is not given a merit salary increase on the employee's annual merit review date is eligible to receive the merit salary increase at any later pay period within the immediately succeeding annual review period. Granting a delayed merit salary increase in any succeeding pay period shall not affect the employee's anniversary date, and will not extend the annual merit review date.

5. Within the employ of each County department, the procedures used to evaluate an employee shall be uniformly and consistently applied in accordance with the guidelines

established by the Human Resources Department. In the event a merit increase is not granted, the employee will be informed in writing of the specific reason(s) for denial and may within seven (7) days of such notification, request a review before the employee's supervisor and the department head or the employee's designee to discuss the reason for the denial. The reason for the denial may be reviewed by the department head and Association representative. Upon request of the employee or the supervisor, a representative of the Human Resources Department may be present. If no resolution is reached and the employee files a grievance as provided for in this Agreement, the issue of whether the department acted arbitrarily and capriciously in denying the merit increase may be submitted to arbitration.

6. For purposes of determining eligibility for merit salary increases, employees shall be rated standard or better, and upon meeting such requirements shall then be eligible for a merit increase. If an employee does not receive the employee's performance evaluation within fifteen (15) days after the employee's anniversary date, the merit increase shall be granted retroactive to the date it was due. If an employee is unavailable for the supervisor to give the evaluation because the employee was on leave, or unavailable to meet, following their anniversary date, the fifteen (15) days shall be extended for the period the employee was on leave or otherwise unavailable.

C. Salary Adjustments

When an error is discovered in an employee's compensation calculation, the Human Resources Department shall make the appropriate adjustment retroactive, not to exceed one year from the date the error is discovered.

(Revised 7-1-05)

ARTICLE 9 - MEAL PERIOD/REST BREAKS

All employees shall be allowed at least a one-half (1/2) hour meal period scheduled approximately in the middle of the employee's workday. This period of time shall be considered the employee's time and not hours worked except as provided herein.

All employees shall be granted two fifteen (15) minute rest periods during the shift, which shall not be combined except as provided below. Such breaks shall not be taken within one (1) hour of the employee's starting time, quitting time, or meal breaks, and may not be accumulated or used to supplement meal breaks, arrive at work late or leave work early except as provided herein.

Employees who are required to work shifts of eight (8) straight hours without a designated meal period may request to have the two (2) rest breaks combined into a one-half (1/2) hour meal period. Under these circumstances, the meal period shall be considered as hours worked.

Rest periods shall be taken without loss of pay and the employee shall not be required to make up such time.

Employees who are required to work four (4) or more hours beyond their regular shift shall be granted a fifteen (15) minute rest period. To afford employees an opportunity for a meal during such extended work schedules, employees may request that this additional rest period be combined with an earlier rest period to create a one-half (1/2) hour meal period, which shall be considered as hours worked.

(Revised 7-1-01)

ARTICLE 10 - STANDBY TIME AND CALLBACK

Standby time is defined as time, other than normal working hours, when an employee is required by the employee's appointing authority or designee to notify the employee's department of the employee's exact location or is required to carry an electronic pager so that the employee may be immediately contacted. Employees are expected to report to work within forty-five (45)

minutes to one (1) hour from the time a call is received. This provision does not apply to Park Rangers or Roads Supervisors who reside at County provided residences. An employee assigned standby will be paid \$5.00 per hour with a guaranteed minimum payment of \$50.00 for each standby assignment, except as provided for herein.

An assignment consists of a period of consecutive hours during which an employee is on standby. For example, if an employee is assigned to standby between 5:00 p.m. and 12:00 midnight that same day, the employee shall be paid \$50.00 for the seven (7) hours standby time (one assignment). If an employee is assigned to standby between 5:00 p.m. Friday and 8:00 a.m. Monday, the employee shall be paid \$315.00 for sixty-three (63) hours standby time (one assignment). Except in an instance where an employee voluntarily consents; standby time between 5:00 p.m. Friday until 8:00 a.m. the following Monday shall be assigned as one continuous assignment. Absent the voluntary consent of an employee, no standby time assignment, during said sixty-three (63) hour time period shall be for less than the entire said time frame. Employees working a non-traditional workweek who are placed on standby on times other than 5:00 p.m. Friday through 8:00 a.m. the following Monday shall be paid the standby rate for the actual hours of such assignment, subject to the guaranteed minimum payment referred to in this Article.

If an employee is called to work during a standby assignment, standby pay shall stop during the period when the employee is working. In this instance the employee shall only be paid for actual hours on standby and shall not be guaranteed a minimum of \$50.00 for each standby assignment.

Any employee who is called back to work during a time when the employee is not regularly scheduled to work, shall be paid for the actual time spent at work with a guaranteed minimum of two (2) hours of work-time regardless of having worked less than two (2) hours except as provided herein. If an employee is called back to work more than once during the same off-duty period, the employee shall not receive the guaranteed minimum of two (2) hours callback if the subsequent callback period is within the hours for which the employee has already been compensated. If the subsequent callback is beyond the hours for which the employee has already been compensated, another two (2) hour minimum callback shall apply. Examples: If an employee is called back to work at 9:00 p.m. and works until 9:30 p.m., the employee will be credited with two (2) hours of work-time or as if the employee actually worked until 11:00 p.m. If that employee is subsequently called back to work at 10:00 p.m. that same evening and works until 10:30 p.m., the employee will be credited with one-half (1/2) hour work-time for the second callback, or a total of two and one-half (2-1/2) hours for both callbacks. If the second or third callback occurs at 2:00 a.m., the employee will be credited with an additional two (2) hours callback.

If an employee is on standby and receives a work call and is not required to report to the workplace but rather performs actual work at home, such time shall be considered as time worked. Said work-time shall be rounded to the nearest fifteen minutes using normal round off rules. If an employee is compensated for work-time at home, standby pay shall cease for any hour or portion thereof which the employee is compensated as hours worked. Such work time is not considered callback and the two (2) hour minimum does not apply.

If an employee is called in to work early, and works continuously through the beginning of the employee's regularly scheduled work hours, the two (2) hour minimum does not apply.

The rate at which these hours are to be compensated shall be in accordance with the overtime provisions under Article 13. The employee's work time shall start when the employee actually reports to work and ends when the employee is released from work. Travel time from an employee's home or non-work location to work and back shall not be considered as work time.

(Revised 7-1-05)

ARTICLE 11 - REPORTING PAY/SUITABLE WORK PLACE

The County shall provide a safe and suitable work place, which shall include, but not be limited to, the promulgation and enforcement of regulations prohibiting work place violence and restricting employees from having a firearm in the employee's possession inside the work place or in a County vehicle or piece of equipment, except where such possession is permitted (1) in the performance of the employee's essential functions, (2) where a judge is a permittee authorized to carry a concealed firearm and carries a concealed firearm in the courthouse or courtroom presided over by the judge or while traveling to and from the courtroom of the said judge, (3) where a judge authorizes a permittee authorized to carry a concealed weapon and carries a concealed firearm in the courthouse or courtroom presided over by the judge or while traveling to and from the courtroom of said judge, or (4) where a prosecuting attorney of an agency or political subdivision of the United States or of this state is a permittee authorized to carry a concealed weapon and carries a concealed firearm in a public building. For purposes of this Article, the regular workday for full-time employees shall be considered to be eight (8) hours. A full-time employee reporting for work and no work is provided due to such factors as inclement weather, or a breakdown of a heating unit or other factor causing the closing of a building to the public or causing discontinuance of a major unit of a project, said employee shall receive four (4) hours of pay at the employee's regular rate of pay. In the alternative, the County may require the affected employee work at another building in the same department and at the same grade.

If after four (4) hours an employee is released from duty for reasons as described above, the employee shall not be required to report to another location and shall be paid for eight (8) hours of work.

A part-time employee who reports to work and is released from duty as described above, shall have the reporting pay prorated based upon the employee's regularly scheduled hours for the day in question. Part-time employees may also be reassigned to another location under the same conditions described above for full-time employees.

(Revised 7-1-99)

ARTICLE 12 - SHIFT DIFFERENTIAL/SHIFT BIDDING

A. Shift Differential

All shift work performed between the hours of 6:00 p.m. and 6:00 a.m., shall be considered night work. Payment for night work, in addition to regular compensation, shall be made at the rate of six percent (6%) of base salary for those hours worked between 6:00 p.m. and 6:00 a.m., except as provided herein. If an employee works a shift of which at least fifty percent (50%) of the hours are between 6:00 p.m. and 6:00 a.m., the employee shall be paid the differential for the entire shift. No night shift differential shall be paid for overtime worked at either the beginning or the end of a shift unless the regular shift hours qualify for the night shift differential. The shift differential will not apply during the periods of time when the employee is on sick and annual leave, holidays and other leaves with pay, even though the employee is still formally assigned to a qualifying shift.

(Revised 7-01-04)

An employee who, at the direction of management for reasonable and articulable operational needs, is reassigned from a bid shift eligible for the differential to a shift which is not eligible for the differential shall continue to receive night shift differential for the remainder of the shift bid. There shall be no carryover of night shift differential on a non-qualifying shift from one shift bid to another shift bid.

(Added 7-01-05)

B. Shift Bidding

WC SHERIFF'S OFFICE:

Due to the nature of work being performed in the Sheriff's Office, it is recognized that certain classifications covered by the agreement work in shifts. These classifications are: Sheriff's Support Specialist – Booking/Central/Property, Sheriff Support Specialist – Field Services, Office Assistant II (working in Inmate Property), Communications Specialist Trainee, Communications Specialist, Inmate Work Program Leader and Courthouse Security Officer. For the purposes of this agreement, shift bidding shall be applied as follows:

Sheriff's Support Specialist (all options) – Employees in these classifications shall bid for shift/days off, by option within the classification, on the basis of seniority within the classification. Bidding shall occur every four (4) months. An employee shall be allowed to continue on the same shift until such time as he/she is bumped by a senior employee. An employee may not be bumped from one option by a senior employee and may only transfer from one option to another option in the Sheriff's Support Specialist classifications when there is a vacancy in that option and they are certified as proficient in that option by management. If an employee transfers to another option and fails the required training program in the new option, he/she will return to the employee's previous option. The parties recognize that employees desiring to move from Sheriff's Support Specialist – Field Service, to Sheriff's Support Specialist – Booking/Central Control must follow the selection process applicable for promoting to another classification.

Office Assistant II (Inmate Property) – Employees in this classification shall bid for shift/days off by classification, on the basis of seniority within the classification. Bidding shall occur every four (4) months. An employee shall be allowed to continue on the same shift until such time as he/she is bumped by a senior employee.

Communications Specialist Trainee and Communication Specialist – Employees in these classifications shall bid for shift/days off by classification, on the basis of seniority within the classification. Bidding shall occur every four (4) months.

Courthouse Security Officer – Employees in this classification shall bid for shift/days off by classification, on the basis of seniority within the classification. Bidding shall occur every four (4) months. An employee shall be allowed to continue on the same shift until such time as the employee shall be bumped by a senior employee.

Inmate Work Program Leader – Employees in this classification shall bid for shift/days off by classification within their perspective work units (inside or outside) on the basis of seniority within the classification. Bidding shall occur every six (6) months. An employee shall be allowed to continue on the same shift until such time as the employee shall be bumped by a senior employee. Notwithstanding the single classification, employees desiring to change work units must follow the selection process applicable for promoting to another classification.

General Provisions

The shift schedule shall be posted not less than fifteen (15) days prior to its effective date. The Sheriff may, for reasonable and articulable operational needs, reassign employees who hold shift bids.

Seniority for bidding shall be determined by the employee's last continuous appointment date within the classification within the Sheriff's Department. In the event of a tie, seniority shall be determined by the last continuous appointment date to any classification within the bargaining unit of the Sheriff's Department. If there is still a tie, seniority shall be determined by the rank on the eligibility list in the classification for which bidding is occurring and, then by a drawing of lots if there are identical rankings on the eligibility list.

ANIMAL SERVICES:

Lead Animal Control Officers, Animal Control Officers, Caretakers, Kennel Assistants and Veterinary Technicians – Employees in these classifications shall bid for shift/days off by classification, on the basis of seniority within the classification. The department shall establish the shift/days off for the bid, and bidding shall occur every six (6) months. The schedule shall be posted not less than fifteen (15) days prior to its effective date.

The Department may, for reasonable and articulable operational needs, reassign employees who hold shift bids.

(Revised 7-01-05)

ARTICLE 13 - OVERTIME, WORK DAY, WORKWEEK

Except as provided herein, overtime means any time worked in excess of forty (40) hours in a week. Workweek in this Article shall mean those hours worked between 12:01 a.m. Monday and ending 12:00 midnight Sunday.

An employee shall only be paid for actual hours worked. For the purpose of computing overtime, however, except for time paid while on sick leave, time paid for but not worked including vacation, compensatory time, holidays, and personal leave shall be considered as time worked.

With the exception of normal “home-to-work” travel time, all travel time that is part of a one-day assignment outside of the normal work area or travel time that takes an employee away from home overnight is considered hours worked regardless of when the actual travel time occurs. For example, if an employee returns to Reno on an airplane at 11:00 p.m., after a four (4) hour flight, the employee will be credited with four (4) hours of work time, even though the flight occurred after 5:00 p.m. Upon arrival at the airport, the travel time it takes the employee to arrive home is not considered hours worked but rather normal “home-to-work” travel time. In addition to the actual travel flight-time, when an employee is attending mandatory training which is away from home overnight, layover time and time spent awaiting a flight is considered hours worked, provided, such time shall not exceed three (3) hours total per round-trip.

An employee whose position is budgeted for less than full-time shall not be deprived of additional work hours beyond the budgeted hours through the use of temporary or seasonal employees under the following condition: temporary or seasonal employees shall not be utilized to perform the duties of the permanent part-time employee during the period of temporary layoff of the permanent part-time employee.

No employee shall be required to take time off during the workweek in lieu of overtime.

The County has the right to schedule employee hours and to order overtime, but in scheduling employees' hours, shall endeavor to give an employee two (2) consecutive days off in a work week as defined above in this article. . In exercising the right to schedule employee hours, the County agrees to consider employee requests for alternative work schedules, provided, establishment of such schedules is at the sole discretion of management. Except for emergencies, in the event management elects to change an employees regular work schedule, management shall provide reasonable notice to the employee prior to the effective date of the schedule change. In the event an employee works an assigned schedule that does not contain two (2) consecutive days off in the work week, said employee shall be paid a differential of five percent (5%) above the employee's base pay for all hours worked in that work week, except as provided herein. Failure to receive two (2) consecutive days off in a workweek as a result of overtime is not considered part of an assigned schedule and shall not qualify an employee for the additional five percent (5%) differential.

(Revised 7-01-05)

Employees in the Non-Supervisory Unit shall receive overtime pay at the rate of one and one half (1-1/2) times their regular rate of pay. Such compensation shall be in the form of a cash

payment or compensatory time off. Compensatory time off shall be limited to a total accumulation of two hundred forty (240) hours, except for the job classification of Communications Specialist Trainee, and Communications Specialist which job classification may accumulate up to four hundred eighty (480) hours of compensatory time.

The decision as to whether compensation for overtime work shall be made in cash or time off, shall be made at the time it is worked and shall be solely the decision of the employee. If an employee who has accumulated overtime credit terminates County employment before accumulated time has been taken or compensated for, all accumulated overtime shall be compensated for by the employing office or department at the time of termination.

Nothing in this Article shall require payment for overtime hours not worked. Overtime shall not be paid more than once for the same hours worked. Except for that overtime which is required as a result of emergency conditions, all overtime must have previous authorization of the department head or person acting on behalf of the department head, if compensation therefore is to be effected.

(Revised 7-01-04)

ARTICLE 14 - CAREER INCENTIVE

All employees covered hereunder who have completed a total of five (5) years or more of full-time service with the County and who have been rated standard or better pursuant to the applicable performance evaluation program shall be entitled to longevity pay as shown in the table below calculated at the rate of one hundred dollars (\$100) per year of service up to a maximum annual payment of three thousand dollars (\$3,000) for thirty (30) years or more of service. Employees who have worked or are now working in a permanent part-time position are eligible for Career Incentive after having worked or after having been in a paid leave status the same number of hours equivalent to a full-time employee.

An employee's seniority for career incentive shall include all periods of service from the employee's last continuous permanent County employment date except as provided herein. Periods of separation may not be bridged to extend service unless the separation is a result of a layoff in which case bridging will be authorized if the employee is reemployed in a permanent position in accordance with Article 24, or unless an employee who separates is reemployed within one (1) year and then works a minimum of one (1) year upon reemployment.

The period of time an employee is on leave without pay in excess of thirty-one (31) calendar days shall not count as qualifying time for career incentive.

An employee's eligibility for longevity pay shall be reviewed as of June 1 and December 1 of each year with payment to be effected in equal semiannual installments payable on the first payday of June and December immediately following a determination of eligibility. In order for an employee not to receive a semiannual longevity payment, the employee must have received a below standard performance evaluation during the six-month period immediately preceding the semiannual eligibility review date.

For qualifying employees retiring or resigning before the due date of any semiannual increment, the amount of the payment shall be prorated.

| Total Years of Full-Time Service | Annual Longevity Payment | Amount of Semi-Annual Installments |
|---|---------------------------------|---|
| 5 – 6 | \$500.00 | \$250.00 |
| 6 – 7 | 600.00 | 300.00 |
| 7 – 8 | 700.00 | 350.00 |
| 8 – 9 | 800.00 | 400.00 |
| 9 – 10 | 900.00 | 450.00 |

| | | |
|-------------|----------|----------|
| 10– 11 | 1,000.00 | 500.00 |
| 11– 12 | 1,100.00 | 550.00 |
| 12– 13 | 1,200.00 | 600.00 |
| 13– 14 | 1,300.00 | 650.00 |
| 14– 15 | 1,400.00 | 700.00 |
| 15– 16 | 1,500.00 | 750.00 |
| 16– 17 | 1,600.00 | 800.00 |
| 17– 18 | 1,700.00 | 850.00 |
| 18– 19 | 1,800.00 | 900.00 |
| 19– 20 | 1,900.00 | 950.00 |
| 20– 21 | 2,000.00 | 1,000.00 |
| 21– 22 | 2,100.00 | 1,050.00 |
| 22– 23 | 2,200.00 | 1,100.00 |
| 23– 24 | 2,300.00 | 1,150.00 |
| 24– 25 | 2,400.00 | 1,200.00 |
| 25– 26 | 2,500.00 | 1,250.00 |
| 26– 27 | 2,600.00 | 1,300.00 |
| 27– 28 | 2,700.00 | 1,350.00 |
| 28– 29 | 2,800.00 | 1,400.00 |
| 29– 30 | 2,900.00 | 1,450.00 |
| 30– or more | 3,000.00 | 1,500.00 |

(Revised 7-1-94)

ARTICLE 15 - HOLIDAYS

The following days are declared to be legal holidays for officers and employees of Washoe County and shall be paid at eight (8) times the employee's hourly rate. Employees eligible for holiday pay shall receive same for those holidays prescribed in NRS 236.015 delineated as follows:

January 1 (New Year's Day); Third Monday in January (Martin Luther King, Jr.'s Birthday); Third Monday in February (President's Day); Last Monday in May (Memorial Day); July 4 (Independence Day); First Monday in September (Labor Day); Last Friday in October (Nevada Day); November 11 (Veterans' Day); Fourth Thursday in November (Thanksgiving Day); Day after Thanksgiving (Family Day); December 25 (Christmas).

For employees working other than the standard workweek (that is, Monday through Friday), when their Department closes on the observed holiday and is open on the actual holiday, employees shall receive one and one-half (1-1/2) times the employee's hourly rate of pay for all hours worked on the actual holiday.

Any other day that may be added to NRS 236.015 or appointed by the President of the United States for public fast, thanksgiving or legal holiday except for any Presidential appointment of the fourth Monday in October as Veterans' Day.

If a holiday falls on a Sunday, the Monday following shall be observed as the legal holiday; if a holiday falls on a Saturday, the Friday preceding shall be observed as the legal holiday.

Employees working other than the standard workweek (that is, Monday through Friday) are entitled to the same number of holidays as employees working a standard workweek. Permanent part-time employees shall be entitled to a prorated number of holiday hours based upon the ratio of the number of hours in their regularly scheduled workweek to a normal forty (40) hour workweek.

When a holiday of less than a full day is appointed, permanent part-time employees will be entitled to the fractional equivalent time off. That is, an employee who regularly works four (4)

hours per day will be given two (2) hours off for a four (4)-hour holiday. Temporary and temporary part-time employees are not eligible for holiday pay for time not worked.

If a holiday is observed while a salaried employee is on sick leave, annual or other paid leave status, he/she will receive the employee's holiday pay and the day will not be charged against sick, annual, or other paid leave credits.

When an employee eligible for holiday pay is required by order of the employee's department head to work on any of the above named holidays, or any holiday declared for Washoe County employees, the employee shall receive, in addition to the employee's holiday pay, one and one-half (1-1/2) times the employee's hourly rate of pay for each hour or major fraction worked, up to a maximum of eight (8) hours. For time worked beyond eight (8) hours on a holiday, an employee shall receive two and one-half (2-1/2) times the employee's hourly rate of pay for each hour or major fraction worked beyond eight (8) hours. In addition, an employee who is required by order of the employee's department head to work on both the observed and the traditional holiday shall be entitled to the following compensation: eight (8) hours of pay for the observed holiday and for pay at the rate of one and one-half (1-1/2) times the employee's hourly rate of pay for each hour or major fraction worked on each such day, up to a maximum of eight (8) hours, and for time worked beyond eight (8) hours on either such day, an employee shall receive two and one-half (2-1/2) times the employee's hourly rate of pay for each hour or major fraction worked beyond eight (8) hours. The decision as to whether compensation for a holiday worked shall be in cash or compensatory time, shall be made at the time it is worked and shall be solely the decision of the employee. An employee must be in a pay status both the day before and the day after the holiday in order to be eligible for holiday pay.

(Revised 7-01-04)

ARTICLE 16 - VACATION

A. Vacation Accrual for Full-time Employees

1. On the first day of the pay period following the completion of six (6) months continuous County service, each employee who is employed full-time shall be entitled to forty-eight (48) hours vacation leave.

Thereafter, employees shall accrue vacation credit at the biweekly equivalent of the rates established below.

| Annual Vacation Earning Rate | |
|---|----------------------------|
| <u>Years of Continuous Service</u> | <u>Hours Earned</u> |
| Less than three (3) years | 96 hours |
| Three (3) but less than five (5) years | 136 hours |
| Five (5) but less than ten (10) years | 152 hours |
| Ten (10) but less than fifteen (15) | 176 hours |
| Fifteen (15) but less than twenty (20) | 192 hours |
| Twenty (20) years or more | 200 hours |

2. For the purpose of computing credit for vacation, each employee shall be considered to work not more than forty (40) hours each week.

- B. Vacation Accrual for Part-time Employees, Employees Holding More than One Position
1. On the first day of the pay period following completion of six (6) months' of continuous County service, and thereafter, each part-time employee shall be allowed vacation credit prorated on the basis of the rates established in Section A for full-time employees. When an hourly paid employee works in excess of forty (40) hours per week, the excess hours shall not be credited for purposes of computing vacation with pay.
 2. An employee who holds two or more part-time positions in the County service may combine the time in both positions for purposes of computing credit for vacation with pay. Combined part-time positions with the County shall not aggregate more than eight (8) hours per day total work time for vacation purposes. Authorized overtime shall not be credited for purposes of computing vacation with pay.
- C. General Provisions
1. An employee's seniority for vacation accrual shall include all periods of service from the employee's last continuous permanent County employment date except as provided herein. Periods of separation may not be bridged to extend service unless the separation is a result of a layoff in which case bridging will be authorized if the employee is reemployed in a permanent position in accordance with Article 24, or unless an employee who separates is reemployed within one year and then works a minimum of one year upon reemployment.
 2. Vacation credit shall accrue only while an employee is in a paid status.
 3. The time when vacation is to be taken shall be determined by the appointing authority after considering the needs of the service and the seniority and wishes of the employees. Vacation leave shall be charged on an hour for hour basis or major fraction thereof, if an employee has worked less than forty (40) hours in a week. Vacation credit may be accumulated from year to year not to exceed two hundred forty (240) hours. Amounts in excess of two hundred forty (240) hours as of the end of the biweekly pay period encompassing December 31st, shall be forfeited as of that pay period, PROVIDED HOWEVER, if an employee:
 - (a) On or before October 15, requests permission to take annual leave; and
 - (b) The employee's request is denied for any reason, the employee is entitled to payment for any annual leave in excess of two hundred forty (240) hours which the employee requested to take and which the employee would otherwise forfeit as the result of the denial of the employee's request. The payment for the employee's unused annual leave must be made to the employee not later than January 31. Vacation leave shall not be granted in excess of the vacation credit earned. Vacation taken during a biweekly pay period shall be charged before vacation earned during that pay period is credited.
 4. Except as otherwise provided in this Article, upon separation from service for any cause, an employee shall be paid a lump sum payment for any unused or accumulated vacation earned through the last day worked. If this date is earlier than the last day of the pay period, the vacation shall be prorated.
 5. Once an employee's use of vacation hours has been approved by the appointing authority or his designee, the employee shall be allowed to take the vacation hours as approved unless the operational needs of the County require that vacation leave approval be rescinded. In the event that a rescission of approval occurs, the County shall reimburse the employee for any actual and reasonable non-refundable fees and costs incurred in connection with scheduling of the vacation at the previously approved time. Requests for reimbursement of the non-refundable fees and costs shall be submitted to the appointing authority, together with the supporting documentation and receipts, and forwarded to the Comptroller for reimbursement.

(Revised 7-1-99)

ARTICLE 17 – SICK LEAVE

A. Sick Leave Accrual

Each employee in the service of the County for less than ten (10) years shall be credited with sick leave at the rate of one and one-fourth (1-1/4) working days for each month of full-time service, which is cumulative from year to year.

Part-time employees shall be allowed prorated sick leave on the basis of one and one-fourth (1-1/4) days of credit for each equivalent month of full-time service.

Each employee in the service of the County for ten (10) or more continuous years of service shall be credited with sick leave at the rate of one and one-half (1-1/2) working days for each month of full-time service, which is cumulative from year to year.

Sick leave credit shall be earned only while the employee is in a paid status.

An employee's seniority for sick leave accrual shall include all periods of service from the employee's last continuous permanent County employment date except as provided herein. Periods of separation may not be bridged to extend service unless the separation is a result of a layoff in which case bridging will be authorized if the employee is reemployed in a permanent position in accordance with Article 24, or unless an employee who separates is reemployed within one (1) year and then works a minimum of one (1) year upon reemployment.

B. Sick Leave Accrual for Employees Holding More than One Position, Hourly Paid Employees.

The provisions of Article 16 (Vacation) shall likewise apply to the earning of sick leave for such employees described in that Article.

C. Sick Leave Accrual and Payment on Separation.

An employee separated from the service shall earn sick leave only through the last working day for which he/she is entitled to pay. If this date is earlier than the last day of the pay period, the sick leave with pay shall be prorated for that pay period. Upon death, retirement, or permanent disability, or upon termination of an employee after ten (10) years of full-time employment, or its equivalent if the employee has not served as a full-time employee, for reasons other than for just cause under Articles 31 and 33 hereof, an employee shall be compensated for the accumulated sick leave in excess of three hundred (300) hours at the rate of one (1) hour's pay at the employee's regular hourly rate for every two (2) hours of sick leave accrued up to a maximum payment of six hundred (600) hours. There shall be no payment for sick leave accrual balances of three hundred (300) hours or less.

An employee, who is laid off and is reemployed under the provision of Article 24 of this Agreement, shall have the employee's accrued sick leave at time of layoff restored.

D. Use of Sick Leave

Sick leave shall be charged on an hourly basis for each full hour or major fraction thereof if an employee has worked less than forty (40) hours in a workweek.

An employee is entitled to use accrued sick leave only:

When incapacitated to perform the duties of the employee's position due to sickness, injury, or adoption. When incapacitated to perform the duties of her position due to pregnancy or childbirth. The use of sick leave for adoption is limited to the following conditions: (a) both parents may use sick leave for the specific legal process involved in obtaining an adoption; and (b) a female employee may use up to a total of six (6) weeks of sick leave, inclusive of the amount of sick leave used in (a) above, if the adoption involves a newborn infant. This six-week period coincides with the length of time a female is normally incapacitated after giving birth to a child.

When quarantined;

When receiving required medical or dental service or examination; or

Upon illness in an employee's immediate family where such illness requires the employee's attendance. For this purpose, "immediate family" means the employee's spouse, parents (including step and foster), children (including step or foster), and corresponding relations by affinity to the above, brothers and sisters, and if living in the employee's household, includes grandchildren.

In the event of a death in the employee's immediate family, the employee may use accrued sick leave in the amount of five (5) days for attending the funeral and travel to and from, and attending to any family related business matters. For this purpose "immediate family" is defined as the employee's spouse, parents (including step and foster), children (including step and foster), brothers, sisters, grandchildren, grandparents, aunts, uncles, nieces, nephews, or corresponding relation by affinity. Should additional leave be necessary, the Department Head may authorize the use of existing accrued leave credits or authorized leave without pay.

E. Approval and Substantiating Evidence for Sick Leave

The appointing authority shall approve sick leave only after having ascertained that the absence was for an authorized reason. For absences in excess of 3 days, or cases of apparent abuse, he/she may require the employee to submit substantiating evidence, including but not limited to a physician's certificate.

F. Transfer of Vacation Leave

Employees shall be allowed to voluntarily transfer up to a maximum of eighty (80) hours of their accumulated vacation leave during any calendar year to another employee who has less than eighty (80) hours of combined sick leave, vacation and compensatory leave, but who is otherwise eligible to take paid sick leave in accordance with the provisions of this section.

An employee's donation of vacation leave shall be in increments of four (4) hours. Donated vacation leave will be logged into the potential credit of the recipient employee in the order in which such donated time is received. Such time shall be transferred to the recipient employee in blocks of up to eighty (80) hours to cover a biweekly pay period in the order in which such donated time is received. When the donated vacation leave is transferred, it shall be converted into money at the hourly rate of pay of the recipient employee. In the event that the recipient employee no longer requires the use of any donated vacation leave, the vacation leave that has not been transferred to the recipient employee shall be returned to the donor employee.

The maximum number of hours that may be transferred to a recipient employee pursuant to this Article is four hundred eighty (480) hours in any calendar year.

G. Personal Leave

Starting with pay period #1, calendar year 1999, employees who use zero (0) to thirty-two (32) hours of sick leave through pay period #26 (or in the event of a 27th pay period in a calendar year, pay period #27), shall be credited with twenty-four (24) hours of Personal Leave credit in the first full pay period in January, 2000. Employees who use between thirty-two (32) and forty (40) hours of sick leave in this same period shall receive eight (8) hours of Personal Leave at the time specified above. Permanent part-time employees shall receive a prorated amount of Personal Leave at the same ratio as their regular work hours relate to a full-time work schedule.

The Personal Leave must be used by the end of pay period #26, or in the event of a 27th payroll paid in a calendar year, pay period #27, and if not used will be forfeited. Under no circumstances will there be any cash payment for Personal Leave credit that is not used. In order

to receive this Personal Leave benefit, an employee must be in a pay status (either working or on paid leave) for all of the pay periods within a calendar year.

H. Disability Retirement

An employee who applies for disability retirement under the Nevada Public Employees Retirement System (PERS) shall be removed from the payroll and placed on disability retirement no later than sixty (60) days from approval of said disability retirement by PERS. Employees hired prior to September 17, 1997, who are incapable or restricted in the performance of their position for health reasons, who pursue either regular or disability PERS benefits, may apply for up to three years credit towards reaching the next plateau for payment of their health insurance premium upon retirement. Such application shall be to the Director of Human Resources who shall have discretion to grant or deny said request after review of all submitted health records and consultation with the employee and appointing authority.

(Revised 7-01-04)

I. The County agrees to continue efforts with PERS to gain authorization for the County to make the payment for accrued sick leave, per the qualifications and formula contained in this agreement, vacation and compensatory leave directly to PERS to purchase retirement credit on behalf of any employee who so elects, and the parties agree to implement said policy and incorporate it into the agreement upon such approval by PERS.

(Added 7-01-05)

J. Following ratification of the July 1, 2005 labor agreement, the parties agree to form a committee of management and association representatives to study options relating to issues surrounding sick leave usage, sick leave incentive programs, paid time off, and other concepts and best practices utilized in these areas. The determination of the feasibility of implementation of such programs shall be reserved to negotiations of the successor labor agreement unless mutually accepted, ratified and approved by the respective employee associations and the Washoe County Board of County Commissioners.

(Added 7-01-05)

ARTICLE 18 - LEAVES OF ABSENCE

1. A leave of absence may be granted to any employee occupying a permanent position. A leave of absence shall be granted only to an employee who desires to return therefrom to the County service and who at the time the leave is granted has a satisfactory service record.

2. Leaves of absence for thirty (30) working days or less in any calendar year may be granted upon the approval of the appointing authority. Leaves for a longer period and up to one (1) year may be granted upon the recommendation of the appointing authority and the approval of the Board of County Commissioners.

3. Upon request of the appointing authority and approval of the Board of County Commissioners, a leave of absence may be granted to an employee who desires to attend school or college or to enter training to improve the quality of the employee's service, who is temporarily incapacitated by illness or is pregnant, who is loaned to another governmental agency for the performance of a specific assignment, or for some other reason equally satisfactory. A leave of absence shall not be granted to an employee who is accepting another position in the classified service or who is leaving the County service to accept other employment, except as provided in this subsection.

4. A leave of absence with pay must be granted to any County employee who is required by law to appear and/or serve as a witness or juror for the Federal Government, the State of Nevada, or a political subdivision thereof. The employee must be paid the employee's regular salary while on leave of absence, but must remit to the employee's department head, for deposit in the County general fund, all fees, which he/she may receive as a witness or juror. The employee shall retain reimbursements for mileage and per diem. Court leave must not be charged against the employee's vacation credit.

5. The Board of County Commissioners, upon the recommendation of the County Manager, may grant leaves of absence without pay in excess of one year for the purpose of attending extended courses of training at a recognized college or university, accepting a position in the unclassified service, and for other purposes deemed beneficial to the public service.

6. Employees taking authorized educational leaves may elect to use accumulated annual leave at their option.

7. Leaves of absence with pay may be granted by the appointing authority to allow employees time off to vote, pursuant to the provisions of NRS 293.463.

8. Leaves of absence with pay shall be granted to an employee, whether in the classified or unclassified service, to act as a volunteer fireman or any regular organized and recognized fire department for the protection of life or property during working hours or fractions thereof which should otherwise have been devoted to County employment. Further, any employee whose absence from the job is for the purpose of aiding in a public emergency as a volunteer reserve member of a police department or sheriff's office may be relieved from the employees duties, without the loss of compensation, upon request and approval of the employee's appointing authority, and with the approval of the County Manager/Board.

9. The parties recognize that Washoe County has addressed, on a discretionary basis, employees called to active duty in any of the armed services of the United States or Nevada, and where determined appropriate by the County, such employees have been paid the difference between the employees regular County compensation and the employees military compensation if the military pay is less than their County compensation. The County shall continue, at the request of the Association or an individual, to consider all such requests, and shall provide a determination within 21 days of application for such pay, such payment shall be at the discretion of the County.

10. Any employee who is an active member of the United States Army Reserve, the United States Air Force Reserve, the United States Naval Reserve, the United States Marine Corps Reserve, the United States Coast Guard Reserve, the United States Public Health Service Reserve or the Nevada National Guard shall be relieved from the employee's duties, upon request to the employee's appointing authority, to serve under orders on training duty without loss of the employee's regular compensation for a period not to exceed fifteen (15) working days in any one calendar year. Any such absence shall not be deemed to be such employee's annual leave provided for by this Agreement.

11. The provisions of this article do not apply to any leave of absence that is governed by the Family and Medical Leave Act.

(Revised 7-1-94)

ARTICLE 19 - HEALTH PLAN

A. Insurance Negotiating Committee:

1. Establishment, Purpose and Effective Date

The Association and the County agree to the establishment of an Insurance Negotiating Committee composed of representatives of the County and each recognized employee bargaining unit.

The purpose of the Committee is to recommend to the Washoe County Commission any benefit changes in the County's medical, dental, vision and life insurance plans. This Committee shall also serve as the Oversight Committee for the Retiree Health Insurance Program.

This Committee shall become effective upon approval or ratification of the groups listed in Paragraph 2 below.

2. Composition of Committee

The Committee shall consist of one (1) voting member from each of the following groups:

- (1) Washoe County District Attorney Investigators Association
- (2) Washoe County Public Attorneys Association
- (3) Washoe County Sheriff's Supervisory Deputies Association
- (4) Washoe County Sheriff's Deputies Association
- (5) Washoe County Employees Assn. – Supervisory-Admin. Unit
- (6) Washoe County Employees Assn. – Non-supervisory Unit
- (7) Washoe County Nurses Association – Non Supervisory Unit
- (8) Washoe County Nurses Association – Supervisory-Administrative Unit
- (9) Management
- (10) Any other bargaining unit that may be formed during the term of the Agreement

In addition, one retired employee shall serve as a nonvoting member to provide input on the effects of proposed changes upon retirees. The name of a retiree may be nominated by any voting member. The retiree employee shall be selected by majority vote of the Board of Directors of the Association and shall thereafter serve at the pleasure of the said Board of Directors.

(Revised 8-15-00)

The Committee Chairperson and Vice Chairperson shall be appointed by the County Manager and will not have a vote on the Committee.

The voting member of each bargaining unit, upon conferring with its association as necessary, shall have the authority to bind said bargaining unit to any modification in benefits agreed to by a majority vote of the Committee. Such modifications shall then be presented to the County Commission, and if so approved by the County Commission, shall be binding upon each bargaining unit.

3. Health Benefit Premiums

The County agrees to pay one hundred percent (100%) of the premium attributable to the employee coverage.

In the event an employee elects dependent coverage, the County shall pay fifty percent (50%) of the premium for such coverage.

B. Medical Claims Review:

Should there be a dispute over a medical claim under the County's self-funded health plan, it shall be resolved in the following manner. The Insurance Appeals Committee shall first attempt to resolve the dispute. If the dispute remains unresolved, it shall then be referred to the separate arbitration procedure that has been established under the County's self-funded health plan. The aggrieved employee and the County shall each pay one-half (1/2) of the cost of arbitration.

C. Retiree Health Insurance:

1. For those individuals employed by the County between May 3, 1977 and January 13, 1981, the following provisions apply:

(a) The County will pay 50% of the medical insurance premium attributable to the employee for participation in the County's Retiree Health Insurance Program upon the employee's retirement and receipt of benefits from Nevada PERS, provided the employee has at least a total of ten (10) years of full-time County employment.

(b) The County will pay 75% of the medical insurance premium attributable to the employee for participation in the County's Retiree Health Insurance Program upon the employee's retirement and receipt of benefits from Nevada PERS, provided the employee has at least a total of fifteen (15) years of full-time County employment.

(c) The County will pay 100% of the medical insurance premium attributable to the employee for participation in the County's Retiree Health Insurance Program upon the employee's retirement and receipt of benefits from Nevada PERS, provided the employee has at least a total of twenty (20) years of full-time County employment.

The payments specified in a, b, and c, above, will be made in accordance with and are subject to all applicable laws in effect at the time of the employee's retirement, and are contingent upon the employee being medically eligible to be reinstated into the County's Retiree Health Insurance Program if there has been a break in coverage under the County's Health Plan.

2. For those employees hired on or after January 13, 1981, the provisions listed in Section C.1. above, are applicable except that in order to receive the retiree health insurance benefits an individual must be an employee of Washoe County immediately prior to drawing retirement benefits.

3. The parties recognize that the cost of retiree health insurance should be considered a current benefit earned and paid for during an individual's employment with the benefit simply being deferred until retirement. Based upon this, the parties further recognize that the funding of the retiree health insurance program must be addressed during the period of employment of active employees in order to try and ensure the fiscal integrity of the program in the future and in order to try and ensure that the benefit upon retirement can be provided. Additionally, the parties recognize that the prefunding of the service cost of this program, which is addressed below, only represents a portion of the funding obligations of this program and that the parties will address the unfunded liability portion of this program in the future. At the point in time when the retiree health insurance program is fully prefunded, with no unfunded liability remaining, the retiree health insurance program will be fully considered a current benefit earned and paid for during an individual's employment with the benefit simply being deferred until retirement. With those mutual recognitions and understandings, the parties herein agree to prefund the program annually at the actuarially determined service cost amount attributable to this bargaining unit beginning July 1, 1996. The amount of the service cost attributable to this bargaining unit will be a percentage of the number of employees represented by the bargaining unit compared to the number of employees covered under the County's Health Benefit Program.

4. For those employees hired on or after September 17, 1997, the County will not pay any portion of the medical insurance premium associated with Retiree Health Insurance.

Notwithstanding this section, the parties recognize the 2003 Nevada Legislature passed legislation (AB286) that affords public employees of Nevada political subdivisions the opportunity to enroll, upon their retirement, in the Public Employees Benefit Program (PEBP) health insurance plan. The current legislation also obligates public employers of said retiree who enrolls in the plan to pay a portion of the medical premium on the retiree's behalf. In recognition of this statute, to the extent the County has any liability for payment to the Public Employees Benefit Program (PEBP) on behalf of said employees upon their retirement, the County agrees, in lieu of making said payment to PEBP, to provide the payment on the retiree's behalf towards medical insurance premium owed should they elect to remain in the County Retiree Health Plan. The parties acknowledge that the PEBP medical premium payment level is set annually by the State. The

parties further recognize that the County's liability for any portion of the premium for said employees may be eliminated by subsequent legislative action. In the event the County's payment is eliminated by the State, the County agrees to continue the payment throughout the duration of the then-existing labor agreement to allow for negotiations on the subject.
(Revised 7-01-04)

ARTICLE 20 - ON-THE-JOB-INJURY BENEFITS

Sick Leave, Vacation Leave, and Compensatory Leave Time when receiving Industrial Insurance or Occupational Disease Benefits.

When a County employee is eligible at the same time for benefits under Chapter 616 or 617 of NRS (Industrial Insurance and Occupational Disease Acts) and for sick leave, vacation leave, and/or compensatory time, he/she shall not be required to use accrued sick leave, vacation leave, or compensatory time for the period during which Workers' Compensation Insurance benefits are being received.

Any employee who suffers a job-connected injury or illness in the course of the employee's employment with Washoe County for which benefits are paid under Chapter 616 or 618 of NRS may, at the option of the employee, apply for and receive accrued sick leave, vacation leave, and/or compensatory time during the course of such disability. The amount of sick leave, vacation leave, and/or compensatory paid to such employee for any pay period shall not exceed the difference between the employee's normal salary and the amount of any sick, vacation, and or compensatory time payment received, exclusive of reimbursement or payment of hospital or medical expenses.

Any time that is charged to an employee's sick leave, annual leave, or compensatory time used on the first day of a job-connected injury or illness which qualifies for disability benefits under Chapter 616 or 618 of NRS shall be credited back to the appropriate leave bank.

An employee may elect to forego being involuntarily placed into vocational rehabilitation pursuant to NRS Chapter 616C to afford themselves the opportunity to pursue other County positions for which they are qualified and for which they can perform the essential job functions of the position, with or without accommodation pursuant to the ADA. This shall not afford the employee any rights to a position and they shall compete for such positions on the basis of merit.

An employee who is utilizing sick leave to attend to therapy or follow-up appointments due to a job-related injury, may request that they be allowed to flex their schedule to avoid using paid leave.

Management will consider such requests in good faith and shall then advise the employee if the request can be accommodated. The parties recognize that the granting of such flex schedules at the discretion of management.

(Revised 7-01-04)

ARTICLE 21 - ALLOWANCE FOR USE OF PRIVATE TRANSPORTATION AND REIMBURSEMENT FOR ADDITIONAL INSURANCE PREMIUM

In the event an employee covered hereunder is required to use the employee's private transportation for County business, the County will pay an allowance per mile equal to the amount specified under NRS 281.160. However, if this amount is greater than the amount allowable under Internal Revenue Service Regulations for tax purposes, then the County shall pay the maximum amount allowable by the Internal Revenue Service.

Should gasoline rationing become a reality, the County will make every reasonable effort to provide additional assistance within statutory limitations.

Washoe County shall reimburse employees for the additional insurance premium imposed by required business use of personal vehicles. Employees requesting such reimbursement must provide proof of additional business insurance premium to the appointing authority.

(Revised 7-1-97)

ARTICLE 22 - POSITION OPENINGS AND EXAMINATIONS

Position openings in the classified service which are announced on an open competitive or county-wide promotional basis shall be posted by the County at each major county facility for not less than ten working days. A listing of the job openings shall be sent to the Association.

Employees may be allowed to flex their schedule in order to avoid using annual, comp or personal leave time when interviewing for another County position during their regular work hours.
(Revised 7-01-05)

ARTICLE 23 - TRANSFERS

If an employee is to be transferred by the County, he/she shall be given reasonable notice of such transfer.

No employee may be transferred solely for the purpose of harassment.

In the event of a protest of transfer under this article, the protest will be resolved in accordance with Article 32, "Grievance Procedure."

ARTICLE 24 - REDUCTION IN FORCE – LAYOFFS – CONSOLIDATION REOPENER

A committee including supervisory and non-supervisory WCEA members has been formed to study the classification series and make appropriate changes.

Whenever the County reduces in force or lays off any employee having permanent status in a County department because of lack of work or lack of funds the following procedure shall be used. The layoff procedure for a reduction applies to the entire department.

1. The department head shall determine in what class series and in which classes within that class series reductions in staff will have the least detrimental effect on departmental operations and will specify layoff accordingly. A "class series," for purposes of layoff, is defined as a normal line of progression from trainee, entry or preparatory levels to supervisory or administrative levels within a job specialty. Within a class series, the minimum qualifications, tests for fitness, duties and responsibilities are similar but different in level. The List of Class Series is set forth in Appendix C.

2. Within the department and in the class series selected and the class specified, all nonpermanent employees of the department shall be laid off before any permanent employees and in the following order: Temporary, provisional and probationary. A person who attained permanent status but is serving a new probationary period because of a promotion is considered a permanent employee for purposes of layoff. An employee who has been employed in a class series for a period of time equivalent to the minimum required to complete a probationary period but, because of promotions within that class series, has never completed a probationary period, shall be considered a permanent employee for purposes of layoff.

3. All other conditions being equal, seniority within a class shall prevail as the determining factor for purpose of layoff and right to rehire. An employee's seniority within a class for layoff and displacing purposes shall include all periods of service within the class from the employee's last continuous permanent County employment date except as provided herein. An employee who transfers or voluntarily demotes from one class to another class shall be allowed to include all periods of service within the former class from the employee's last continuous permanent County employment date for determining seniority. For these purposes a "transfer" is defined as the movement of an employee from a position in one class to a position in another class having the same salary grade. Periods of separation may not be

bridged to extend service unless the separation is a result of a layoff in which case bridging will be authorized if the employee is reemployed in a permanent position in the class within the period of the employee's layoff eligibility, or unless an employee who separates is reemployed within one (1) year and then works a minimum of one (1) year upon reemployment.

4. A person laid off shall be entitled to displace to positions in the employee's department under either of the following circumstances:

(a) to a position in a lower class in which he/she formerly held a permanent appointment and in which there is an employee with less seniority, or

(b) to a position in a lower class within the class series, even though the person had not previously held a permanent appointment within the lower class, and in which there is an employee with less seniority. Within the class series, an employees' seniority in a higher class shall count as seniority in the lower class for displacement purposes.

5. In the event of interdepartmental transfers or promotions, an employee so transferred or promoted and who is laid off shall have the right to displace an employee in the employee's former department having less seniority in the class formerly occupied. This interdepartmental displacement shall remain in effect until such time as the employee's seniority in the new department exceeds that of the former.

6. Permanent part-time employees may displace only employees holding permanent part-time positions.

7. A permanent full-time employee may displace a permanent part-time employee with less seniority in the same class or in a lower class under the same conditions governing full-time permanent displacements.

8. The employee with the least seniority shall be displaced by the person who is laid off. The employee displaced shall be considered as laid off for the same reason as the person who displaced him/her and shall in the same manner be eligible to displace. If two or more employees have the same displacement seniority to a position in a class, the order of displacement shall be determined by the drawing of lots.

9. An employee shall first displace within the department in which he/she is currently employed. In the absence of an election by the employee to waive the employee's displacement rights, he/she shall displace in the highest class in which he/she has displacement rights. If he/she has displacement rights in two or more classes at the same level, he/she shall displace in the class in which he/she has greater displacement seniority. If he/she has displacement rights in the employee's highest class in more than one department, he/she shall displace in the department in which he/she has the most displacement seniority. If the employee's department seniority is equal in two or more classes or departments, he/she shall displace in that class or department in which the employee with the least seniority is working.

10. All election and waivers of displacement rights by employees shall be made in writing.

11. When simultaneous layoffs occur in a class series, the layoff will occur first in the higher class, followed by displacement to the lower class. When displacements in the lower class have been completed, the layoff in the lower class will occur.

12. The names of permanent employees who have elected displacement or temporary demotion pursuant to the provisions of this Article must be placed first upon the reemployment list for the class or position involved, in reverse order of displacement or temporary demotion. The employee who was last to displace or demote is the first on the reemployment list, and must be given preference in rehiring. Each person on such a list retains eligibility for appointment for an unlimited period of time except as provided for in Section 14 below.

13. All permanent employees laid off shall be placed on a reemployment list for all positions in their class series and which positions are not at a higher level than previously held. All such employees must be given preference for rehiring. Names of employees laid off shall remain on the reemployment list for two (2) years except as provided for in Section 14 below.

14. Refusal of an employee to accept an appointment to a position in a class from which he/she was laid off or elected displacement may result in the removal from the reemployment list.

15. The Association will be informed of any pending reduction in force layoffs at least seven (7) days prior to the official notification of employees affected thereby. This notification will include the reasons for the layoffs, and the number and types of positions affected. At this time, the Association may make its views and recommendations known to the Human Resources Director concerning the implementation of such layoffs. All layoffs will be carried out in strict compliance with applicable laws and regulations. Employees affected shall be given thirty (30) days' notice of layoff.

16. The County will cooperate with any employee who is laid off as a result of a reduction in force-layoff and the State Employment Service (or equivalent agency) in determining the rights to be afforded the separated employee(s) and will inform employees of the method and procedures to follow in applying for any available benefits.

17. In the event the County is evaluating contracting, selling, leasing or assigning any existing County programs or responsibilities to a successor employer, the County agrees to notify the Association of the options being evaluated and agrees to meet with the Association to allow a reasonable opportunity to make their views and recommendations known concerning the options. Following such discussions, should the County determine a successor employer will be allowed to assume any County programs or responsibilities that would result in the layoff or termination of employees covered by this agreement, the County shall attempt, in good faith, first, to arrange for the placement of such employees within the County without negative impact to their salary, and second, will attempt to relocate displaced employees within the framework of any new delivery system with the successor employer. The parties recognize the County's inability to absorb displaced employees or place them with the successor employer is not subject to the grievance/arbitration provisions of this agreement.

18. The County agrees to notify the WCEA at such time as the County determines to pursue the matter of consolidation of County services with another agency. In such an event, the parties agree to negotiate over the impact such consolidation may pose for members of this unit as required pursuant to NRS 288.

(Revised 7-01-01)

ARTICLE 25 - UNIFORMS, CLOTHING, EQUIPMENT AND UTILITIES

The Employer shall provide any device, apparel or equipment necessary to protect employees from injury in accordance with the practice now prevailing. Where special tools are required for accomplishing work assignments, the Employer shall be responsible for supplying the same. Where the tools customarily used in a trade or craft are now required to be supplied by the employee, such requirement shall continue; where such tools are presently supplied, the practice shall continue. The County shall replace all worn out or damaged hand tools used by Equipment Mechanics on the job up to a maximum replacement value of Three Hundred Seventy-Five Dollars (\$375.00) in a fiscal year. Where uniforms are required and for so long as they may be required, the Employer shall furnish, maintain and replace the uniforms so required except as provided herein. When replacement of any uniform is required as a result of an employee's negligence, such replacement is at the employee's expense.

In lieu of maintaining uniforms directly or through contract facilities, the County shall pay a uniform maintenance allowance at the following monthly rates:

| | |
|-------------------------|---------|
| Animal Control Officers | \$35.00 |
| Park Rangers | \$35.00 |

| | |
|-------------------------------------|---------|
| Range Masters (Parks) | \$35.00 |
| Inmate Work Program Leaders (Parks) | \$35.00 |
| Public Health Investigators | \$25.00 |
| Animal Caretakers | \$25.00 |
| Kennel Assistants | \$25.00 |
| Veterinary Technicians | \$25.00 |
| Food Service Workers | \$15.00 |

The following provision applies to the payment of utilities at County provided employee residences:

In lieu of the County paying for utilities, Park Rangers or other designated Park and Roads employees who reside at County-provided residences shall be paid \$135 per month.

(Revised 7-1-05)

ARTICLE 26 - IN-SERVICE TRAINING

In-service training that is required by the Employer is included in hours of work.

ARTICLE 27 - BULLETIN BOARDS AND MEETING FACILITIES

Adequate bulletin boards shall be provided by Washoe County and designated for use by the Association to communicate with departmental employees. Material shall be posted upon the bulletin boards specifically as designated, and not on walls, doors, file cabinets or any other place. The material posted on the bulletin boards shall not be obscene, defamatory or of a partisan political nature, nor shall it pertain to public issues which do not involve the County or its relationships with County employees. All posted material shall bear the identity of the sponsor, shall be signed by a duly appointed representative of the Association, shall be neatly displayed, and shall be removed as soon as no longer timely.

Use of County Facilities.

County meeting room facilities may be made available upon timely application for use by County employees and the Association. Application for such use shall be made to the party under whose control the facilities are placed.

For the purpose of communication of Association business, the County shall permit reasonable use of the County's e-mail system by the Association and its members for communications between the Association, its members and the appointing authority or his designee in regards to the interpretation and enforcement of the parties collective bargaining agreement and/or the management and operation of the Association. Such use shall be limited to an employee's work breaks or non-working time whenever possible and shall not interfere with the employee's assigned duties and responsibilities.

(Revised 7-1-99)

ARTICLE 28 - CLASSIFYING NEW POSITIONS

After the County authorizes a new position, the proposed duties and responsibilities shall be submitted to the WERCCS job evaluation committee for a determination of the appropriate classification. The job evaluation committee's determination of the points assigned to a new classification shall determine the appropriate pay grade.

Nothing herein shall restrict management's right to assign and allocate responsibilities to positions.

(Revised 7-01-01)

ARTICLE 29 - PERSONNEL INFORMATION

An employee covered hereunder shall, on the employee's request and by appointment be permitted to examine the employee's personnel file, which shall be kept in the Human Resources Department. An employee may be given a copy of any material in the employee's personnel file if it is to be used in connection with a grievance or a personnel hearing.

No material derogatory to an employee covered hereunder shall hereafter be placed in the employee's personnel file unless a copy of same is provided the employee. The employee shall be given an opportunity to submit explanatory remarks for the record, which remarks shall be placed in the employee's personnel file.

Upon written request of an employee, disciplinary material that has been in the employee's file for a period of six years, will be removed from the employee's personnel file excluding those materials referred to under Article 33 as exceptions to the 18 month provision.

Disciplinary materials removed from an employee's personnel file may be maintained by the Human Resources Department as historical records of discipline imposed and for the purpose of providing a defense in any future employment litigation involving the County, provided, however, in such event, the County shall not disclose the identity of an employee unless a court of competent jurisdiction shall determine that such disclosure is relevant to the said litigation.

(Revised 8-15-00)

ARTICLE 30 - ACCESS TO INFORMATION

Upon written request of the Association, the County shall make available one copy of the following for the Association's retention and record:

- Tax rates
- Classification information, including grade and step
- Tenure information
- Salary anniversary
- Merit increase given to unit personnel
- All budgetary information filed with the Nevada Tax Commission
- Departmental budget requests as well as tentative and final appropriations
- Monthly trial balances
- Any other relevant material mutually agreed upon by the parties.

ARTICLE 31 - DISCHARGE

A. The County shall not discharge a permanent, classified employee without just cause. The right to protest a discharge pursuant to this Article shall be limited to non-probationary, classified employees.

B. Before taking action to discharge an employee having permanent status in the classified service, the appointing authority shall serve on the employee and the Association, either personally or by certified mail, a Notice of Proposed Action, which shall contain the following:

1. A statement of the action proposed to be taken.
2. A copy of the charges, including the acts of omissions and grounds upon which the action is based.

3. If it is claimed that the employee has violated a rule or regulation of the County, department or district, a copy of said rule shall be included with the notice.
4. A statement that the employee may review and request copies of materials upon which the proposed action is based.
5. A statement that the employee has seven (7) calendar days to respond to the appointing authority either orally or in writing.

C. The employee or Association upon whom a Notice of Proposed Action has been served shall have seven (7) calendar days to respond or protest to the appointing authority either orally or in writing before the proposed action may be taken. Upon application and for good cause, the appointing authority may extend, in writing, the period to respond.

D. An appointing authority may immediately suspend, without pay, an employee pending discharge for gross misconduct or conduct which gives rise to a clear and present danger to public health and safety. Notice of immediate suspension hereunder shall comply with the provisions of Paragraph B above and be served on the employee and the Association either personally or by posting by certified mail within twenty-four (24) hours of the effective time of suspension.

E. An appointing authority, upon giving notice as provided in Paragraph B above, may immediately suspend an employee against whom there is pending a criminal charge and which charge must adversely and directly affect the County service or conflict with continued employment, or is seriously and substantially disruptive of department or County operations. Pending criminal charges exist when an employee has been named a defendant in a criminal complaint or indictment filed in any court.

F. In any action to discharge an employee having permanent status in a position in the classified service, after complying with the applicable requirements of Paragraphs A through E above and having reviewed the employee or Association response, if any, given pursuant to Paragraph C above, the appointing authority may order the discharge of the employee. Such order shall [1] be in writing, [2] state specifically the causes for the action, [3] state the effective date of such action which shall not be less than seven (7) calendar days from the date of such order, and [4] be served on the employee and the Association, either personally or by certified mail, and [5] be filed with the Human Resources Director.

G. Either the employee or Association may protest the discharge, which protest shall be an appeal considered and processed in accordance with procedures of Article 32, Grievance Procedure commencing at Level II.

(Revised 8-15-00)

ARTICLE 32 - GRIEVANCE PROCEDURE

I. General

A. Definitions

1. Grievance: A grievance is a dispute by one or more employees or the Association concerning the interpretation, application or claimed violation of an expressed provision of this Agreement.
2. Grievant:
 - (a) A County employee who is covered by the provisions of this Agreement and who is adversely affected by the matter being grieved.

(b) The Association on behalf of an employee or group of employees who are covered by the provisions of this Agreement and who are adversely affected by the matter being grieved.

3. Day: For purposes of this procedure a day is defined as a calendar day.

B. Effect of a Grievance

The making or filing of a grievance shall not prevent the County, a department head, a department supervisor, or other authorized person from taking action deemed appropriate, nor shall it have the effect of suspending action previously taken even though the action may involve or be a part of the subject matter of the grievance.

C. Written Submission of Grievance

The written grievance submission shall state the circumstances over which the grievant(s) claims to be aggrieved, the specific Article(s) of this Agreement which are in dispute, how the interpretation, application or claimed violation of this Agreement is affecting him/her to the employee's detriment and the redress sought.

D. Copies

A copy of each official written communication on a grievance shall be filed with the County Labor Relations Manager and with the Association Office for record purposes.

E. Conference Time

Association business conducted by non-employee representatives must be conducted during the employee's work breaks or lunch period. Association business shall not interfere with the employee's duties. Representatives must obtain permission from the employee's immediate supervisor before entering the work area during working hours. Upon entering during breaks or lunch periods, representatives must identify themselves and make arrangements to meet with a particular employee.

F. Representation

A grievant(s) shall have the right to representation by one (1) Association representative at each step of the grievance procedure.

II. Procedure

Level I:

The grievant shall take up the grievance with the employee's department head within forty-five (45) days of its occurrence. The department head shall attempt to adjust the matter at that time. If the grievance is not settled during the informal discussion, and the grievant wishes to pursue the matter, the grievant shall submit it in writing to the employee's department head within seven (7) days of the informal discussion. The department head shall render a decision in writing to the grievant within seven (7) days after receiving the grievance.

In departments with manager level divisions, a department head may require that the informal discussion required at this level shall be with the division manager. If not resolved at the informal level, and the grievant wishes to pursue the matter, the written grievance shall be submitted to the department head within seven (7) days of the notification of the employee by the division manager that the informal discussion will not resolve the grievance.

Level II:

If the grievant is not satisfied with the decision rendered by the department head, the employee may appeal the decision to the County Manager or his designee within seven (7) days of receiving the decision by submitting the written appeal to the County Labor Relations Manager. The County Manager or his designee shall render a decision in writing to the grievant and to the Association within seven (7) days of receiving the appeal.

Level III:

1. If the Association is not satisfied with the decision rendered at Level II, the Association may within seven (7) days of receiving the decision, notify the County Labor Relations Manager in writing that it wishes to submit the grievance to arbitration.
2. Within seven (7) days of receiving the Association's written notice of submission to arbitration, the County Labor Relations Manager or designee shall meet with the Association's representative to select a mutually acceptable arbitrator. If the parties are unable to agree upon an arbitrator, a request for a list of names for seven (7) arbitrators shall be made to the American Arbitration Association in the selection of an arbitrator. The parties shall strike the names from said list with the order of striking determined by a toss of a coin. The parties shall be bound by the rules and procedures of the American Arbitration Association in the selection of an arbitrator.
3. The arbitrator so selected shall confer promptly with the parties, shall hold further hearings, and shall issue a report not later than thirty (30) days from the date of the hearing which shall set forth the arbitrator's findings of fact, conclusions of law and decision on the issues submitted. The arbitrator's decision shall be consistent with the law and the terms of this Agreement and shall be binding upon the parties.

(Revised 8-15-00)

III. Condition

A. Failure to Act

If the management response to a grievant at any level of the procedure is not appealed within the prescribed time limits, said grievance shall be considered settled on the basis of the last answer provided, and there shall be no further appeal, review or resubmission of said grievance. Should management not respond within the prescribed time limits, the grievance shall proceed to the next level.

B. Waiver of Time Limits

Any of the time limits contained in this procedure may be waived upon the mutual written agreement of both parties, except that the waiver of any of the time limits contained in Level I of this procedure can only be agreed to on the part of the County by the division or department head.

C. Settlement of Grievance

No grievance settled by an employee in a classification represented by the Washoe County Employees Association shall be accepted by the County unless said employee has received concurrence of the employee's division or department head on the settlement.

D. Arbitration

All hearings held by an arbitrator shall be in closed session and no news releases shall be made concerning the hearing.

The arbitrator's fees, costs and expenses and the costs of any court reporter and transcript shall be borne equally by the parties. All other expenses incurred by either party shall be borne by the party incurring the expense.

The arbitrator shall not have the authority to modify, amend, alter, add to or subtract from any of the provisions of this Agreement. In cases involving discharges, suspension, demotion or other disciplinary actions, the arbitrator may determine whether the action taken was for just cause, and, if not, what remedy would be appropriate under the circumstances, up to reinstatement and full restoration of all wages and benefits with no loss of rights in order to make the employee whole. In case of immediate suspension pending discharge, the arbitrator may, in the discharge protest, determine the validity of the suspension.

(Revised 7-1-99)

ARTICLE 33 - DEMOTION, SUSPENSION AND DISCIPLINE

The County shall not demote, suspend or take any other disciplinary action against an employee without just cause. The County shall notify employees affected and the Association's Grievance Committee in writing of all disciplinary actions taken. If it is claimed that an employee has violated a rule or regulation of the County, Department or District, the County must have notified the employee in writing of such rule or regulation prior to taking disciplinary action. The posting of rules or regulations on departmental bulletin boards shall be deemed sufficient notification. The effective date of such rules or regulations shall be seven (7) days from the posting on bulletin boards, or if individual copies are provided to employees, shall become effective immediately upon receipt.

If the County alleges that an employee's work performance has fallen below standard, said employee's supervisor shall inform the employee promptly and specifically of such lapses before issuing a warning letter or reprimand. The County may not take disciplinary action against an employee if more than forty-five (45) days has transpired from the date the appointing authority had knowledge of the occurrence of the matter upon which the disciplinary action is being taken. If the County takes disciplinary action against an employee for a matter that exceeds the forty-five (45) day time limit, the County must demonstrate extenuating circumstances as to why the time limit had to be exceeded. Notification to an employee that is within the forty-five (45) day time limit that a matter is being investigated will satisfy the time limit requirement even though the ultimate disciplinary action taken occurs beyond the forty-five (45) day time limit.

Nothing shall be used against an employee in a demotion, suspension or other disciplinary action unless the employee has been notified in writing. In the event that there has been such notification, that notification shall not be used against an employee if it has been in the employee's file for a period of eighteen (18) months, discounting periods of leaves of absence, provided that there has been no notification for the same or similar conduct during that eighteen (18) month period. This eighteen (18) month limitation does not apply 1) to any discipline rising to the level of a suspension or demotion, or 2) to any disciplinary action taken against an employee arising out of a matter covered under Title VII of the Civil Rights Act of 1964. The purpose of the second exception is to allow consideration of both the seriousness of the employee's proven offense and the record of the employee with the County in determining the degree of discipline administered, given the County's specific legal obligations under Title VII.

An employee may appeal discipline, demotion, suspension or other form of discipline through the grievance procedure of Article 32, which shall be the exclusive remedy for the appeal of disciplinary actions.

(Revised 7-1-01)

ARTICLE 34 - BILINGUAL LANGUAGE SKILLS

In positions where employees are utilized by the County to use bilingual language skills in providing County services to the public, where such bilingual skills are not a minimum qualification for the individual's job classification or position, the employee's work assignments,

workload, and the expectations of the County as to the employee's performance in terms of quantity of work shall be adjusted to reasonably reflect the employee's absence from their regular duties to perform such bilingual role.

(Revised 8-15-00)

ARTICLE 35 - OUT OF CLASS ASSIGNMENTS

The parties recognize the County's right to assign and direct its employees. However, the County will endeavor to keep employees working within their respective classifications.

A. Reclassifications

In the event that there is a permanent assignment of duties, which the employee or the county believes alters the classification of the employee's position, the employee or county may request to have the employee's position studied. Such request shall be submitted to the Human Resources Department, setting forth in writing the reasons that form the basis for the review. Human Resources shall discuss the changes with the employee(s) and management and prepare a new position description if necessary. The new description shall be submitted to the job evaluation committee, which will determine whether an existing classification is appropriate, or whether a new classification is necessary.

If the employee or Appointing Authority disagrees with the results of the reclassification request, they may request a further review by the job evaluation committee. If they still disagree, any subsequent appeal shall be to Hay Associates, and are not subject to the grievance and arbitration provisions of the Labor Agreement.

The effective date of a position(s) reclassified to a class having a higher salary grade shall be either the date the reclassification was approved by the Job Evaluation Committee or by Hay or ninety (90) days after the request to study the position(s) was received in the Human Resources Department, whichever occurs first. The status of employees so reclassified shall be governed by the provisions of the Merit Personnel Ordinance. The effective date of a position(s) reclassified to a class having a lower salary grade shall be the date the position(s) was studied. An employee in a position so reclassified shall retain the employee's status in the lower classification, and if the employee's salary is above the top of the salary range for the lower classification, shall have the employee's salary frozen at their existing rate until the lower salary grade reaches the employee's frozen rate. The provision above pertaining to the reclassification downward shall apply to those positions reclassified after the signing of this Agreement.

B. Temporary Assignments

In the event there is a temporary assignment of duties of a higher classification, the employee shall be compensated according to the following policies and procedures:

1. Pay for work in a higher classification is a short-term remedy in those instances where temporary replacement is required for an incumbent of a position who is not available to perform the duties of the position or when there is a vacant position in a higher classification requiring the temporary assignment of duties prior to filling the position.
2. The department head will decide which employee will be assigned and request authorization by submitting a prescribed form, Request for Pay for Work in a Higher Classification, to the Human Resources Department which, in turn, will forward the request with a recommendation to the County Manager's Office for final approval or disapproval. In making the assignment, the department head shall assign the work to the next lower classification provided there are capable employees available. Employees selected for the assignment are expected to meet the minimum qualifications for the higher classification. Selection of persons not meeting the minimum qualifications may be made only when a person who meets the minimum qualifications is unavailable.

3. In order to receive pay for work in a higher classification, the nature of the assignment must be such that the employee in the lower classification becomes fully responsible for the duties of the higher classification and the assignment is for a period of at least fifteen (15) consecutive calendar days. Assignment of the employee must be to a position presently classified and allocated to the Basic Salary Schedule.

4. Higher pay will be applied retroactively to the first day of the assignment, provided that the conditions listed above are met, and will be for a period not to exceed six (6) months. There may be extensions of such periods upon submission of a new request form.

5. In the event that a department head makes a higher classification assignment and a Request for Pay for Work in a Higher Classification is not submitted, a grievance may be filed under Article 32. If it is determined that such assignment was made under the conditions set forth above, higher pay will be applied retroactively to the first day of the assignment, notwithstanding the time limits contained under Article 32, provided, however, that higher pay will in no instance be applied retroactively for a period of more than six (6) months from the date the grievance was filed. This exception to the time limits contained under Article 32, will only apply to situations where grievances are filed during the assignment in question or within fourteen (14) days of the assignment ending. Any grievance that is filed after fourteen (14) days of the assignment ending, will not be accepted as timely.

6. The rate of pay for the assignment will be determined by the higher classification in which the employee is working and application of the rules of salary on promotion in the Merit Personnel Ordinance (Section 5.119). Any incentives and special differentials accruing to the employee in the employee's permanent position shall continue at the permanent rate, except for the five percent (5%) special increment provided for under Section 5.123 of the Merit Personnel Ordinance.

7. The employee's status in the employee's regular classification continues and their anniversary and salary review dates are determined by the employee's regular classification.

8. If overtime pay, shift differential and/or work location differential is allowable payment will be made on the basis of the rate of pay for the higher classification.

9. Pay for work in a higher classification shall terminate when the regular incumbent of the higher position becomes available to perform the duties of the position or, if the position is vacant, when the position is filled.

C. Training Assignments

An employee may be assigned to a higher classification without any additional compensation as part of a formal training program established for the purpose of providing qualifying experience to employees. Prior to such assignment, the appointing authority shall prepare a formal training program which shall include the method for selection for training opportunities, method of instruction and evaluation standards for determination of qualifying experience sufficient to satisfy the recruitment standards for the classification in which they are training. The formal training program will be provided to the Association for review and comment prior to adoption and the final program must have the approval of the Director of Human Resources prior to assignment of any employees for training.

The parties further recognize that such training assignments may include participation by non-supervisory employees in the existing Washoe County Core Supervisory Training Series of classes.

(Revised 7-1-04)

ARTICLE 36 - NOTICE OF ACCRUED SICK LEAVE AND VACATION LEAVE

The County shall notify each employee, not less than quarterly, of the amount of the employee's accrued and unused sick leave and vacation leave.

ARTICLE 37 - INCLINE DIFFERENTIAL/REMOTE AREA PAY

Employees assigned at Incline Village and residing at Incline Village, Crystal Bay, Brockway, Kings Beach, Tahoe Vista, Agate Bay, Carnelian Bay or Cedar Flats or Tahoe City, shall be paid a differential of \$250.00 biweekly.

Employees who are provided living facilities or are otherwise receiving living assistance from the County are not eligible for this provision.

Employees assigned at Gerlach and Vya, Nevada shall be paid a remote area differential of \$75.00 biweekly except as provided herein.

Employees who are provided living facilities by the County are not eligible for this provision.

A committee of representatives from associations affected by this article has been formed to address this issue. Subject to the approval of the Association and the County, the locations affected and the amount of any such differential may be changed during the term of this agreement.

Effective 2004, and each year thereafter, the foregoing amounts shall be increased at the beginning of the first pay period in February equal to the annual percent increase in the Consumer Price Index- All Urban Consumers (CPI-U) for the prior calendar year. For February 2004, this increase equals 1.9%. Employees in this bargaining unit shall begin drawing this rate effective the start of the first full pay period in July 2004.

Effective the start of the first full pay period in July 2004, employees who are assigned at Incline Village who do not reside there shall receive fifty dollars (\$50.00) transportation allowance per pay period. Provided, no transportation allowance shall apply or be paid to any employee who has hired or accepts an assignment, which has as a condition of employment/assignment that they have an obligation to reside in Incline Village.

(Revised 7-1-04)

ARTICLE 38 - PARKING ALLOWANCE

The County shall provide Fifteen Dollars (\$15.00) per biweekly pay period parking allowance for employees working in downtown Reno who are not provided free parking. At such time as the County constructs a parking facility, employees receiving the allowance will be required to park in the County facility and pay the required fee to the County. The County's fee charged for the employee shall not exceed the parking allowance set-forth in this Article.

The County agrees to continue to pay the biweekly parking allowance to employees working in downtown Reno who are not provided free parking, if they utilize public transit, provided, the employee must document their continued purchase of the RTC monthly transit pass.

The County agrees to continue to evaluate the parking situation and accept any policy the Board adopts concerning parking reimbursements for WCEA.

(Revised 7-1-05)

ARTICLE 39 - PORTABLE TOILET FACILITIES

Where other sanitary facilities are unavailable to fieldwork crews, employees shall be permitted to leave the worksite in a vehicle for the purpose of using public sanitary facilities at the closest available location upon notifying their immediate supervisor. If the County provides for portable toilet facilities in the vicinity of the worksite, employees must use these portable toilets and will not be permitted to leave the worksite for using other sanitary facilities.

(Revised 7-1-99)

ARTICLE 40 - PHYSICAL EXAMINATIONS REQUIRED BY COUNTY

Washoe County will provide free of charge to the employee any physical examination required for job-related activities.

ARTICLE 41 - EDUCATIONAL FEES

Washoe County will reimburse Washoe County employees for job-related courses taken upon satisfactory completion.

Courses taken under the provisions of this Article require prior approval by the County.

ARTICLE 42 - COPY MACHINE USE

The County agrees to permit the use of County copy facilities by the Association. The Association shall be charged quarterly for such use at County cost. Use of these facilities shall be limited to five hundred (500) copies per month provided, however, that additional use may be allowed upon approval of the County Manager.

ARTICLE 43 - LABOR MANAGEMENT COMMITTEE

1. A Committee of the County and Association (not to exceed three (3) representatives of each) shall meet monthly or more frequently when mutually agreed. The meetings will be held at 4:00 p.m. on mutually agreed dates and shall be for the purpose of:
 - (a) Discussing the administration of this agreement;
 - (b) Exchanging general information of interest to the parties; and
 - (c) Giving the Association representatives the opportunity to share the views of their members and/or make suggestions on subjects of interest to their members.
2. As a courtesy and to facilitate the adjustment of work schedules, the Association's representatives will personally notify their immediate supervisors of the dates and times of such meetings immediately upon the parties reaching mutual agreement as to the date of any such meeting.
3. Association committee members shall not lose pay nor be eligible for any overtime payment for time spent in any meeting authorized by the provisions of this Article.
4. The Labor Management Committee shall be advisory only.

ARTICLE 44 - GENERAL SAVINGS CLAUSE

It is not the intent of either party hereto to violate any laws, rulings, or regulations of any governmental authority or agency having jurisdiction of the subject matter of this Agreement; and the parties agree that, in the event that any provisions of the Agreement are finally held or determined to be illegal or void as being in contravention of such laws, rulings, or regulations, nevertheless, the remainder of the Agreement shall remain in full force and effect unless the parts so found to be void cannot be separated from the remaining portion of this Agreement. The parties agree that, if and when any provisions of this Agreement are held or determined to be illegal or void, they will then promptly enter into lawful negotiations concerning the substance thereof.

ARTICLE 45 - DISTRIBUTION OF CONTRACT

The County agrees to furnish a copy of this Agreement to all employees represented by the Association (as set forth in Appendix A attached hereto), and other personnel not within the bargaining unit but charged with the administration of this Agreement.

This Agreement shall be distributed to all employees represented by the Association and other personnel not within the bargaining unit within sixty (60) days from the signing of the contract by the County and the Association.

The County and the Association agree to share the cost of reproduction and distribution of the contract.

ARTICLE 46 - CONTRIBUTION TO RETIREMENT FUND

Commencing July 1, 1975, the County shall pay the employee's eight percent (8%) contribution to the Public Employees Retirement System.

Personnel who leave County employment between July 1, 1975, and the date of execution of this Agreement shall not be entitled to reimbursement from the County for their retirement contributions.

It is understood by the parties that the contribution payment hereinabove set forth is paid in lieu of cost-of-living increase for fiscal 1975-76.

Commencing July 4, 1988, the County shall pay an additional one-half percent (1/2%) to the Public Employees Retirement System for the increased contribution attributable to the employee.

It is understood by the parties that this additional contribution payment hereinabove set forth is paid in lieu of a cost-of-living increase for fiscal year 1988-1989 above the amount set forth in Article 8 of this Agreement.

ARTICLE 47 - GRADES, CLASSIFICATIONS AND TITLES

The parties have entered into a point factor job evaluation process in which a job evaluation committee is hereby granted authority to determine the points assigned to classifications in the bargaining unit pursuant to the Hay Classification process. The established Grades, Classifications and Titles in the Agreement are set forth in Appendix A, B, and C. Changes may result in classifications and titles when the WERCCS job evaluation committee has reclassified a job, or where new classifications are added. The parties agree that setting Grades, salary schedules and market pay differentials for classifications are the exclusive responsibility delegated by the parties to Hay Associates. Further, the parties agree that appeals of classification or reclassification shall first go back to the job evaluation committee, and subsequent appeals shall be to Hay Associates, and are not subject to the grievance and arbitration provisions of the Labor Agreement.

(Revised 7-1-01)

ARTICLE 48 - PROFESSIONAL LICENSE FEES

The County shall pay for all professional license fees (e.g., Registered Engineers) that are required by law and as part of an employee's employment.

ARTICLE 49 - DISTRIBUTION OF COMPENSATION DUE A DECEASED EMPLOYEE

If an employee dies while owed compensation by the County, the parties recognize and agree that such compensation, to include wages, payment for accrued vacation leave, payment for accrued compensatory hours, payment for sick leave cash out, payment for pro-rata longevity pay, and payment for any reimbursable expenses due the employee shall be distributed in an expedient and legal fashion pursuant to NRS 281.155.

ARTICLE 50 - DURATION OF AGREEMENT (Three-year contract)

This Agreement was mutually agreed upon by the parties, and shall be effective July 1, 2005, and shall continue in full force and effect up to and including June 30, 2008. It shall automatically be renewed from year to year thereafter unless either party shall notify the other in writing by such time as would permit the parties to comply with collective bargaining schedule established under the Local Government Employee Management Relations Act, NRS Chapter 288, i.e., February first of each year.

This Agreement may be amended at any time during its term only by the mutual written consent of the parties. Such amendments shall be lettered or numbered, dated and signed by the parties and, together with the attached Appendices, shall constitute a part of this Agreement. The parties hereto through their duly authorized officers or representatives and intending to be legally bound hereby have hereunto set their hands and seals this 26th day of September, 2005.

BONNIE WEBER, CHAIRMAN
WASHOE COUNTY BOARD OF COUNTY COMMISSIONERS

PENNY RASMUSSEN, PRESIDENT
WASHOE COUNTY EMPLOYEES ASSOCIATION

September 24, 1999

MEMORANDUM OF AGREEMENT

Washoe County (County) and WCEA (Association) hereby enter into this Agreement for the purposes of identifying the procedures and principles to apply to the pending classification and compensation review approved by the Washoe Board of County Commissioners to be conducted by Hay Group.

The scope of the classification and compensation project encompasses a total review of the County's job classifications, including the classifications contained in the List of Classifications of the parties' Labor Agreements. Tasks included in the development and implementation of the new classification and compensation plan are updating position descriptions as necessary, analysis and measurement of job content to develop the classification schema, establishment of classifications and allocation of employees to the classifications, salary analysis and salary recommendations.

This Agreement shall be ratified and incorporated as part of the Non-Supervisory and Supervisory Labor Agreements effective July 1, 1999.

Accordingly, the parties agree as follows:

1. Hay Group shall be the project leader and shall be the final arbiter of all disputes relating to the tasks necessary to establish the new Classification and Compensation Plan. The parties agree to waive any provisions contained in Article 29, Establishment of New Classifications, and Article 35, Out of Class Assignments which conflict with the authority of Hay Group to manage the establishment of the new classification and compensation plan. Further, by granting Hay Group the final authority to resolve all disputes, the parties agree to waive any and all rights to grieve and arbitrate such disputes pursuant to the Grievance Procedures of the applicable Labor Agreements.
2. There shall be an evaluation committee established, comprised of thirteen (13) members, six (6) of which shall be appointed by the Association. The role of the evaluation committee shall be to perform, under the guidance of the Hay Group, the tasks necessary to establish classifications and allocate employees to those classifications.
3. Salary range adjustments resulting from the new classification and compensation plan shall be effective July 1, 1999, however, employees will only move within the salary range on their Merit Salary Increase date. Provided employees who are below the minimum for their new range shall move to the minimum of the range.
4. The effective date of any reclassifications resulting from the project shall be on the completion date of the new classification and compensation plan, upon adoption by the Board of County Commissioners. Reclassification requests pending pursuant to Article 35 of the Labor Agreement as of the date of execution of this Agreement shall be effective ninety (90) days from when Human Resources received the request.
5. The parties agree to waive the provisions of Article 35 which would result in employees who are reclassified downward having their salaries reduced to the top of the range, and

agree that employees who are reclassified downward shall have their salaries frozen until the salary range increases and encompasses their frozen rate.

6. Employees who are dissatisfied with their classification may appeal first to the evaluation committee. Following such review, if still dissatisfied, the employee may appeal the decision to the Hay Group consultant designated to resolve disputes, whose decision shall be final.

This Agreement becomes final upon ratification by the Association and approval by the Board of County Commissioners.

For Washoe County

(signed by Howard Reynolds 9-24-00)

Howard Reynolds, Assistant County Manager

For WCEA

(signed by Pat Dolan 9-24-99)

Pat Dolan, Association Counsel

July 1, 2001

MEMORANDUM OF UNDERSTANDING

WHEREAS, the County and WCEA are parties to a collective bargaining agreement that adopts a new point factor pay and classification plan established pursuant to the Hay system.

WHEREAS, the parties have heretofore agreed that the implementation rules for the Hay classification and pay plan include freezing the pay rates for employees who are paid above the scale for the new pay grade adopted for their classification.

WHEREAS, the parties have heretofore agreed that the implementation rules for the Hay classification and pay plan include placing employees whose current pay rate is within the new pay grade, into the new pay grade, after which they may receive merit pay increases up to the maximum of the new pay grade.

WHEREAS, the parties hereto desire to provide for an alternative system to facilitate the movement of employees into the Hay pay grades.

NOW THEREFORE, based on the foregoing premises and the following terms and conditions, the parties hereby agree to compromise and settle the issue relating to rates of pay for employees for whom the adopted Hay pay grades have lower maximum pay rates than the employee's prior classification:

1. The County agrees, for employees whose Hay job classification pay grade is lower than their previous pay grade, to maintain the old pay grade ("grandfathered pay grade") and grant step-down increases for the next five fiscal years. After the five-year period, any employee still above the pay rate for their Hay job classification shall have their pay frozen until the grade encompasses their frozen rate of pay.
2. The County agrees the grandfathered pay grades shall be increased by 100% of any general wage increase granted in FY 2001-2002; 80% of any general wage increase granted in FY 2002-2003; 60% of any general wage increase granted in FY 2003-2004; 40% of any general wage increase granted in FY 2004-2005; and 20% of any general wage increase granted in FY 2005-2006; and, shall be frozen thereafter if still above the Hay pay grade for their classification.
3. Employees eligible to be paid within the grandfathered pay grades are those hired into those job classifications prior to the adoption of the Hay job classifications and pay grades.
4. Employees who change job classifications subsequent to the adoption of the Hay pay grades shall be paid within the Hay pay grade for their new classification.

Dated: 4-13-01

(signed by Steven Watson)
For the County

Dated: 4-13-01

(signed by Robert Burdick)
For the Association

WCEA NON-SUPERVISORY UNIT

| TITLE | GRADE ^ç | CODE |
|--|--------------------|-------|
| Account Clerk..... | GG..... | 0312 |
| Account Clerk II..... | HH..... | 0311 |
| Accountant I..... | LL..... | 0320 |
| Administrative Assistant Trainee..... | KK..... | 0173 |
| Administrative Secretary..... | JJ..... | 0023 |
| Air Quality Specialist I..... | LL..... | 0617 |
| Aircraft Mechanic..... | KK..... | 2229 |
| Alternative Sentencing Officer I..... | JJ..... | 15025 |
| Alternative Sentencing Officer II..... | KK..... | 15026 |
| Animal Control Officer..... | II..... | 2216 |
| Animal Services Caretaker..... | CC..... | 15054 |
| Animal Services Kennel Assistant..... | FF..... | 15053 |
| Appraisal Assistant..... | GG..... | 0340 |
| Appraiser I..... | KK..... | 0328 |
| Appraiser II..... | LL..... | 0329 |
| Assistant Buyer..... | KK..... | 0411 |
| Assistant Personal Property Auditor - Appraiser..... | HH..... | 0346 |
| Assistant Planner..... | JJ..... | 0704 |
| Auto Body Repairer..... | II..... | 8104 |
| Automotive Mechanic..... | JJ..... | 8107 |
| Building Inspector..... | LL..... | 2105 |
| Building Inspector Trainee..... | II..... | 2100 |
| Building Maintenance Assistant..... | GG..... | 8140 |
| Building Permit Technician..... | HH..... | 2114 |
| Building System Controls Specialist..... | MM..... | 8134 |
| Carpenter..... | JJ..... | 8126 |
| Civil Engineer I..... | LL..... | 3015 |
| Civil Engineering Assistant..... | KK..... | 3029 |
| Code Enforcement Officer..... | KK..... | 0700 |
| Collections Analyst..... | II..... | 6140 |
| Communications Specialist..... | JJ..... | 2210 |
| Communications Specialist Trainee..... | GG..... | 2209 |
| Community Health Aide..... | EE..... | 0600 |
| Courthouse Security Officer..... | EE..... | 2211 |
| CPS Intake Screener..... | KK..... | 6137 |
| Criminalist I..... | LL..... | 2259 |
| Criminalist Trainee..... | KK..... | 2258 |
| Custodial Worker..... | BB..... | 9002 |
| Department Computer Application Specialist..... | JJ..... | 0711 |
| Department Computer Specialist..... | KL..... | 0435 |
| Department Programmer Analyst..... | LL..... | 15175 |
| Deputy Clerk-County Commissioner..... | II..... | 15332 |

ç The code number listed under the Grade column can be found in Appendix B or C and will correspond to the appropriate salary range for the specific class. This salary grade does not represent any market differentials where appropriate.

WCEA NON-SUPERVISORY UNIT

| TITLE | GRADE ζ | CODE |
|---|---------------|-------|
| Deputy Commissioner of Civil Marriages | EE | 0150 |
| Deputy Coroner (Investigator)..... | MM | 2255 |
| Deputy Coroner (Technologist)..... | MM | 2254 |
| Deputy County Recorder Aide | DD | 0136 |
| Deputy County Recorder I | GG..... | 0130 |
| Development Information Specialist | HH..... | 0702 |
| Drafting Technician I..... | HH..... | 3005 |
| Drafting Technician II..... | JJ | 3006 |
| Duplicating Equipment Operator I..... | DD..... | 0212 |
| Duplicating Equipment Operator II..... | GG..... | 0213 |
| Electronics Technician | KK | 2312 |
| Eligibility Certification Specialist I..... | HH..... | 6149 |
| Eligibility Certification Specialist II..... | II | 6150 |
| Engineering Inspector | LL..... | 3027 |
| Environmental Engineer I..... | LL..... | 3040 |
| Environmentalist I | LL | 0612 |
| Environmentalist Trainee | KK | 0611 |
| Equipment Parts Specialist..... | GG..... | 8110 |
| Equipment Services Worker I | CC..... | 8100 |
| Equipment Services Worker II | FF..... | 8111 |
| Evidence and Property Control Clerk..... | HH..... | 0054 |
| Facility Technician | KK | 8136 |
| Family Court Investigative Specialist | LL..... | 15250 |
| Family Support Specialist | II | 1014 |
| Food Service Worker I | AA | 4002 |
| Food Service Worker II | DD..... | 4003 |
| Forensic Chemist..... | LL..... | 2251 |
| Forensic Medical Transcriber..... | HH..... | 0175 |
| Forensic Technician I..... | HH..... | 2225 |
| Forensic Technician II..... | JJ | 2226 |
| GIS Analyst I | LL..... | 0717 |
| GIS Analyst II | NN..... | 0719 |
| GIS Specialist | KK | 0720 |
| Graphic Design Artist..... | GG..... | 0208 |
| Grounds Equipment Mechanic..... | II | 8102 |
| Guardian Case Manager..... | LL..... | 0188 |
| Hazardous Material Engineering Specialist | NN..... | 3037 |
| Health Educator I | LL..... | 0627 |
| Heavy Diesel Equipment Mechanic | KK | 8103 |
| Heavy Equipment Operator | II | 8243 |
| Homemaker Services Aide | EE | 0595 |
| Horticulture Assistant..... | HH..... | 0068 |
| Human Services Support Specialist I..... | GG..... | 6128 |

ζ The code number listed under the Grade column can be found in Appendix B or C and will correspond to the appropriate salary range for the specific class. This salary grade does not represent any market differentials where appropriate.

WCEA NON-SUPERVISORY UNIT

| TITLE | GRADE [§] | CODE |
|---|--------------------|-------|
| Human Services Support Specialist II..... | HH..... | 6129 |
| Hydrogeologist I..... | LL..... | 3051 |
| Imaging Equipment Technician I..... | CC..... | 0202 |
| Imaging Equipment Technician II..... | GG..... | 0203 |
| Imaging Equipment Technician Trainee..... | BB..... | 0200 |
| Inmate Classification/Inmate Assistance Specialist..... | JJ..... | 2241 |
| Inmate Storekeeper..... | FF..... | 2201 |
| Inmate Work Program Leader..... | GG..... | 2204 |
| Investigative Assistant..... | II..... | 1013 |
| Investigator I (PD)..... | KK..... | 1011 |
| Investigator II (PD)..... | LM..... | 1015 |
| Irrigation Specialist..... | GG..... | 4028 |
| IT Support Specialist..... | HH..... | 0273 |
| IT Training Specialist..... | KK..... | 0713 |
| Jail Cook..... | HH..... | 2242 |
| Laborer..... | AA..... | 8000 |
| Latent Fingerprint Examiner..... | LL..... | 2260 |
| Lead Animal Control Officer..... | JJ..... | 2230 |
| Lead Communication Specialist..... | KK..... | 15330 |
| Lead Custodial Worker..... | FF..... | 9007 |
| Lead Heavy Equipment Operator..... | JJ..... | 8245 |
| Legal Secretary..... | II..... | 0101 |
| Legal Secretary Lead..... | JJ..... | 0102 |
| Library Aide..... | AA..... | 5000 |
| Library Assistant I..... | EE..... | 5012 |
| Library Assistant II..... | GG..... | 5014 |
| Library Assistant III..... | HH..... | 5016 |
| Lube Truck Driver..... | FF..... | 8108 |
| Maintenance Worker I..... | CC..... | 8002 |
| Maintenance Worker II..... | FF..... | 8003 |
| Maintenance Worker III..... | HH..... | 8004 |
| Medium Equipment Operator..... | GG..... | 8242 |
| Mitigation Specialist..... | LM..... | 6145 |
| Network Engineer I..... | KL..... | 0269 |
| Network Engineer II..... | LM..... | 0268 |
| Office Assistant I..... | DD..... | 0014 |
| Office Assistant II..... | EE..... | 0015 |
| Office Assistant III..... | GG..... | 0016 |
| Office Support Specialist..... | HH..... | 0017 |
| Painter..... | II..... | 8130 |
| Paralegal (Sr. Law Project)..... | KK..... | 0111 |
| Park Planner..... | NN..... | 4036 |
| Park Ranger..... | KK..... | 4017 |

[§] The code number listed under the Grade column can be found in Appendix B or C and will correspond to the appropriate salary range for the specific class. This salary grade does not represent any market differentials where appropriate.

WCEA NON-SUPERVISORY UNIT

| TITLE | GRADE [§] | CODE |
|---|--------------------|-------|
| Payroll Technician..... | HH..... | 0514 |
| Payroll/Personnel Clerk | HH..... | 0513 |
| Personal Property Field Representative | II..... | 0341 |
| Planner..... | NN..... | 0705 |
| Planning Technician..... | HH..... | 0703 |
| Plans Examiner..... | LM..... | 2112 |
| Plans/Permits/Applications Aide | GG..... | 0178 |
| Playground Safety Specialist | HH..... | 2326 |
| Polygraph Examiner I..... | II..... | 2243 |
| Property Inventory Clerk | EE..... | 0410 |
| Property Inventory Technician | HH..... | 0414 |
| Property Transfer Compliance Recorder | II..... | 0135 |
| Public Administrator Estate Investigator | KK..... | 0189 |
| Public Health Investigator I | KK..... | 15303 |
| Public Health Investigator II | LL..... | 15304 |
| Rangemaster | JJ..... | 4018 |
| Records Management Technician I | DD..... | 0056 |
| Records Management Technician II | EE..... | 0055 |
| Recreation Specialist I | GG..... | 4011 |
| Road Equipment Training Coordinator | LL..... | 8246 |
| Safety Compliance Officer | KK..... | 2327 |
| Senior Deputy Recorder | HH..... | 0133 |
| Senior Duplicating Equipment Operator | HH..... | 0214 |
| Senior Human Services Support Specialist | II..... | 6127 |
| Senior IT Support Specialist | JK..... | 0275 |
| Senior Utility Worker | JJ..... | 3011 |
| Sewer Systems Worker I | GG..... | 3031 |
| Sewer Systems Worker II | II..... | 3032 |
| Senior Sewer Systems Worker | JJ..... | 3033 |
| Sheriff Support Specialist - Field Services..... | GG..... | 2202 |
| Sheriff Support Specialist-Booking/Central/Property | HH..... | 2205 |
| Sign Fabricator..... | FF..... | 8137 |
| Storekeeper | EE..... | 0400 |
| Student/Community Liaison Specialist..... | II..... | 2208 |
| Surveying Technician..... | JJ..... | 3026 |
| System Administrator..... | LL..... | 15152 |
| Telecommunications Support Technician | II..... | 2310 |
| Telephone Technician..... | KK..... | 2314 |
| Training Services Specialist..... | II..... | 15151 |
| Utility Mechanic..... | JJ..... | 3012 |
| Utility Worker I..... | GG..... | 3013 |
| Utility Worker II..... | II..... | 3014 |
| Veterinary Technician | JJ..... | 2235 |

[§] The code number listed under the Grade column can be found in Appendix B or C and will correspond to the appropriate salary range for the specific class. This salary grade does not represent any market differentials where appropriate.

WCEA NON-SUPERVISORY UNIT

| TITLE | GRADE [§] | CODE |
|---|--------------------|-------|
| Victim Witness Advocate | II | 1025 |
| Victim Witness Advocate- Sheriff's Office | JJ | 15154 |
| Video Production Coordinator | JJ | 0179 |
| Water & Sewer Project Inspector | LL | 3045 |
| Water Meter Technician I | FF | 3048 |
| Water Meter Technician II | HH | 3049 |
| Water Rights Technician | JJ | 3047 |
| Water Treatment Plant Operator | NN | 15425 |
| Welder | JJ | 8105 |

§ The code number listed under the Grade column can be found in Appendix B or C and will correspond to the appropriate salary range for the specific class. This salary grade does not represent any market differentials where appropriate.

WCEA NON-SUPERVISORY

SALARY SCHEDULE – EFFECTIVE 07/01/05

| GRADE | HOURLY RANGE | APPROXIMATE ANNUAL RANGE |
|-------|---------------|--------------------------|
| WAA | 12.53 - 16.30 | 26,062.40 - 33,904.00 |
| WBB | 12.82 - 16.66 | 26,665.60 - 34,652.80 |
| WCC | 13.44 - 17.48 | 27,955.20 - 36,358.40 |
| WDD | 14.17 - 18.42 | 29,473.60 - 38,313.60 |
| WEE | 14.99 - 19.48 | 31,179.20 - 40,518.40 |
| WFF | 15.89 - 20.66 | 33,051.20 - 42,972.80 |
| WGG | 16.69 - 21.69 | 34,715.20 - 45,115.20 |
| WHH | 17.61 - 22.89 | 36,628.80 - 47,611.20 |
| WII | 18.63 - 24.21 | 38,750.40 - 50,356.80 |
| WJJ | 19.78 - 25.72 | 41,142.40 - 53,497.60 |
| WJK | 21.06 - 27.40 | 43,804.80 - 56,992.00 |
| WKK | 21.06 - 27.40 | 43,804.80 - 56,992.00 |
| WKL | 22.52 - 29.27 | 46,841.60 - 60,881.60 |
| WLL | 22.52 - 29.27 | 46,841.60 - 60,881.60 |
| WLM | 23.67 - 30.76 | 49,233.60 - 63,980.80 |
| WMM | 23.67 - 30.76 | 49,233.60 - 63,980.80 |
| WNN | 24.96 - 32.45 | 51,916.80 - 67,496.00 |
| WOO | 26.42 - 34.34 | 54,953.60 - 71,427.20 |

*Reflects 3.5% COLA Increase

WCEA NON-SUPERVISORY

SALARY SCHEDULE – EFFECTIVE 07/25/05

| GRADE | HOURLY RANGE | APPROXIMATE ANNUAL RANGE |
|-------|---------------|--------------------------|
| WAA | 12.56 - 16.34 | 26,124.80 - 33,987.20 |
| WBB | 12.85 - 16.70 | 26,728.00 - 34,736.00 |
| WCC | 13.47 - 17.52 | 28,017.60 - 36,441.60 |
| WDD | 14.21 - 18.47 | 29,556.80 - 38,417.60 |
| WEE | 15.03 - 19.53 | 31,262.40 - 40,622.40 |
| WFF | 15.93 - 20.71 | 33,134.40 - 43,076.80 |
| WGG | 16.73 - 21.74 | 34,798.40 - 45,219.20 |
| WHH | 17.65 - 22.95 | 36,712.00 - 47,736.00 |
| WII | 18.68 - 24.27 | 38,854.40 - 50,481.60 |
| WJJ | 19.83 - 25.78 | 41,246.40 - 53,622.40 |
| WJK | 21.11 - 27.47 | 43,908.80 - 57,137.60 |
| WKK | 21.11 - 27.47 | 43,908.80 - 57,137.60 |
| WKL | 22.58 - 29.34 | 46,966.40 - 61,027.20 |
| WLL | 22.58 - 29.34 | 46,966.40 - 61,027.20 |
| WLM | 23.73 - 30.84 | 49,358.40 - 64,147.20 |
| WMM | 23.73 - 30.84 | 49,358.40 - 64,147.20 |
| WNN | 25.02 - 32.53 | 52,041.60 - 67,662.40 |
| WOO | 26.49 - 34.43 | 55,099.20 - 71,614.40 |

*Reflects .25% Increase (PERS Regular Member Contribution Rate Change from 20.25% to 19.75%)

WCEA NON-SUPERVISORY

SALARY SCHEDULE – EFFECTIVE 07/01/06

| GRADE | HOURLY RANGE | APPROXIMATE ANNUAL RANGE |
|-------|---------------|--------------------------|
| WAA | 13.00 - 16.91 | 27,040.00 - 35,172.80 |
| WBB | 13.30 - 17.28 | 27,664.00 - 35,942.40 |
| WCC | 13.94 - 18.13 | 28,995.20 - 37,710.40 |
| WDD | 14.71 - 19.12 | 30,596.80 - 39,769.60 |
| WEE | 15.56 - 20.21 | 32,364.80 - 42,036.80 |
| WFF | 16.49 - 21.43 | 34,299.20 - 44,574.40 |
| WGG | 17.32 - 22.50 | 36,025.60 - 46,800.00 |
| WHH | 18.27 - 23.75 | 38,001.60 - 49,400.00 |
| WII | 19.33 - 25.12 | 40,206.40 - 52,249.60 |
| WJJ | 20.52 - 26.68 | 42,681.60 - 55,494.40 |
| WJK | 21.85 - 28.43 | 45,448.00 - 59,134.40 |
| WKK | 21.85 - 28.43 | 45,448.00 - 59,134.40 |
| WKL | 23.37 - 30.37 | 48,609.60 - 63,169.60 |
| WLL | 23.37 - 30.37 | 48,609.60 - 63,169.60 |
| WLM | 24.56 - 31.92 | 51,084.80 - 66,393.60 |
| WMM | 24.56 - 31.92 | 51,084.80 - 66,393.60 |
| WNN | 25.90 - 33.67 | 53,872.00 - 70,033.60 |
| WOO | 27.42 - 35.64 | 57,033.60 - 74,131.20 |

*Reflects 3.5% COLA Increase

WCEA NON-SUPERVISORY

SALARY SCHEDULE – EFFECTIVE 07/01/07

| GRADE | HOURLY RANGE | APPROXIMATE ANNUAL RANGE |
|-------|---------------|--------------------------|
| WAA | 13.46 - 17.50 | 27,996.80 - 36,400.00 |
| WBB | 13.77 - 17.88 | 28,641.60 - 37,190.40 |
| WCC | 14.43 - 18.76 | 30,014.40 - 39,020.80 |
| WDD | 15.22 - 19.79 | 31,657.60 - 41,163.20 |
| WEE | 16.10 - 20.92 | 33,488.00 - 43,513.60 |
| WFF | 17.07 - 22.18 | 35,505.60 - 46,134.40 |
| WGG | 17.93 - 23.29 | 37,294.40 - 48,443.20 |
| WHH | 18.91 - 24.58 | 39,332.80 - 51,126.40 |
| WII | 20.01 - 26.00 | 41,620.80 - 54,080.00 |
| WJJ | 21.24 - 27.61 | 44,179.20 - 57,428.80 |
| WJK | 22.61 - 29.43 | 47,028.80 - 61,214.40 |
| WKK | 22.61 - 29.43 | 47,028.80 - 61,214.40 |
| WKL | 24.19 - 31.43 | 50,315.20 - 65,374.40 |
| WLL | 24.19 - 31.43 | 50,315.20 - 65,374.40 |
| WLM | 25.42 - 33.04 | 52,873.60 - 68,723.20 |
| WMM | 25.42 - 33.04 | 52,873.60 - 68,723.20 |
| WNN | 26.81 - 34.85 | 55,764.80 - 72,488.00 |
| WOO | 28.38 - 36.89 | 59,030.40 - 76,731.20 |

*Reflects 3.5% COLA Increase

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|------------|-------|
| ACCOUNT CLERK | | |
| Principal Account Clerk..... | 0314..... | YJJ |
| Account Clerk II..... | 0311..... | WHH |
| Account Clerk..... | 0312..... | WGG |
| ACCOUNTANT | | |
| Accounting Manager..... | 0321..... | YQQ |
| Senior Accountant..... | 0315..... | YPP |
| Fiscal Compliance Officer..... | 0351..... | YNN |
| Accountant II..... | 0318..... | YNN |
| Accountant I..... | 0320..... | WLL |
| ADMINISTRATIVE ASSISTANT | | |
| Administrative Assistant II..... | 0163..... | YLL |
| Administrative Assistant I..... | 0174..... | YKK |
| Administrative Assistant Trainee..... | 0173..... | WKK |
| AIR QUALITY CONTROL | | |
| Air Quality Supervisor..... | 0609..... | YQQ |
| Air Quality Specialist II..... | 0618..... | YNN |
| Air Quality Specialist I..... | 0617..... | WLL |
| AIRCRAFT MECHANIC | 2229..... | WKK |
| ALTERNATIVE SENTENCING OFFICER | | |
| Alt. Sentencing Officer Supervisor..... | 15027..... | YLL |
| Alt. Sentencing Officer II..... | 15026..... | WKK |
| Alt. Sentencing Officer I..... | 15025..... | WJJ |
| ANIMAL SERVICES | | |
| Animal Services Manager..... | 15051..... | YPP |
| Animal Services Supervisor..... | 2217..... | YLL |
| Lead Animal Control Officer..... | 2230..... | WJJ |
| Animal Control Officer..... | 2216..... | WII |
| Animal Services Kennel Assistant..... | 15053..... | WFF |
| Animal Services Caretaker..... | 15054..... | WCC |
| APPRAISER | | |
| Chief Property Appraiser..... | 0338..... | YRR |
| Senior Appraiser..... | 0331..... | YPP |
| Appraiser III..... | 0330..... | YNN |
| Appraiser II..... | 0329..... | WLL |
| Appraiser I..... | 0328..... | WKK |
| Appraisal Assistant..... | 0340..... | WGG |
| APPRAISER ANALYST | | |
| Department Systems Support Analyst..... | 0344..... | YNN |
| Appraiser Analyst..... | 0333..... | YKK |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|--|------------|-------|
| ARCHITECT | | |
| Architect | 3021 | YQR |
| Associate Architect | 3020 | YNN |
| AUDITOR APPRAISER | | |
| Personal Property Auditor-Appraiser | 0345 | YKK |
| Assistant Personal Property Auditor - Appraiser..... | 0346 | WHH |
| AUTO BODY | | |
| Automotive Mechanic..... | 8107 | WJJ |
| Auto Body Repairer..... | 8104 | WII |
| BUILDING INSPECTION | | |
| Building and Safety Branch Manager..... | 2119 | YOO |
| Plans Examiner Supervisor..... | 2117 | YNO |
| Building Inspection Supervisor..... | 2111 | YNN |
| Plans Examiner..... | 2112 | WLM |
| Building Inspector | 2105 | WLL |
| Building Inspector Trainee | 2100 | WII |
| BUILDING MAINTENANCE | | |
| Chief of Building Operations | 8123 | YPP |
| Building Maintenance Supervisor..... | 8125 | YNN |
| Building Operations Project Manager | 8124 | YMM |
| Senior Building Maintenance Technician..... | 8141 | YMM |
| Facility Technician | 8136 | WKK |
| Building Maintenance Assistant | 8140 | WGG |
| BUILDING PERMIT TECHNICIAN | | |
| Permit Services Coordinator | 2116 | YKK |
| Building Permit Technician..... | 2114 | WHH |
| Plans/Permits/Applications Aide | 0178 | WGG |
| BUILDING SYSTEM CONTROLS SPECIALIST | 8134 | WMM |
| BUSINESS SYSTEMS ANALYST | | |
| Senior Business Systems Analyst..... | 0262 | YPP |
| Business Systems Analyst II | 0261 | YNN |
| Business Systems Analyst I..... | 0260 | YLL |
| BUYER | | |
| Senior Buyer | 0413 | YNN |
| Buyer..... | 0412 | YLL |
| Assistant Buyer | 0411 | WKK |
| CARPENTER | | |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|-------------|-------|
| Carpenter Supervisor | 8127 | YLL |
| Carpenter | 8126 | WJJ |
| Maintenance Worker III | 8004 | WHH |
| CHIEF OF CONSTRUCTION & INSPECTION | 3044 | YOO |
| CHIEF TOXICOLOGIST | 2228 | YRU |
| CIVIL ENGINEER | | |
| Senior Licensed Engineer | 3019 | YRS |
| Licensed Engineer | 3017 | YQR |
| Civil Engineer II | 3016 | YNO |
| Civil Engineer I | 3015 | WLL |
| Civil Engineering Assistant | 3029 | WKK |
| CLERICAL SERIES | | |
| Administrative Secretary Supervisor | 0024 | YKK |
| Office Supervisor | 0018 | YKK |
| Administrative Secretary | 0023 | WJJ |
| Office Support Specialist | 0017 | WHH |
| Office Assistant III | 0016 | WGG |
| Office Assistant II | 0015 | WEE |
| Office Assistant I | 0014 | WDD |
| CLERK – COUNTY COMMISSIONERS | | |
| Administrative Clerk – County Commissioners | 0168 | YKK |
| Deputy Clerk – County Commissioners | 15332 | WII |
| CODE ENFORCEMENT OFFICER | 0700 | WKK |
| COLLECTIONS ANALYST | 6140 | WII |
| COMMUNICATIONS SPECIALIST | | |
| Supervising Communications Specialist | 2207 | YLL |
| Lead Communications Specialist | 15330 | WKK |
| Communications Specialist | 2210 | WJJ |
| Communications Specialist Trainee | 2209 | WGG |
| COMMUNITY HEALTH AIDE | 0600 | WEE |
| COMMUNITY HEALTH NUTRITIONIST | 0607 | YNN |
| COORDINATOR CRIMINAL INFORMATION | 2227 | YJJ |
| COURTHOUSE SECURITY | | |
| Courthouse Security Officer Supervisor | 2200 | YHH |
| Courthouse Security Officer | 2211 | WEE |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|------------------|------------|
| CRIMINALIST | | |
| Supervising Criminalist..... | 2253..... | YQR |
| Senior Criminalist..... | 2250..... | YOQ |
| Criminalist II..... | 2252..... | YNP |
| Criminalist I..... | 2259..... | WLL |
| Forensic Chemist..... | 2251..... | WLL |
| Criminalist Trainee..... | 2258..... | WKK |
| CURATOR..... | 4010..... | YLL |
| CUSTODIAL | | |
| Facilities Management Contract Services Supervisor..... | 9008..... | YKK |
| Lead Custodial Worker..... | 9007..... | WFF |
| Custodial Worker..... | 9002..... | WBB |
| DEPARTMENT PROGRAMMER ANALYST | | |
| Department Support Analyst..... | 0440..... | YOO |
| Senior Department Programmer Analyst..... | 0430..... | YNO |
| Department Programmer Analyst..... | 15175..... | WLL |
| Department Computer Specialist..... | 0435..... | WKL |
| Department Computer Application Specialist..... | 0711..... | WJJ |
| DEPUTY COMMISSIONER OF CIVIL MARRIAGES..... | 0150..... | WEE |
| DEPUTY CORONER (INVESTIGATOR)..... | 2255..... | WMM |
| DEPUTY CORONER (TECHNOLOGIST)..... | 2254..... | WMM |
| DEPUTY COUNTY RECORDER | | |
| Recording Supervisor..... | 0134..... | YKK |
| Property Transfer Compliance Recorder..... | 0135..... | WII |
| Senior Deputy Recorder..... | 0133..... | WHH |
| Deputy County Recorder I..... | 0130..... | WGG |
| Deputy County Recorder Aide..... | 0136..... | WDD |
| DEPUTY TREASURER | | |
| Assistant Chief Deputy Treasurer..... | 0319..... | YNN |
| Deputy Treasurer..... | 0322..... | YLL |
| DETENTION | | |
| Detention Operations Manager..... | 2223..... | YPP |
| Detention Services Manager..... | 2222..... | YOO |
| Detention Programs Coordinator..... | 15331..... | YMM |
| DEVELOPMENT OFFICER..... | 5008..... | YNN |
| DRAFTING TECHNICIAN | | |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|--|-------------|-------|
| Mapping Supervisor | 3004 | YLL |
| Drafting Technician Supervisor | 3007 | YKK |
| Drafting Technician II | 3006 | WJJ |
| Drafting Technician I | 3005 | WHH |
| ELIGIBILITY WORKER | | |
| Eligibility Case Compliance Reviewer | 6147 | YLL |
| Eligibility Supervisor | 6148 | YKK |
| Eligibility Certification Specialist II | 6150 | WII |
| Eligibility Certification Specialist I | 6149 | WHH |
| ENVIRONMENTAL ENGINEER | | |
| Senior Licensed Engineer | 3019 | YRS |
| Senior Environmental Engineer | 3038 | YOP |
| Environmental Engineer II | 3041 | YNO |
| Environmental Engineer I | 3040 | WLL |
| ENVIRONMENTALIST | | |
| Environmentalist Supervisor | 0615 | YQQ |
| Vector Control Coordinator | 0616 | YQQ |
| Senior Environmentalist | 0613 | YOO |
| Environmentalist II | 0614 | YNN |
| Environmentalist I | 0612 | WLL |
| Environmentalist Trainee | 0611 | WKK |
| EPIDEMIOLOGIST | | |
| Senior Epidemiologist | 15451 | YPP |
| Epidemiologist | 0648 | YOO |
| EQUIPMENT MECHANIC | | |
| Equipment Services Superintendent | 15200 | YQQ |
| Equipment Services Supervisor | 8109 | YMM |
| Heavy Equipment Mechanic Supervisor- Gerlach/Vya | 8101 | YLL |
| Heavy Diesel Equipment Mechanic | 8103 | WKK |
| Grounds Equipment Mechanic | 8102 | WII |
| Equipment Service Worker II | 8111 | WFF |
| Equipment Service Worker I | 8100 | WCC |
| EQUIPMENT PARTS WORKER | | |
| Equipment Parts Inventory Control Supervisor | 8112 | YHH |
| Equipment Parts Specialist | 8110 | WGG |
| Storekeeper | 0400 | WEE |
| ESTATE INVESTIGATOR SERIES | | |
| Probate Estate Case Manager | 0187 | YOO |
| Public Administrator Estate Investigator | 0189 | WKK |
| EVIDENCE PROPERTY CONTROL CLERK | | |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|-------------------|------------|
| Evidence and Property Control Clerk..... | 0054..... | WHH |
| Storekeeper..... | 0400..... | WEE |
| FAMILY COURT INVESTIGATIVE SPECIALIST..... | 15250..... | WLL |
| FAMILY SUPPORT SPECIALIST | | |
| Family Support Program Manager..... | 1023..... | YRR |
| Assistant Manager/Family Support..... | 1024..... | YOO |
| Family Support Supervisor..... | 1012..... | YKK |
| Family Support Specialist..... | 1014..... | WII |
| FISCAL MANAGER/SOCIAL SERVICES..... | 6134..... | YRR |
| FOOD SERVICE WORKER | | |
| Food Service Worker II..... | 4003..... | WDD |
| Food Service Worker I..... | 4002..... | WAA |
| FORENSIC MEDICAL TRANSCRIBER..... | 0175..... | WHH |
| FORENSIC TECHNICIAN | | |
| Forensic Technician II..... | 2226..... | WJJ |
| Forensic Technician I..... | 2225..... | WHH |
| G I S ANALYST | | |
| GIS Coordinator..... | 0716..... | YOO |
| GIS Analyst II..... | 0719..... | WNN |
| GIS Analyst I..... | 0717..... | WLL |
| GIS Specialist..... | 0720..... | WKK |
| GUARDIAN CASE MANAGER | | |
| Supervising Guardian Case Manager..... | 0190..... | YOO |
| Senior Guardian Case Manager..... | 0191..... | YNN |
| Guardian Case Manager..... | 0188..... | WLL |
| HAZARDOUS MATERIAL ENGINEERING SPECIALIST..... | 3037..... | WNN |
| HAZARDOUS MATERIALS SPECIALIST..... | 0608..... | YNN |
| HEALTH ANALYST..... | 0622..... | YMM |
| HEALTH EDUCATOR | | |
| Health Educator II..... | 0628..... | YMM |
| Health Educator I..... | 0627..... | WLL |
| HIV PROGRAM COORDINATOR..... | 0620..... | YNN |
| HOMEMAKER SERVICES AIDE..... | 0595..... | WEE |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|------------|-------|
| HORTICULTURE | | |
| Horticulturist | 0067 | YNN |
| Horticulture Assistant | 0068 | WHH |
| HUMAN SERVICES SUPPORT SPECIALIST | | |
| Supervisor - Human Services Support | 6126 | YKK |
| Senior Human Services Support Specialist | 6127 | WII |
| Human Services Support Specialist II | 6129 | WHH |
| Human Services Support Specialist I | 6128 | WGG |
| HYDROGEOLOGIST | | |
| Water Resources Program Manager | 3053 | YQR |
| Senior Hydrogeologist | 3030 | YPQ |
| Hydrogeologist II | 3052 | YNN |
| Hydrogeologist I | 3051 | WLL |
| IMAGING EQUIPMENT TECHNICIAN | | |
| Imaging Equipment Technician Supervisor | 0204 | YHH |
| Imaging Equipment Technician II | 0203 | WGG |
| Imaging Equipment Technician I | 0202 | WCC |
| Imaging Equipment Technician Trainee | 0200 | WBB |
| INFORMATION TECHNOLOGY SUPPORT | | |
| Service Support Manager | 0288 | YPP |
| Senior IT Support Specialist | 0275 | WJK |
| IT Support Specialist | 0273 | WHH |
| INFORMATION TECHNOLOGY SYSTEMS | | |
| IT Project Coordinator II | 0285 | YQR |
| IT Project Coordinator I | 0286 | YPQ |
| Senior IT Systems Developer | 0284 | YPP |
| IT Systems Developer II | 0278 | YNO |
| Programmer Analyst | 0281 | YNO |
| IT Systems Developer I | 0276 | YLL |
| IT TRAINING SPECIALIST | 0713 | WKK |
| INMATE CLASSIFICATION/INMATE ASSIST. SPEC. | 2241 | WJJ |
| INMATE PROPERTY | | |
| Inmate Property/Services Supervisor | 2203 | YJJ |
| Inmate Storekeeper | 2201 | WFF |
| INMATE WORK PROGRAM LEADER | | |
| Inmate Work Program Supervisor | 2206 | YJJ |
| Inmate Work Program Leader | 2204 | WGG |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---------------------------------------|------------|-------|
| INVESTIGATIVE ASSISTANT | 1013 | WII |
| INVESTIGATOR (PUBLIC DEFENDER) | | |
| Chief Investigator (PD) | 15525 | YPP |
| Investigator II (PD) | 1015 | WLM |
| Investigator I (PD) | 1011 | WKK |
| IRRIGATION SPECIALIST | | |
| Irrigation Specialist | 4028 | WGG |
| Maintenance Worker II | 8003 | WFF |
| Maintenance Worker I | 8002 | WCC |
| JAIL COOK | | |
| Food Manager | 9006 | YLL |
| Assistant Food Manager | 9005 | YJJ |
| Jail Cook | 2242 | WHH |
| LATENT FINGERPRINT EXAMINER | 2260 | WLL |
| LEGAL SECRETARY | | |
| Administrative Legal Secretary | 0105 | YKK |
| Legal Secretary Supervisor | 0104 | YKK |
| Legal Secretary Lead | 0102 | WJJ |
| Legal Secretary | 0101 | WII |
| LIBRARIAN | | |
| Librarian III | 5024 | YOO |
| Librarian II | 5022 | YNN |
| Librarian I | 5020 | YKK |
| LIBRARY ASSISTANT | | |
| Senior Library Assistant | 5018 | YJJ |
| Library Assistant III | 5016 | WHH |
| Library Assistant II | 5014 | WGG |
| Library Assistant I | 5012 | WEE |
| Library Aide | 5000 | WAA |
| LUBE TRUCK DRIVER | 8108 | WFF |
| MARKETING COORDINATOR | 0176 | YLL |
| MARRIAGE DIVISION OPERATIONS | | |
| SUPERVISOR | 0146 | YKK |
| MENTAL HEALTH COUNSELOR | | |
| Mental Health Counselor Supervisor | 6154 | YQQ |
| Mental Health Counselor II | 6153 | YPP |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|-------------|-------|
| Mental Health Counselor I..... | 6152 | YNN |
| MITIGATION SPECIALIST | 6145 | WLM |
| NATURAL RESOURCES PLANNER COORD. | 15350 | YQQ |
| NETWORK ENGINEER | | |
| Senior Network Engineer | 0267 | YPP |
| Network Engineer II..... | 0268 | WLM |
| Network Engineer I..... | 0269 | WKL |
| PAINTER | | |
| Painter Supervisor..... | 8131 | YKK |
| Painter..... | 8130 | WII |
| Maintenance Worker III..... | 8004 | WHH |
| PARALEGAL SENIOR LAW PROJECT | 0111 | WKK |
| PARK PLANNER | | |
| Park Planning Project Coordinator..... | 4037 | YQQ |
| Park Planner | 4036 | WNN |
| PARK RANGER | | |
| District Park Ranger..... | 4016 | YNN |
| Park Ranger..... | 4017 | WKK |
| PARKS MAINTENANCE | | |
| Parks Operations Superintendent..... | 4029 | YQQ |
| Grounds Maintenance Division Superintendent..... | 8035 | YOO |
| Grounds/Parks Maintenance Supervisor | 8030 | YKK |
| Senior Grounds/Parks Maintenance Worker..... | 8023 | YJJ |
| Heavy Equipment Operator..... | 8243 | WII |
| Medium Equipment Operator | 8242 | WGG |
| Maintenance Worker II..... | 8003 | WFF |
| Maintenance Worker I..... | 8002 | WCC |
| Laborer..... | 8000 | WAA |
| PAYROLL/PERSONNEL | | |
| Payroll Coordinator | 0512 | YJJ |
| Payroll/Personnel Clerk..... | 0513 | WHH |
| PAYROLL SUPERVISOR | | |
| County Payroll Supervisor..... | 0317 | YLL |
| Payroll Technician..... | 0514 | WHH |
| PERSONAL PROPERTY FIELD REPRESENTATIVE | 0341 | WII |
| PLANNER | | |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|-------------|-------|
| Planning Manager | 0712 | YRR |
| Senior Planner | 0706 | YOO |
| Planner | 0705 | WNN |
| Assistant Planner | 0704 | WJJ |
| PLANNING TECHNICIAN | | |
| Planning Technician..... | 0703 | WHH |
| Development Information Specialist..... | 0702 | WHH |
| Plans/Permits/Applications Aide | 0178 | WGG |
| PLAYGROUND SAFETY SPECIALIST | 2326 | WHH |
| POLYGRAPH EXAMINER | | |
| Polygraph Examiner II..... | 2244 | YLN |
| Polygraph Examiner I..... | 2243 | WII |
| PROGRAM COORDINATOR | | |
| Program Coordinator..... | 0171 | YLL |
| Program Assistant..... | 0172 | YKK |
| PROPERTY AGENT | | |
| Senior Property Agent..... | 3008 | YNN |
| Property Agent | 3009 | YLL |
| PROPERTY INVENTORY CLERK | | |
| Property Inventory Technician | 0414 | WHH |
| Property Inventory Clerk | 0410 | WEE |
| PROPERTY PROGRAM AND FISCAL CONTROL MANAGER | | |
| | 8133 | YQQ |
| PSYCHOLOGIST | 6155 | YRR |
| PUBLIC HEALTH EMERGENCY RESPONSE COORDINATOR | | |
| | 0646 | YOO |
| PUBLIC HEALTH INVESTIGATOR | | |
| Public Health Investigator II | 15304 | WLL |
| Public Health Investigator I | 15303 | WKK |
| PUBLIC HEALTH PROGRAM MANAGER | 15150 | YOO |
| PUBLIC INFORMATION OFFICER | | |
| Public Information Officer..... | 5006 | YLL |
| Public Information Assistant..... | 5005 | YKK |
| PUBLIC WORKS INSPECTOR | | |
| Special Projects Inspector | 3023 | YNN |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|--|------------|-------|
| Engineering Inspector | 3027 | WLL |
| RANGEMASTER | 4018 | WJJ |
| RECORDS MANAGEMENT | | |
| Records Management Supervisor..... | 0165 | YKK |
| Records Management Technician II | 0055 | WEE |
| Records Management Technician I | 0056 | WDD |
| RECORDS CLERK | | |
| Chief Records Clerk | 0103 | YII |
| RECREATION SPECIALIST | | |
| Recreation Services Superintendent..... | 4030 | YQQ |
| Recreation Specialist III | 4035 | YKK |
| Recreation Specialist II | 4031 | YII |
| Recreation Specialist I | 4011 | WGG |
| REPROGRAPHICS SERIES | | |
| Reprographics/Mail Services Supervisor | 0205 | YLL |
| Imaging and Records Management Supervisor..... | 0201 | YKK |
| Senior Duplicating Equipment Operator..... | 0214 | WHH |
| Graphic Design Artist | 0208 | WGG |
| Duplicating Equipment Operator II | 0213 | WGG |
| Duplicating Equipment Operator I | 0212 | WDD |
| ROADS MAINTENANCE | | |
| Assistant Manager Roads Operations | 8363 | YOO |
| Roads Supervisor..... | 8352 | YLL |
| Road Equipment Training Coordinator..... | 8246 | WLL |
| Lead Heavy Equipment Operator..... | 8245 | WJJ |
| Heavy Equipment Operator..... | 8243 | WII |
| Medium Equipment Operator | 8242 | WGG |
| Maintenance Worker II..... | 8003 | WFF |
| Maintenance Worker I..... | 8002 | WCC |
| Laborer..... | 8000 | WAA |
| SAFETY COMPLIANCE OFFICER | 2327 | WKK |
| SEWER SYSTEMS WORKER | | |
| Utility Operations Manager..... | 3039 | YQR |
| Senior Sewer Systems Worker | 3033 | WJJ |
| Sewer Systems Worker II..... | 3032 | WII |
| Sewer Systems Worker I..... | 3031 | WGG |
| SHERIFF'S RECORDS SECTION MANAGER | 2218 | YMM |
| SHERIFF'S SUPPORT SPECIALIST | | |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|---|-------------|-------|
| Community Work Program Supervisor..... | 2224 | YKK |
| Sheriff Support Specialist Supervisor..... | 2221 | YKK |
| Sheriff Support Specialist Supervisor-Field Services..... | 15301 | YII |
| Sheriff Support Specialist-Booking/Central/Property | 2205 | WHH |
| Sheriff Support Specialist - Field Services..... | 2202 | WGG |
| SIGN FABRICATOR | | |
| Sign Shop Supervisor | 8138 | YJJ |
| Sign Fabricator..... | 8137 | WFF |
| SOCIAL SERVICES | | |
| Children's Services Coordinator Supervisor | 6130 | YRR |
| Case Compliance Reviewer-CPS | 6138 | YQQ |
| Social Services Program Specialist | 6133 | YQQ |
| Social Services Supervisor | 6136 | YPP |
| Senior Social Worker | 15335..... | YOO |
| Social Worker III..... | 6143 | YNN |
| Social Worker II..... | 6142 | YLL |
| Social Worker I..... | 6141 | YKK |
| CPS Intake Screener | 6137 | WKK |
| STATISTICIAN | 15155 | YNN |
| STUDENT COMMUNITY LIAISON SPECIALIST | 2208 | WII |
| SURVEY/ENGINEERING TECHNICIAN | | |
| Supervising Land Surveyor | 3034 | YNN |
| Survey Party Chief | 3028 | YKK |
| Engineering Services Technician..... | 3046 | YII |
| Surveying Technician..... | 3026 | WJJ |
| SYSTEMS AND ACCESS SERVICES LIBRARIAN | 5028 | YOO |
| TELECOMMUNICATIONS | | |
| System Administrator | 15152 | WLL |
| Electronics Technician | 2312 | WKK |
| Telephone Technician..... | 2314 | WKK |
| Telecommunications Support Technician | 2310 | WII |
| TRAINING SERVICES SPECIALIST | 15151 | WII |
| UTILITIES | | |
| Utility Operations Manager..... | 3039 | YQR |
| Utility Worker Supervisor..... | 3043 | YMM |
| Senior Utility Worker | 3011 | WJJ |
| Utility Worker II..... | 3014 | WII |
| Utility Worker I..... | 3013 | WGG |

WCEA – LIST OF CLASS SERIES

| CLASS TITLE | CLASS CODE | GRADE |
|--|-------------|-------|
| UTILITY MECHANIC | 3012 | WJJ |
| VETERINARY TECHNICIAN | 2235 | WJJ |
| VICTIM WITNESS ADVOCATE | 1025 | WII |
| VICTIM WITNESS ADVOCATE (SHERIFF'S) | 15154 | WJJ |
| VIDEO PRODUCTION COORDINATOR | 0179 | WJJ |
| WATER & SEWER PROJECT INSPECTOR | 3045 | WLL |
| WATER TREATMENT PLANT OPERATOR..... | 15425 | WNN |
| WATER MANAGEMENT | | |
| Water Management Planner Coordinator | 3035 | YPP |
| Water Management Planner | 0723 | YNN |
| WATER METER TECHNICIAN | | |
| Water Meter Technician II | 3049 | WHH |
| Water Meter Technician I | 3048 | WFF |
| WATER RIGHTS | | |
| Water Rights Manager | 3050 | YPP |
| Water Rights Technician | 3047 | WJJ |
| WELDER | 8105 | WJJ |
| WIC PROGRAM MANAGER | 0643 | YOO |