Attachment A 14410

1 2 3 4	SERVICE EMPLOYEES INTERNATIONAL UNION PUBLIC SAFETY EMPLOYEES - LOCAL 519 NON-COMMISSIONED EMPLOYEES AT THE KING COUNTY DEPARTMENT OF PUBLIC HEALTH (AND NORTH REHABILITATION FACILITY)		
5	1	DEPARTMENT OF ADULT AND JUVENILE DETENTION DEPARTMENT OF COMMUNITY AND HUMAN SERVICES	
6	1	AND THE SHERIFF'S OFFICE	
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SERVICE EMPLOYEES INTERNATIONAL UNION PUBLIC SAFETY EMPLOYEES - LOCAL 519 NON-COMMISSIONED EMPLOYEES AT THE KING COUNTY DEPARTMENT OF PUBLIC HEALTH (AND NORTH REHABILITATION FACILITY) DEPARTMENT OF ADULT AND JUVENILE DETENTION DEPARTMENT OF COMMUNITY AND HUMAN SERVICES AND THE SHERIFF'S OFFICE

These articles constitute an agreement between King County and Public Safety Employees, Local 519, the terms of which have been negotiated in good faith, between King County and the signatory organization subscribing hereto. This Agreement shall be subject to approval by Ordinance by the County Council of King County, Washington.

ARTICLE 1: PURPOSE

The intent and purpose of this Agreement is to promote the continued improvement of the relationship between King County and its employees by providing a uniform basis for implementing the right of public employees to join organizations of their own choosing, and to be represented by such organizations in matters concerning their employment relations with King County and to set forth the wages, hours and other working conditions of such employees in appropriate bargaining units provided the County has authority to act on such matters and further provided the matter has not been delegated to any civil service commission or personnel board similar in scope, structure and authority as defined in RCW 41.56.

ARTICLE 2: UNION RECOGNITION AND MEMBERSHIP

Section 1. The County Council recognizes the signatory organization as representing those regular full-time and regular part-time career service, civil service, and probationary employees whose job classifications are listed in attached Addendum A (Wage Rates). The County also recognizes the signatory organization as representing those temporary and term limited employees (as opposed to regular employees) whose job classifications are listed in attached Addendum A (Wage Rates), and who meet Washington State Public Employment Relations Commission's definition of "employee".

Temporary and term limited employees (defined in Addendum B (Definitions)) however, are covered only by Article 7 (Wages) Section 1, 4, and 6 and Addendum A (Wage Rates) of this collective bargaining agreement. No other provision in this collective bargaining agreement applies to temporary or term limited employees. Except that Article 7 Section 6D (Education) applies to TLT employees but not to temporaries.

Vacation, sick leave, holidays and health care benefits for temporary and term limited employees shall be governed by King County Code, Section 3.12.

Section 2. <u>Union Security</u>: It shall be a condition of employment that all regular full-time, regular part-time, temporary and term limited employees who are members of the Union on the effective date of this Agreement, shall remain members in good standing, or pay an agency fee to the Union for their representation to the extent permitted by law.

It shall be a condition of employment that regular full-time, regular part-time, temporary and term limited employees, covered by this Agreement and hired on or after its effective date shall, on the thirtieth calendar (consecutive) day following such employment, become and remain members in good standing in the Union, or pay an agency fee to the Union for their representation to the extent permitted by law.

Provided, however, employees who hold genuine religious beliefs or tenets which object to membership in the Union, as provided by state and federal law, shall not be required to tender those dues or initiation fees to the Union as a condition of employment. Such employee shall pay an amount of money equivalent to regular union dues and initiation fee to a non-religious charity

mutually agreed upon between the public employee and the Union. The employee shall furnish written proof that payment to the agreed upon non-religious charity has been made. If the employee and the Union cannot agree on the non-religious charity, the Public Employment Relations Commission shall designate the charitable organization. It shall be the obligation of the employee requesting or claiming the religious exemption to show proof to the Union that he/she is eligible for such exemption.

All initiation fees and dues paid either to the Union or charity shall be for non-political purposes.

Section 3. *Dues Deduction*: Upon receipt of written authorization individually signed by a bargaining unit employee, the County shall have deducted from the pay of such employee the amount of dues as certified by the secretary of the signatory organization and shall transmit the same to the treasurer of the signatory organization.

The signatory organization will indemnify, defend, and hold the County harmless against any claims made and against any suit instituted against the County on account of any check-off of dues for the signatory organization. The signatory organization agrees to refund to the County any amounts paid to it in error on account of check-off provision upon presentation of proper evidence thereof.

Section 4. Union Membership - Informational Form: The County will require all new employees, hired in a position included in the bargaining unit to sign a form (in triplicate), which will inform them of the union's exclusive recognition.

Section 5. Bargaining Unit Roster: The County will transmit to the Union a current listing of all employees in the bargaining unit within thirty (30) days of request for same but not to exceed twice per calendar year. Such list shall include the name of the employee, classification, department and salary.

Memorandum of Understanding on this subject, attached as Addendum C, and consistent with

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Article 7, Section 5.

In prescribing policies and procedures relating to personnel and practices, and to the conditions of employment, the Employer will comply with state law to negotiate or meet and confer, as appropriate. However, the parties agree that the Employer retains the right to implement any changes to policies or practices that are not mandatory subjects of bargaining. All of the functions, rights, powers, and authority of the Employer not specifically abridged, deleted, or modified by this Agreement are recognized by the Union as being retained by the Employer.

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ARTICLE 4: HOLIDAYS

The County shall continue to observe the following paid holidays:

COMMONLY CALLED:	
New Year's Day	First day of January
Martin Luther King, Jr.'s Birthday	Third Monday in January
President's Day	Third Monday in February
Memorial Day	Last Monday in May
Independence Day	Fourth day of July
Labor Day	First Monday of September
Veteran's Day	Eleventh day of November
Thanksgiving Day	Fourth Thursday in November
Friday following Thanksgiving Day	
Christmas Day	Twenty-fifth day of December

Section 1. <u>Date of Observance</u>: All holidays shall be observed in accordance with RCW 1.16.050, as amended. Provided further, that employees who work in a twenty-four hour, seven day per week operation shall observe the following four (4) holidays on the specific dates listed below. Examples of the twenty-four hour operations are: AFIS division of the Sheriff's Office, and both Department of Adult and Juvenile Detention Facilities. For these specific named holidays, overtime will be paid only on the dates listed below:

Holiday	Date of Observance and Overtime Payment	
New Year's Day	First of January	
Independence Day	Fourth of July	
Veteran's Day	Eleventh of November	
Christmas Day	Twenty-fifth of December	

Section 2. *If Holiday falls on furlough:* If a holiday (as defined in Section 1) falls on an eligible employee's furlough day, the employee is entitled to either schedule a day off some other time (to be scheduled like vacation) or to receive an extra day's pay at the employer's option.

Section 3. *Overtime Payment:* All employees shall take holidays on the day of observance unless their work schedule requires otherwise for continuity of services, in which event, they shall be paid at one and one half (1-1/2) times the regular rate for any shift that begins on a holiday, in addition to the regular holiday pay.

Section 4. *Floating Holiday:* Each employee shall receive two (2) additional personal holidays to be administered through the vacation plan. One day shall be granted on the first of October and one day on the first of November of each year. These days can be used in the same manner as any vacation day earned.

Section 5. *Holiday Pay Eligibility:* An employee must be in a pay status the day prior to and the day following a holiday to be eligible for holiday pay.

Section 6. *Pro-Rata Benefits*: Regular part-time employees will receive holiday benefits based upon the ratio of hours actually worked (less overtime) to a standard work year.

ARTICLE 5: VACATIONS

Section 1. <u>Accrual - 40 Hour Employees</u>: Regular full-time employees working 40 hours per week, shall receive vacation benefits as indicated in the following table:

Full Years of Service	Maximum Annual Leave in Days
Upon hire through end of year 5	12
Upon beginning of Year 6	15
Upon beginning of Year 9	16
Upon beginning of Year 11	20
Upon beginning of Year 17	21
Upon beginning of Year 18	22
Upon beginning of Year 19	23
Upon beginning of Year 20	24
Upon beginning of Year 21	25
Upon beginning of Year 22	26
Upon beginning of Year 23	27
Upon beginning of Year 24	28
Upon beginning of Year 25	29
Upon beginning of Year 26 and beyond	30

Section 1.a. <u>Accrual - 35 Hour Employees</u>: Regular employees working less than 40 hours per week shall receive pro rated vacation benefits.

Section 2. *Monthly Accrual - Vacation Holidays and Sick Leave:* Employees with one or more continuous years of service shall accrue vacation benefits monthly pursuant to King County policy and ordinances. Employees shall be charged vacation based on their daily work schedule (8 hour, 7.5 hour, or 7 hour).

Employees shall accrue vacation, sick leave and holiday pay on the basis of the hours they actually work; i.e. seven (7) hours, seven and one-half (7.5) hours or eight (8) hours.

Section 3. Regular <u>Part Time Employees</u>:

Vacation benefits for regular, part-time employees will be established based upon the ratio of hours actually worked (less overtime) to a standard work year. For example: If a regular, part-time employee normally works four hours per day in a department that normally works eight hours per day, then the part-time employee would be granted four-eighths of the vacation benefit allowed a full-time staff member with an equivalent number of years service.

Section 4. *No County Employment While on Vacation:* No person shall be permitted to work for compensation for the County in any capacity during the time when vacation benefits are being drawn.

Section 5. *Leave Increments:* Vacation, sick leave and unpaid leave may be used in one-fourth (1/4) hour increments only at the discretion of the department director or his/her appointed designee.

Section 6. <u>Maximum Payment Upon Termination</u>: Upon termination for any reason, a non-probationary employee will be paid for unused vacation credits up to a maximum allowable accumulated vacation. Vacation payoff shall be calculated by utilizing the employee's base wages as set forth in Addendum A and shall also include longevity incentive pay for those who receive it. The hourly rate shall be determined by dividing the annual rate of pay by the number of work hours in that year.

Section 7. *Payment Upon Death of Employee:* In cases of separation by death, payment of unused vacation benefits shall be made to the employee's estate, or, in applicable cases, as provided by RCW, Title II.

Section 8. *Excess Vacation:* All employees may continue to accrue additional vacation beyond the maximum specified herein if, as a result of cyclical workloads or work assignments, accrued vacation will be lost. Employees who leave King County employment for any reason will be paid for their unused vacation up to the maximum specified herein, (480 hours for a 40 hour per week employee). Employees shall forfeit the excess accrual prior to December 31st of each year.

ARTICLE 6: SICK LEAVE

Section 1. *Accrual*: Regular full-time employees, and regular part-time employees who receive vacation and sick leave shall accrue sick leave benefits at the rate of 0.04616 hours for each hour in pay status exclusive of overtime up to a maximum of eight (8) hours per month; except that sick leave shall not begin to accrue until the first of the month following the month in which the employee commenced employment. The employee is not entitled to sick leave if not previously earned.

- **Section 2.** <u>Sick Leave Extension</u>: After the first six months of full-time service, a regular employee may, at the division manager's discretion, be permitted to use up to five days of vacation as an essential extension of used sick leave. If an employee does not work a full twelve months, any vacation credit used for sick leave must be reimbursed to the County upon termination.
- **Section 3.** *Increments*: Sick leave may be used in one-quarter (1/4) hour increments at the discretion of the division manager or department director.
- **Section 4.** *No Sick Leave Limit:* There shall be no limit to the hours of sick leave benefits accrued by an employee.
- **Section 5.** *Verification of Illness:* Department management is responsible for the proper administration of the sick leave benefit. Verification of illness from a licensed healthcare provider may be required for any requested sick leave absence.
- **Section 6.** Separation from Employment: Separation from County employment except by reason of retirement or layoff due to lack of work or funds or efficiency reasons, shall cancel all sick leave currently accrued to the employee. Should the employee resign in good standing or be laid off and return to the County within two years, accrued sick leave shall be restored.
- **Section 7.** <u>Pregnancy Disability</u>: Accrued sick leave may be used for absence due to temporary disability caused by pregnancy.
- **Section 8.** *Other Than County Employment:* Sick leave because of an employee's physical incapacity shall not be approved where the injury is directly traceable to employment other than with the County.
 - Section 9. Sick Leave Cashout: Employees eligible to accrue sick leave and who have

C. Bargaining unit members shall be granted benefits consistent with all provisions of

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ARTICLE 7: WAGE RATES

Section 1. *Rates of Pay:* Wage rates for 2002 shall be as listed in Addendum A. Wage rates for regular part-time employees shall be prorated based upon the ratio of hours actually worked to the standard 40-hour workweek.

The parties agree that the wage rates for the classifications covered by Professional and Technical coalition bargaining are accurately reflected in Addendum A. Local 519 was a party to the Union Bargaining Coalition (Professional/Technical) agreements Ordinance #14251 and Ordinance #14252.

Section 2. Effective January 1, 2003 all wage rates in effect for the classifications listed in Addendum A shall receive a cost of living 90% of the increase of the Consumer Price Index CPI-W, September 2001 to September 2002; provided, however, that the amount produced by application of the foregoing shall not be less than 2% nor greater than 6%.

Effective January 1, 2004 all wage rates in effect for the classifications listed in Addendum A shall receive a cost of living 90% of the increase of the Consumer Price Index CPI-W, September 2002 to September 2003; provided, however, that the amount produced by application of the foregoing shall not be less than 2% nor greater than 6%.

Effective January 1, 2005 all wage rates in effect for the classifications listed in Addendum A shall receive a cost of living 90% of the increase of the Consumer Price Index CPI-W, September 2003 to September 2004; provided, however, that the amount produced by application of the foregoing shall not be less than 2% nor greater than 6%.

Except those employees whose wage rates are negotiated in the Union Bargaining Coalition (Professional/Technical) agreements (implementation of Classification/Compensation Project) whose wages are "Y" rated (frozen because their wage rates have been identified as being over the market average) by agreement of the parties, shall not receive a cost of living adjustment(s) until such time as the application of a cost of living adjustment(s) make the new top step pay rate equal to, or greater than, the employee's y-rated or frozen salary. The employee's pay rate will then be adjusted to the new top step pay rate.

Section 3. Work Out of Class: King County may assign an employee to work out of class

whenever an employee is assigned, in writing (such assignments must be in writing), by the division manager or his/her designee, to perform the duties of a higher classification for a period of one full working day or more, that employee shall be paid at the first step of the higher class or a minimum of five percent (5%), whichever is greater, over the salary received prior to the assignment, for all time spent while so assigned. Additional compensation shall not exceed the maximum of the salary range for the assigned classification. King County may assign employees to perform the work of a lower classification, but while so assigned, the employee will be paid at the rate of his/her normal classification, consistent with Article 3(O.) and Addendum C.

Section 4. *Lead Worker Pay:* Employees assigned, in writing, by the division manager or his/her designee to perform lead-worker duties, shall be compensated at a rate which is five percent (5%) greater than their regular rate for all time so assigned.

Assignment of "lead worker" will not confer on an employee any privilege, right of appeal, or right of position, transfer, demotion, promotion, reinstatement, or any other right. Assignments may be revoked at any time at the sole discretion of management at such time as the "lead-worker" designation is removed, the employee's compensation reverts to the rate received prior to the designation. Except that when revocation of lead worker pay is used as a disciplinary sanction, it shall be subject to the grievance procedure and requirements of just cause.

Section 5. *Salary on Promotions:* Any employee who is promoted to a higher classification shall receive the beginning step for the higher classification or the next higher salary step as would constitute a minimum of a five percent (5%) increase over the salary received prior to the promotion.

Section 6. Employee Incentive/Career Development

Statement of Intent: The intent of the parties is that this program is to be funded through cost savings, including but not limited to the elimination of compensatory time. It is also the intent of the parties that the cost of this program (employee incentive program) not exceed 1% of the total base wages of the bargaining unit. Actual costs (necessary to evaluate this program) will be assessed at the end of the contract term and the program will be re-negotiated as appropriate.

The parties agree that in addition to the costs, other factors that will be considered in evaluating the program include the effectiveness of the program in improving productivity and

efficiencies (consistent with department adopted missions and goals in each of the departments covered by this contract) the ease of administration, consistency in implementation, difficulties of implementation, effect on employee morale, and administration costs and demands.

A. Translation

Department of Adult and Juvenile Detention: Employees will be paid five hundred dollars (\$500) per year who are placed on a list by the Director as qualified to translate a language in the work place identified by (Director or his/her designees) Management as a language for which translation activity is necessary, as determined by the DAJD Director. Such employees must be fluent in the foreign language and be approved by a Joint Management and Union selected three member native speaking community panel who will judge the ability of the employee to fluently speak the specific language in question and by the Department Director or his/her designee. Employees deemed eligible by the Director shall be placed on a list. Employees who are placed on the list are eligible for the premium described above.

King County Sheriff's Office/Public Health/Department of Community

and Human Services: Regular full-time employees who are formally certified by the State of Washington to perform interpreting/translation services may request that the Sheriff or Director or his/her designee select the employee for purposes of placing the employee's name on a list to be published and distributed annually within the department. Placement on or removal from such list is at the discretion of the Sheriff, Director or designee.

Those employees named on such list are eligible and qualified to perform translation/interpreting services for the department and are eligible to receive a five hundred dollar (\$500) (flat rate) per year premium for such services. Payment will be made for the calendar year no later than the first pay period in April of the year. Employees who are placed on the eligibility list after January 1st of any given year shall be paid a prorated share of the five hundred dollars (\$500) yearly premium.

The intent of this provision is to compensate employees who may be called upon by their departments on a regular basis to provide interpreting/translation services. It does not apply to any employee whose class specification or job description requires such skills, and it is not intended that

people who are expected to do casual informal interpreting be placed on the list of employees eligible for the premium. State Certification is at the employee's expense.

The departments agree to use only these employees on the "list" of eligibles to interpret/translate in the formal manner described above, except in cases of emergency or when, due to unforeseen circumstances, no one on the list can speak the language required. The departments retain the right to hire interpreters/translators other than their own employees.

Examples of the situations anticipated by this premium include but are not limited to:

- 1) A prescheduled witness interview, or;
- 2) The translation of a legal document or a written witness statement into either English or another language.

Examples of situations in which the departments would not be restricted to the "list" include but are not limited to:

- 1) The reading of a citation by a Spanish speaking receptionist to a Spanish speaking citizen who walks in off the street;
- 2) The same receptionist or another employee giving directions over the phone in a language other than English.

This Section (A. Translation) is not subject to the grievance procedure contained in Article 12 of this collective bargaining agreement, except that the failure to pay the required premium after placement on the list of eligibles, is subject to such procedure.

B. Training

Management has the right to appoint a Training Coordinator to perform group training and to develop plans and processes to meet training needs. An employee so appointed will receive fifty dollars (\$50) (flat rate) premium for each pay period in which this assignment is made and services are used by the employer.

Employees who are selected to train must, in the department's view, have the necessary skills/training to do formal group training, to assess training needs, develop training plans and to track whether training needs have been met.

Supervisors and lead workers are not eligible for this premium. This section is not subject to

the grievance procedure, Article 12, except failure to pay the premium is subject to such procedure.

C. Budgetary Savings

Employees are eligible for a maximum of one hundred dollars (\$100), per calendar year as a "bonus"/performance pay, when an employee demonstrates to the department Director or designee that she/he has taken action or recommended action that has resulted in cost savings or additional revenue for the department to which the employee is assigned. Such savings/additional revenue must be a minimum of \$1,000 to qualify for this, "bonus"/performance pay. Request for such a "bonus"/performance pay must be made initially with the employee's immediate supervisor who will make a written recommendation that will proceed up the chain of command.

Request for the "bonus"/performance pay must be made by the employee within sixty (60) days of the action taken by the employee or within sixty (60) days the budgetary savings is realized by the particular department, whichever is greater.

The employee requesting this "bonus"/performance pay has the burden of providing documentation as proof to the department that the cost savings was realized and that this employee was responsible.

If a group of employees takes credit for the savings revenue or if more than one employee requests the "bonus" (performance pay) for the same action, the department Director or designee shall submit to the union a list of those employees the department believes appear to be eligible and the union will select the employee who will receive the "bonus" or will respond with a recommendation for dividing up the "bonus".

This section is not subject to the Article 12 grievance procedure in this collective bargaining agreement, except that if the department determines that such action has resulted in savings/additional revenue of a minimum of one thousand dollars (\$1,000) and the one hundred dollars (\$100) "bonus" is not paid, this action may be grieved.

D. Education

The department will pay to qualified employees a premium of thirty to fifty dollars (\$30 to \$50) per month (see below), provided that the employee has obtained a A.A., B.A. or M.A. degree from any accredited state college. As with Section A (Translation) such premiums will not be paid if

 the degree constitutes a minimum requirement of the position.

Associate's Degree	(2 year Degree)	\$30 month premium
Bachelor's Degree	(4 year Degree)	\$40 month premium
Master's Degree		\$50 month premium

This section is subject to the grievance procedure.

Section 7. <u>Longevity Pay</u>: Employees working in job classifications in the King County Sheriff's Office, who were receiving longevity pay prior to the date of ratification by the King County Council, shall continue to receive longevity pay, including future longevity step increases, provided that they have not reached the top longevity step of twelve years (\$82.25), so long as they continue to work in a job classification which was eligible for longevity pay. Those employees who were hired prior to December 14, 1992 and who are working in job classifications in the King County Sheriff's Office which would have been eligible for longevity pay shall receive longevity pay at such time as they would have become eligible for such pay, so long as they remain in a job classification which was eligible for longevity under the previous collective bargaining agreement.

A. Those eligible employees, as outlined above, shall earn longevity as follows:

During the 7th and 8th year of service	\$20.50 per month
During the 9th and 10th year of service	\$41.25 per month
During the 11th and 12th year of service	\$61.50 per month
After 12 years of service	\$82.25 per month

B. Longevity shall be paid beginning from the first of the month following the month the employee first qualified for the program.

Section 8. *Shift Differentials*: The value of the shift differential has been rolled over into the base wage of bargaining unit employees who previously received such differential, and is included in the wages outlined in the Addendum A (Wage Rates) to this contract. No employees shall receive

shift differential as a separate premium.

Section 9. Reinstated Employees:

A. Reinstatement Within One Year: Employees who are reinstated pursuant to Civil Service Rules within one calendar year of the date they left County service shall, upon reinstatement, be compensated at Step 1 of their respective pay range. Upon successful completion of six (6) months actual service after reinstatement, they shall be compensated at the equivalent of the same salary step that they were on when they left service plus any step advancement due for the addition of the current service.

B. Reinstatement Within Two Years: Employees who are reinstated pursuant to Civil Service Rules within two (2) calendar years but after one (1) calendar year shall, upon reinstatement, be compensated at Step 1 of their respective pay range. Upon successful completion of twelve (12) months actual service after reinstatement, (or six (6) months for job classifications for which employees receive a step increase after six (6) months of service) they shall be compensated at the equivalent of the same salary step that they were on when they left service plus any step advancement due for the addition of the current service.

C. In order to receive credit for prior service under this Section, employees must receive an overall rating of "Meets Standards" or better on all performance evaluations during the six (6) month or one (1) year period respectively.

ARTICLE 8: OVERTIME

Section 1. *Overtime*:

Overtime shall be payable after working 40 hours in a week.

Hours Per Day	Hours Per Week	Hours Per Month
8.0	40	174
7.5	37.5	163
7.0	35	152

Overtime shall be paid at one and one-half (1-1/2) times the employee's regular rate calculated using his/her their actual hours worked. "Actual hours worked" excludes all sick leave.

Section 2. *Callouts:* A callout is defined as an unexpected, unscheduled order to return to work after the employee has left the facility. Work scheduled in advance shall not be subject to the provisions of this section. A minimum of four (4) hours at the overtime rate shall be allowed for each call out. Where such overtime exceeds the minimum number of hours, the actual hours worked shall be allowed at overtime rates.

A. <u>Court Overtime Callouts</u>: A minimum of two (2) hours at the overtime rate shall be allowed for each callout. Where such overtime exceeds two (2) hours, the actual hours worked shall be allowed at the overtime rate. The provisions of this section apply only to callouts for the purposes of testifying in court. If the session starts less than two (2) hours before or after the shift, it will be considered a shift extension for court. Employees will be compensated for the amount of time spent before or after their shift. In addition, the four (4) hour call out pay shall apply to employees subpoenaed to court while on furlough or vacation.

B. *Training:* In the event that the department requires an employee to attend a mandatory training session, and such training is not directly before or after a shift or during a shift, then a two (2) hour minimum callout will be paid.

Section 3. Overtime Authorization: All overtime shall be authorized by the Department

Director or his/her designee in writing. Saturday and Sunday work is not overtime when it is a regularly scheduled work day for the individual crew.

Section 4. *Minimum Standards Set By Law:* If any provision of this article conflicts with minimum standards established by RCW 49.46 (Washington Minimum Wage Act) or the Federal FLSA, then that provision shall be automatically amended to provide the minimum standards.

Section 5. *Work Week:* For the purpose of calculating overtime compensation, an employee's work week shall be defined as beginning with the first day of work after a furlough day and continuing for a total of seven (7) consecutive days; provided, the above provisions will not apply during normal quarterly shift rotation or in bona fide emergency situations; provided that the work week for employees in the Department of Adult and Juvenile Detention is defined in Article 9, Section 5.

Section 6. *Compensatory Time*: Employees shall not accrue, earn, use or schedule compensatory time in lieu of overtime payments.

Section 7. *Voluntary Training:* Employees who request training on a voluntary basis will not be paid for study time associated with said training, nor will overtime compensation be paid for workdays that extend beyond the normal contractual workday if said workday is part of the normal training schedule, provided, however, employees who are required to attend by the Department will be paid overtime pursuant to the overtime provisions of this agreement.

Section 8. <u>Executive Leave</u>: The Operations Manager of the Communications Center (King County Sheriff's Office) shall receive seven (7) days of Executive Leave, each calendar year, consistent with King County policies, rules and procedures for the assignment and use of such leave. This leave must be taken the year it was awarded, and may not be carried over from year to year. The Operations Manager also has the right to request that four (4) of these seven (7) days be cashed out at the end of the year at her/his current rate of pay rather than being taken as time off. If so requested, the four (4) days will be cashed out no later than December 31 of the year such leave was awarded.

Section 9. Supervisors who receive work related calls at home on their off hours shall be paid overtime for hours worked as long as the work is a minimum of fifteen (15) consecutive

ARTICLE 9: HOURS OF WORK

Section 1. The working hours of the full-time classifications affected by this Agreement shall be the equivalent of thirty five (35) to forty (40) hours per week on an annualized basis.

Section 2. Work Schedules: The establishment of reasonable work schedules and starting times is vested solely within the purview of department management and may be changed from time to time provided a two (2) week prior notice of change is given, except in those circumstances over which the Department cannot exercise control. PROVIDED: the required two (2) calendar week (or ten (10) working days) notification period shall not commence until the employee has received verbal or written notification of the proposed change.

In the exercise of this prerogative, department management will establish schedules to meet the dictates of the workload, however, nothing contained herein will permit split shifts.

Employees with paid meal periods are subject to being called back to work at any time during a paid break or meal period. To this end, employees with paid meal periods are not allowed to leave the employer's facility to which the employee is assigned, during their paid breaks or meal periods. The employer will schedule break periods to assure adequate coverage.

- **Section 3.** *Minimum Standards*: If any provision in this article shall conflict with the minimum standards of RCW 49.46, then that provision shall be automatically amended to conform.
- **Section 4.** *Employee Requests*: With management approval, work schedules may be altered upon written request of the employee.
- Section 5. <u>Workweek in Department of Adult and Juvenile Detention (DAJD)</u>: The workweek for employees in DAJD shall begin at 12 a.m. on Sunday and continue to 11:59 p.m. on Saturday.
- Section 6. *Job Sharing*: If two employees in the same job classification and work site wish to job share one full-time position, they shall submit such a request in writing to their immediate supervisor. The immediate supervisor shall submit such request to the Precinct Commander, Division Chief, or Division Manager. The request shall be transmitted to the Department Director or Sheriff/Director. The Department Director or Sheriff shall have ninety (90) days from the date he/she receives the request to review the request and either approve or deny the request for job

sharing. Employees who job share one full-time position shall receive pro-rata benefits except medical benefits shall be granted on the same basis as other half-time County employees. In the event that one of the job-sharing employees terminates his/her employment (voluntarily or involuntarily), the County shall have the following options: **A.** No change to the situation, allowing a half-time position to continue. **B.** Fill the vacant half-time position with temporary help. C. Expand the half-time position to a full-time position, as long as the employee is given 60 calendar days notice of the employer's intent to so expand.

ARTICLE 10: MEDICAL, DENTAL & LIFE INSURANCE King County presently participates in group medical, dental and life insurance programs. The County agrees to maintain a plan during the term of this Agreement, provided that the Union and County agree that the County may implement changes to employee insurance benefits to which the Joint Labor-Management Insurance Committee has agreed.

ARTICLE 11: MISCELLANEOUS

Section 1. *Leave of Absence for Union Employment:* An employee elected or appointed to office in a local of the signatory organization which requires a part or all of his/her time shall be given leave of absence up to one (1) year without pay upon application.

Section 2. *Mileage Reimbursement:* All employees who have been authorized to use their own transportation on County business shall be reimbursed at the rate established by the County Council by ordinance.

Section 3. *Civil Service Hearings:* Employees who are directly involved with proceedings before the Civil Service Commission may be allowed to attend without loss of pay provided prior permission is granted by the Employer or his/her designee.

Section 4. <u>Access to Premises:</u> The Employer administration shall afford Union representatives a reasonable amount of time while on on-duty status to consult with appropriate management officials and/or aggrieved employees, provided that the Union representative and/or aggrieved employees contact their immediate supervisors, indicate the general nature of the business to be conducted, request necessary time without undue interference with assignment duties. Time spent on such activities shall be recorded by the Union representative on a time sheet provided by the supervisor. Union representatives shall guard against use of excessive time in handling such responsibilities.

Section 5. *Loss of Personal Effects:* Employees who suffer a loss or damage, in the line of duty, to personal property and/or clothing worn on the body, will have same repaired or replaced at department expense, not to exceed \$150.00.

Section 6. *Mandatory Higher Education:* Employees who are required to obtain additional formal education beyond that initially required for employment shall be allowed time off from work with pay to attend classes/seminars with scheduling approval of same at the sole discretion of management.

Section 7. *Jury Duty:* An employee required by law to serve on jury duty shall continue to receive his/her salary and shall be relieved of regular duties and assigned to day shift for the period of time necessary for such assignment. If they have four hours or more left on their shift at the

completion of the jury duty assignment for the day, they shall report to their work location and complete the day shift. Once the employee is released for the day, or more than one day, then he/she is required to contact the supervisor who will determine if he/she is required to report for duty, provided however such release time is prior to 1:00 p.m. If an employee is released after 1:00 p.m. he/she shall not be required to report for work on that particular day.

The fees, exclusive of mileage, paid by the Court for jury duty shall be forwarded to the Comptroller. The employer may request verification of jury duty service.

When an employee is notified to serve on jury duty, he/she will inform his/her immediate supervisor as soon as possible, but not later than two (2) weeks in advance, regarding the dates of absence from regular duties. The supervisor will ensure that the employee is relieved of regular duties a minimum of twelve (12) hours prior to the time of reporting for jury duty.

When the employee is dismissed from jury duty (completion of jury duty assignment) the employee is required to contact his/her supervisor immediately. The supervisor will instruct the employee when to report to work, PROVIDED: there must be a minimum of twelve (12) hours between the time the employee is dismissed from jury duty and the time he/she must report for regular duties.

Section 8. *Bus passes:* Eligible bargaining unit employees may receive bus passes as provided by County ordinance, policies, and procedures.

ARTICLE 12: GRIEVANCE PROCEDURE

King County recognizes the importance and desirability of settling grievances promptly and fairly in the interest of continued good employee relations and morale and to this end the following procedure is outlined. To accomplish this, every effort will be made to settle grievances at the lowest possible level of supervision.

Employees will be unimpeded and free from restraint, interference, coercion, discrimination or reprisal in seeking adjudication of their grievances.

Section 1. *Definition:* Grievance - An issue raised by a party to this Agreement relating to the interpretation of his/her rights, benefits, or conditions of employment as contained in this Agreement, except that verbal or written reprimands are not subject to Step 5 of the grievance procedure outlined in this Agreement.

Procedure

Step 1 - <u>Immediate Supervisor</u>: A grievance shall be presented by the aggrieved employee, or his/her representative if the employee wishes, on a Union grievance form within 14 calendar days of the act or omission giving rise to the grievance, to the employee's immediate supervisor. In the case of employees of the Health Department and the Department of Community and Human Services' Division of Alcohol, and Substance Abuse, the employee shall present the grievance to the supervisor who shall present such grievance to the Facility Administrator.

The grievance must:

- **A.** fully describe the alleged violation and how the employee was adversely affected;
- **B.** set forth the section(s) of the Agreement which have been allegedly violated; and
- C. specify the remedy or solution being sought by the employee filing the grievance.

The supervisor or administrator shall gain all relevant facts and shall attempt to adjust the matter and notify the employee within three working days. If a grievance is not pursued to the next level within three working days, it shall be presumed resolved.

Step 2 - Division Manager: If, after thorough discussion with the immediate supervisor or administrator, the grievance has not been satisfactorily resolved, the Union shall present the grievance to the appropriate manager for investigation, discussion and written reply. The appropriate

manager shall be defined as follows: Sheriff's Office - Section Commander; Department of Adult and Juvenile Detention - Facility Commander; Department of Community and Human Services - Division Manager; and the Department of Public Health - Division Manager. The manager shall make his/her written decision available to the aggrieved employee within ten (10) working days. If the grievance is not pursued to the next higher level within five (5) working days, it shall be presumed resolved.

Step 3 - <u>Department Director</u>: If, after thorough evaluation, the decision of the manager has not resolved the grievance to the satisfaction of the employee, the Union may present the grievance to the department director. All letters, memoranda and other written materials previously submitted to lower levels of supervision shall be made available for the review and consideration of the department director. He/she may interview the employee and/or his/her representative and receive any additional related evidence which he/she may deem pertinent to the grievance. He/she shall make his/her written decision available within ten working days. If the grievance is not pursued to the next higher level within five working days, it shall be presumed resolved.

Step 4 - <u>Human Resources Division Manager of the Department of Executive Services</u>: If, after thorough evaluation, the decision of the department director has not resolved the grievance, the grievance may be presented to a committee comprised of: one representative from the Union, one representative from the Department, and a Human Resources, Department of Executive Services, Labor Relations representative who shall also act as Chair. The Union representative and/or the Department representative may be subject to challenge for cause.

This committee shall convene a hearing for the purpose of resolving the grievance. Both parties to the grievance shall be entitled to call witnesses on their behalf, and all such hearings shall be closed for the purpose of maintaining confidentiality, unless otherwise mutually agreed to. The Committee Chair shall render a decision within fifteen (15) working days of the hearing. If the Chair fails to render a decision within 15 days the Union may proceed to Step 5 of this grievance procedure (except verbal or written reprimands, which may not be appealed to Step 5). The proceedings shall be informal. The parties shall not be represented by outside attorneys. "Outside" attorneys are those who do not work for King County or for the Union. Rules of evidence do not apply. The purpose

shall be to determine the validity of the grievance and render a decision appropriate to that determination.

By mutual agreement, the parties may call in a mediator in place of the grievance panel and the Human Resources Division Manager of the Department of Executive Services, to attempt to resolve the dispute. The parties shall jointly select the mediator, who will hear both sides of the dispute and attempt to bring the parties to an agreement. The mediator may not bind the parties to any agreement, as mediation is a voluntary process. Parties are encouraged to participate in good faith mediation and nothing the mediator says shall be admissible in an arbitration.

By mutual agreement the parties may either waive this Step (in writing) or by mutual agreement the Human Resources Division of the Department of Executive Services, Labor Relations representative may do a review of the file and the union's arguments and issue a prompt written decision.

All employer grievances shall be initiated at Step 4 of this procedure.

Step 5 - Arbitration: Either the County or the Union may request arbitration within thirty (30) days of the issuance of the Step 4 decision, and the party requesting arbitration must at that time specify the exact question which it wishes arbitrated. The parties shall then select a third disinterested party to serve as an arbitrator. In the event that the parties are unable to agree upon an arbitrator, then the arbitrator shall be selected from a panel of seven arbitrators furnished by the American Arbitration Association or the Federal Mediation and Conciliation Service, or by another agency if the parties mutually agree. The arbitrator will be selected from the list by both the County representative and the Union, each alternately striking a name from the list until one name remains. The arbitrator, under voluntary labor arbitration rules of the Association, shall be asked to render a decision promptly and the decision of the arbitrator shall be final and binding on both parties.

The arbitrator shall have no power to change, alter, detract from or add to the provisions of this Agreement, but shall have the power only to apply and interpret the provisions of this Agreement in reaching a decision.

The arbitrator's fee and expenses and any court reporter's fee and expenses shall be borne equally by both parties. Each party shall bear the cost of any witnesses appearing on that party's

behalf. Regardless of the outcome, each party is responsible for their own attorney and representation fees.

No matter may be arbitrated which the County by law has no authority over, has no authority to change, or has been delegated to any civil service commission or personnel board as defined in Chapter 108, Extraordinary Session, 1967, Laws of the State of Washington.

There shall be no strikes, cessation of work or lockout during such conferences or arbitration. Time restrictions may be waived in writing by consent of both parties.

Section 2. *Multiple Procedures:* If employees have access to multiple procedures for adjudicating grievances, then selection by the employee of one procedure will preclude access to other procedures; selection is to be made no later than at the conclusion of Step 2 of this grievance procedure.

Section 3. *Just Cause/Progressive Discipline:* No employee may be discharged, suspended without pay, or disciplined in any way except for just cause. In addition, the County will employ the concept of progressive discipline in appropriate cases. The County's policy is that discipline is corrective, rather than punitive in nature. It is understood that there may be egregious cases that may result in discharge, disciplinary transfer, or other disciplinary action that do not require corrective action.

Written reprimands may not be used for purposes of progressive discipline once three (3) years have passed from the date the reprimand was issued, and the employer has documented no similar problems with the employee during this three (3) year time period. In those instances where disciplinary action is based on reasonable evidence of the commission of a crime, or the proposed discipline involves suspension or termination of the employee, the grievance procedure will begin at Step 3, unless Step 3 is waived by mutual agreement of parties, in which case the procedure will begin at the next appropriate step.

Section 4. <u>Probationary Period</u>: All new, and reinstated career service and civil service employees serve a probationary period of up to one (1) year from the date of their appointment. During this period, the employee is evaluated as a part of the final selection process; appointment to a career service position is not considered final unless the employee successfully completes a

probationary period. Career service or civil service employees who are promoted, transferred, or demoted serve a probationary period from the date of their change in status. The Probationary period rules relating to such period are defined by King County Career Service Rules, Civil Service Rules and Personnel Rules governing the Department of Public Health – Seattle King County, as appropriate depending on the department for which the employee works. Section 5. *Union Concurrence*: Inasmuch as this is an agreement between the County and the Union, no individual may, without Union concurrence, make use of the provisions of this Article.

ARTICLE 13: BULLETIN BOARDS

The employer agrees to permit the Union to post on County bulletin boards the announcement of meetings, election of officers, and any other Union material. Authorized representatives of Local 519 may use the County's e-mail system for legitimate, legal communication in furtherance of good labor relations, as long as such communication is consistent with King County rules, regulations and policy, as well as PERC rules.

ARTICLE 14: NON-DISCRIMINATION

The Employer or the Union shall not unlawfully discriminate against any individual with respect to compensation, terms, conditions, or privileges of employment because of race, color, religion, national origin, sexual orientation, age, sex, or any sensory, mental or physical handicap.

The parties agree that personnel actions may be taken to accommodate disabilities, as may be required under the Americans with Disabilities Act (ADA), and that such an accommodation under the ADA shall take precedence over any conflicting provisions of this agreement.

Grievances under this article may proceed through Step 4 only and may not go to arbitration. The employee's right to file a complaint with an administrative agency under the appropriate County, State, or Federal law is not limited by this Article but such rights are subject to the appropriate statutes of limitations contained in such laws.

ARTICLE 15: SAVINGS CLAUSE

Should any part of this collective bargaining agreement or any provision contained herein be rendered or declared invalid by reason of any existing or subsequently enacted legislation or by any decree of a court of competent jurisdiction, such invalidation of such part or portion of this Agreement shall not invalidate the remaining portions hereof; provided, however, upon such invalidation, the parties agree to meet and negotiate such parts or provision affected. The remaining parts or provisions shall remain in full force and effect.

ARTICLE 16: WORK STOPPAGES AND EMPLOYER PROTECTION

Section 1. <u>No Work Stoppages:</u> The employer and the signatory organization agree that the public interest requires efficient and uninterrupted performance of all County services, and to this end pledge their best efforts to avoid or eliminate any conduct contrary to this objective. Specifically, the signatory organization shall not cause or condone any work stoppage, including any strike, slowdown, or refusal to perform any customarily assigned duties, sick leave absence which is not bona fide, or other interference with County functions by employees under this agreement and should same occur, the signatory organization agrees to take appropriate steps to end such interference. Any concerted action by any employees in any bargaining unit shall be deemed a work stoppage if any of the above activities have occurred.

Section 2. *Union Responsibilities:* Upon notification in writing by the County to the signatory organization that any of its members are engaged in a work stoppage, the signatory organization shall immediately, in writing, order such members to immediately cease engaging in such work stoppage and provide the County with a copy of such order. In addition, if requested by the County, a responsible official of the signatory organization shall publicly order such signatory organization employees to cease engaging in such a work stoppage.

Section 3. <u>Disciplinary Action</u>: Any employee who commits any act prohibited in this article will be subject to the following action or penalties:

- 1. Discharge.
- 2. Suspension or other disciplinary action as may be applicable to such employee.

ARTICLE 17: WAIVER CLAUSE

The parties acknowledge that each has had the unlimited right within the law and the opportunity to make demands and proposals with respect to any matter deemed a proper subject for collective bargaining. The results of the exercise of that right and opportunity are set forth in this agreement. Therefore, the County and the signatory organization, for the duration of this agreement, each agree to waive the right to oblige the other party to bargain with respect to any subject or matter not specifically referred to or covered by this Agreement.

The parties agree that in the event they enter into memoranda of understanding during the life of this agreement, such agreements are binding when signed by authorized representatives of the parties. No ratification process is required.

ARTICLE 18: REDUCTION-IN-FORCE

Section 1. Layoff Procedure: Employees laid off as a result of a reduction in force shall be laid off according to inverse seniority within the classification, (within the department conducting the layoff) with the employee with the least time being the first to be laid off. In the event there are two(2) or more employees eligible for layoff within the Department with the same classification seniority, the Department head will determine the order of layoff based on employee performance, PROVIDED: no regular or probationary employee shall be laid off while there are temporary employees serving in the class or position for which the regular or probationary employee is eligible and available. Each employee in each of the Departments covered by this agreement will have an adjusted service date based on their length of service within their classification within their respective Department. Effective January 1, 2002 the Department of Community and Human Services and Department of Public Health are no longer considered one department for purposes of this Article.

Section 2. <u>Reversion to Previously Held Positions</u>: In lieu of layoff, a regular or probationary employee may on the basis of classification seniority, bump the least senior employee in any lower level position (within the department and bargaining unit) formerly held by the employee designated for layoff, provided that the employee exercising his/her right to bump has more seniority in the classification than the employee who is being bumped.

Section 3. <u>Re-Employment List</u>: The names of laid off employees will be placed in order of layoff (with the employees with the most seniority as defined above placed at the top of the list) on a Re-employment List for the classification previously occupied. The Re-employment List will remain in effect for a maximum of two (2) years or until all laid off employees are rehired, whichever occurs first.

1	ARTICLE 19: DURATION							
2	This Agreement shall be effective from January 1, 2003 and remain effective through							
3	December 31, 2005. Written notice of desire to modify this agreement shall be served by either party							
4	upon the other at least sixty (60) days prior to the d	ate of expiration, namely Octo	ober 31, 2005.					
5								
6								
7	APPROVED this	day of	, 2002					
8								
9								
10								
11	Ву							
12		King County Executive						
13								
14								
15	SIGNATORY ORGANIZATION:							
16								
17 18								
19								
20	Service Employees International Union	_						
21	Public Safety Employees, Local 519							
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Service Employees International Union, Public Safety Employees, Local 519, Non-Commissioned January 1, 2003 through December 31, 2005 190C0102 Page 40

Non-Commissioned Employees

Addendum A - Wages SHERIFF'S OFFICE

14410

Union Code: 0519B

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Classification	SQUARED TABLE RANGE	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
Administrative Office Assistant	29	Range 29, Step 1	Range 29, Step 2	, Range 29 Step 3	Range 29 Step 4	Range 29	Range 29. Step 6	Range 29, Step 7	Range 29, Step 8	Range 29, Step 9	Range 29,
Administrative Specialist I	33	Range 33, Step 1	<u> </u>						Range 33,	Range 33.	Step 10 Range 33,
Administrative Specialist II	37	Range 37, Step 1	Range 37, Step 2		Range 37 Step 4			Range 37,	Step 8 Range 37,	Step 9 Range 37,	Step 10 Range 37,
Administrative Specialist III	41	Range 41, Step 1	Range 41, Step 2		Range 41, Step 4	Range 41	Range 41,	Step 7 Range 41,	Step 8 Range 41,	Step 9 Range 41,	Step 10 Range 41,
Administrative Specialist IV	46	Range 46, Step 1	Range 46, Step 2			, Range 46.		Step 7 Range 46,	Step 8 Range 46,	Step 9 Range 46,	Step 10 Range 46.
Administrative Staff Assistant	48	Range 48, Step 1	Range 48, Step 2		Range 48, Step 4	Step 5 Range 48,	Step 6 Range 48,	Step 7	Step 8 Range 48,	Step 9 Range 48,	Step 10 Range 48,
Business and Finance Officer I	53	Range 53, Step 1	Range 53. Step 2		Range 53, Step 4	Step 5	Step 6	Step 7	Step 8 Range 53,	Step 9 Range 53,	Step 10 Range 53,
Business and Finance Officer II	58	Range 58, Step 1	Range 58, Step 2		Range 58, Step 4		Step 6 Range 58,	Step 7	Step 8 Range 58,	Step 9 Range 58,	Step 10 Range 58,
Communications Operations Manager	66	Range 66, Step 1	Range 66, Step 2		Range 66,			Step 7 Range 66,	Step 8 Range 66,	Step 9 Range 66,	
Communications Specialist I	51	Range 51, Step 1	Range 51, Step 2	Range 51, Step 3	Step 4 Range 51, Step 4	Step 5	Step 6	Step 7 Range 51,	Step 8 Range 51,	Step 9 Range 51,	Step 10 Range 51,
Communications Specialist II	54	Range 54, Step 1		Range 54, Step 3	Range 54,	Step 5 Range 54,	Step 6 Range 54,	Step 7 Range 54,	Step 8 Range 54,	Step 9 Range 54,	Step 10 Range 54,
Communications Specialist III	58	Range 58, Step 1	Range 58,	Range 58,	Step 4 Range 58,	Step 5 Range 58,	Step 6 Range 58,	Step 7 Range 58,	Step 8 Range 58,	Step 9 Range 58,	Step 10 Range 58,
Community Liaison/Intervention Specialist	56	Range 56,	Step 2 Range 56,		Step 4 Range 56,	Step 5 Range 56,	Step 6 Range 56,	Step 7 Range 56,	Step 8 Range 56,	Step 9 Range 56,	Step 10 Range 56,
Community Service Officer	44	Step 1	Step 2		Step 4 Range 44,	Step 5 Range 44,	Step 6 Range 44,	Step 7	Step 8	Step 9	Step 10
Evidence Specialist	40	Step 1	Step 2 Range 40,		Step 6 Range 40,	Step 8 Range 40,	Step 10 Range 40,				
Fiscal Specialist I	34	Step 1 Range 34,	Step 2 Range 34,	Step 4 Range 34,	Step 6 Range 34,	_	Step 10 Range 34,	Range 34,	Range 34,	Range 34,	Range 34,
Fiscal Specialist II	38	Step 1 Range 38,	Step 2 Range 38,	Step 3 Range 38.	Step 4 Range 38,	Step 5 Range 38,	Step 6 Range 38,	Step 7 Range 38,	Step 8 Range 38,	Step 9 Range 38,	Step 10 Range 38,
Fiscal Specialist III	42	Step 1 Range 42,	Step 2 Range 42,	Step 3 Range 42,	Step 4 Range 42,	Step 5 Range 42,	Step 6 Range 42,	Step 7 Range 42,	Step 8 Range 42,	Step 9 Range 42,	Step 10 Range 42,
Human Resources Analyst	57	Step 1 Range 57,	Step 2 Range 57,	Step 3 Range 57,		Step 5 Range 57,	Step 6 Range 57,	Step 7 Range 57,	Step 8 Range 57,	Step 9 Range 57,	Step 10 Range 57,
Identification Supervisor	50	Step 1 Range 50,		Step 3 Range 50,				Step 7	Step 8	Step 9	Step 10
Identification Technician	45	Step 1 Range 45.		Step 4 Range 45,	_	Step 8 Range 45,	Step 10 Range 45,				
190W0102 onever vis		Step 1	Step 2	Step 4	Step 6	Step 8	Step 10				

Local 319, 3510 Non-Commissioned Employees Addendum A - Wages SHERIFF'S OFFICE

14410

Union Code: 0519B

Classification	SQUARED TABLE RANGE	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
Information Systems Professional I	51	Range 51. Step 1	Range 51, Step 2	Range 51, Step 3	Range 51, Step 4	Range 51, Step 5	Range 51,	Range 51, Step 7	Range 51, Step 8	Range 51, Step 9	Range 51,
Information Systems Professional II	54	Range 54, Step 1			Range 54.	Range 54, Step 5	Range 54,		Range 54, Step 8	Range 54, Step 9	Step 10 Range 54 Step 10
Information Systems Professional III	60	Range 60, Step 1		Range 60, Step 3	Range 60, Step 4	Range 60, Step 5	Range 60, Step 6		Range 60, Step 8	Range 60, Step 9	Range 60, Step 10
Information Systems Professional IV	65	Range 65, Step 1	Range 65, Step 2	Range 65, Step 3		Range 65, Step 5	Range 65, Step 6		Range 65, Step 8	Range 65, Step 9	Range 65,
Information Systems Professional V	70	Range 70, Step 1		Range 70, Step 3	Range 70,			Range 70, Step 7	Range 70, Step 8	Range 70, Step 9	Step 10 Range 70,
Latent Print Examiner	55	Range 55, Step 1			Range 55, Step 6	Range 55, Step 8	Range 55, Step 10	J Clep /	Step 6	Step 9	Step 10
Latent/Photo Lab Supervisor	61	Range 61, Step 1	Range 61, Step 2	Range 61, Step 4	Range 61, Step 6	Range 61, Step 8	Range 61, Step 10				
Lead Photographer	54	Range 54, Step 1		Range 54, Step 3	Range 54, Step 4	Range 54, Step 5	Range 54, Step 6	Range 54, Step 7	Range 54, Step 8	Range 54, Step 9	Range 54, Step 10
Photographer	49	Range 49, Step 1	Range 49, Step 2	Range 49, Step 3	Range 49, Step 4	Range 49, Step 5	Range 49, Step 6	Range 49, Step 7	Range 49, Step 8	Range 49, Step 9	Range 49, Step 10
Photographer Technician	44	Range 44, Step 1	Range 44, Step 2	Range 44, Step 3	Range 44, Step 4	Range 44, Step 5	Range 44, Step 6	Range 44, Step 7	Range 44, Step 8	Range 44, Step 9	Range 44, Step 10
Police Data Technician	42	Range 42, Step 1	Range 42, Step 2	Range 42, Step 4	Range 42, Step 6	Range 42, Step 8	Range 42, Step 10	O top !	Otep 0	отер э	Step 10
Police Data Unit Supervisor	50	Range 50, Step 6	Range 50, Step 8	Range 50, Step 10	3.00	0.000	Otop 10				
Polygraph Examiner	63	Range 63, Step 1		Range 63, Step 4	Range 63, Step 6	Range 63, Step 8	Range 63, Step 10				
Project/Program Manager I	53	Range 53, Step 1		Range 53, Step 3	Range 53, Step 4	Range 53, Step 5	Range 53, Step 6	Range 53,	Range 53,	Range 53,	Range 53,
Project/Program Manager II	58	Range 58, Step 1	Range 58, Step 2	Range 58, Step 3	Range 58, Step 4	Range 58, Step 5	Range 58, Step 6	Step 7 Range 58,	Step 8 Range 58,	Step 9 Range 58,	Step 10 Range 58,
Records and Information Systems Manager	61	Range 61, Step 1	Range 61, Step 2	Range 61, Step 3	Range 61, Step 4	Range 61, Step 5	Range 61,	Step 7		Step 9 Range 61,	Step 10 Range 61,
Revenue Processor	37	Range 37, Step 1	Range 37, Step 2	Range 37, Step 3	Range 37.	Range 37.	Step 6	Step 7	Step 8 Range 37,	Step 9 Range 37,	Step 10 Range 37,
Technical Information Processing Specialist I	32	Range 32, Step 1	Range 32, Step 2	Range 32, Step 3	Range 32, Step 4	Step 5 Range 32, Step 5	Step 6	Step 7 Range 32,		Step 9 Range 32,	Step 10 Range 32,
Technical Information Processing Specialist II	36	Range 36, Step 1	Range 36, Step 2	Range 36, Step 3	Range 36, Step 4	Range 36, Step 5	Step 6	Step 7 Range 36,	Step 8 Range 36,	Step 9 Range 36,	Step 10 Range 36,
Technical Information Processing Specialist III	40	Range 40, Step 1	Range 40, Step 2	Range 40, Step 3	Range 40, Step 4	Range 40, Step 5	Step 6 Range 40, Step 6	Step 7 Range 40, Step 7	Step 8 Range 40, Step 8	Step 9 Range 40, Step 9	Step 10 Range 40, Step 10

Binder Code: 190

Local 519, SEIU Non-Commissioned Employees Addendum A - Wages DEPARTMENT OF ADULT JUVENILE DETENTION

Union Code: 0519B

Classification	SQUARED TABLE RANGE	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
Administrative Specialist I	33	Range 33, Step 1	Range 33, Step 2	Range 33, Step 3	Range 33, Step 4	Range 33, Step 5	Range 33, Step 6	Range 33, Step 7	Range 33, Step 8	Range 33, Step 9	Range 33, Step 10
Administrative Specialist II	37	Range 37, Step 1	Range 37, Step 2	Range 37, Step 3	Range 37, Step 4	Range 37, Step 5	Range 37, Step 6	Range 37, Step 7	Range 37, Step 8	Range 37, Step 9	
Administrative Specialist III	41	Range 41, Step 1	Range 41, Step 2	Range 41, Step 3	Range 41, Step 4	Range 41, Step 5	Range 41, Step 6	Range 41, Step 7	Range 41, Step 8	Range 41, Step 9	Range 41, Step 10
Community Corrections Caseworker	53	Range 53, Step 1	Range 53, Step 2	Range 53, Step 4	Range 53, Step 6	Range 53, Step 8	Range 53, Step 10				
Corrections Technician	35	Range 35, Step 1	Range 35, Step 2	Range 35, Step 3	Range 35, Step 4	Range 35, Step 5	Range 35, Step 6	Range 35, Step 7	Range 35, Step 8	Range 35, Step 9	Range 35, Step 10
Fiscal Specialist I	34	Range 34, Step 1	Range 34, Step 2	Range 34, Step 3	Range 34, Step 4	Range 34, Step 5	Range 34, Step 6	Range 34, Step 7	Range 34, Step 8	Range 34, Step 9	Range 34, Step 10
Fiscal Specialist II	38	Range 38, Step 1	Range 38, Step 2	Range 38, Step 3	Range 38, Step 4	Range 38, Step 5	Range 38, Step 6	Range 38, Step 7	Range 38, Step 8		
Fiscal Specialist III	42	Range 42, Step 1	Range 42, Step 2	Range 42, Step 3	Range 42, Step 4	Range 42, Step 5	Range 42, Step 6	Range 42, Step 7	Range 42, Step 8		Range 42, Step 10

Binder Code: 190

Local 519, SEIU Non-Commissioned Employees Addendum A - Wages DEPARTMENT OF PUBLIC HEALTH

Union Code: 0519B

Classification	SQUARED TABLE RANGE	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
Administrative Specialist I	33	Range 33, Step 1	Range 33, Step 2	Range 33, Step 3	Range 33, Step 4	Range 33, Step 5	Range 33, Step 6	Range 33, Step 7	Range 33, Step 8	Range 33, Step 9	Range 33, Step 10
Administrative Specialist II	37	Range 37, Step 1	Range 37, Step 2	Range 37, Step 3	Range 37, Step 4	Range 37, Step 5	Range 37, Step 6	Range 37, Step 7	Range 37, Step 8		
Administrative Staff Assistant	48	Range 48, Step 1	Range 48, Step 2	Range 48, Step 3	Range 48, Step 4	Range 48, Step 5	Range 48, Step 6	Range 48, Step 7	Range 48, Step 8	Range 48, Step 9	
Chemical Dependency Counselor	45	Range 45, Step 1	Range 45, Step 2	Range 45, Step 3	Range 45, Step 4	Range 45, Step 5	Range 45, Step 6		Range 45, Step 8	Range 45, Step 9	<u> </u>
Fiscal Specialist I	34	Range 34, Step 1	Range 34, Step 2	Range 34, Step 3	Range 34, Step 4	Range 34, Step 5	Range 34, Step 6	Range 34, Step 7	Range 34, Step 8	Range 34, Step 9	
Fiscal Specialist II	38	Range 38, Step 1	Range 38. Step 2	Range 38, Step 3	Range 38, Step 4	Range 38, Step 5	Range 38, Step 6	Range 38, Step 7	Range 38, Step 8		
Fiscal Specialist III	42	Range 42, Step 1	Range 42, Step 2	Range 42, Step 3	Range 42, Step 4	Range 42, Step 5	Range 42, Step 6	Range 42, Step 7	Range 42, Step 8		Range 42, Step 10
Fiscal Specialist IV	47	Range 47, Step 1	Range 47, Step 2	Range 47, Step 3	Range 47, Step 4	Range 47, Step 5	Range 47, Step 6	Range 47, Step 7	Range 47, Step 8	Range 47 Step 9	Range 47, Step 10

Binder Code: 190

Local 519, SEIU Non-Commissioned Employees Addendum A - Wages

DEPARTMENT OF COMMUNITY AND HUMAN SERVICES

Union Code: 0519B

Classification .	SQUARED TABLE RANGE	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
Administrative Specialist I	33	Range 33, Step 1	Range 33, Step 2	Range 33, Step 3	Range 33, Step 4	Range 33, Step 5	Range 33, Step 6	Range 33, Step 7	Range 33, Step 8	Range 33, Step 9	Range 33, Step 10s
Administrative Specialist II	37	Range 37, Step 1	Range 37, Step 2	Range 37, Step 3	Range 37, Step 4	Range 37. Step 5	Range 37, Step 6	Range 37. Step 7	Range 37, Step 8	Range 37, Step 9	
Administrative Specialist III	41	Range 41, Step 1	Range 41, Step 2	Range 41, Step 3	Range 41, Step 4	Range 41, Step 5	Range 41, Step 6	Range 41, Step 7	Range 41, Step 8	Range 41, Step 9	Range 41, Step 10
Administrative Specialist IV	46	Range 46, Step 1	Range 46, Step 2	Range 46, Step 3	Range 46, Step 4	Range 46, Step 5	Range 46, Step 6	Range 46, Step 7	Range 46, Step 8	Range 46, Step 9	
Chemical Dependency Counselor	45	Range 45, Step 1	Range 45, Step 2	Range 45, Step 3	Range 45, Step 4	Range 45, Step 5	Range 45, Step 6	Range 45, Step 7	Range 45, Step 8	Range 45, Step 9	
Fiscal Specialist I	34	Range 34, Step 1	Range 34, Step 2	Range 34, Step 3	Range 34, Step 4	Range 34, Step 5	Range 34, Step 6	Range 34, Step 7	Range 34, Step 8	Range 34, Step 9	
Fiscal Specialist II	38	Range 38, Step 1	Range 38, Step 2	Range 38, Step 3	Range 38, Step 4	Range 38, Step 5	Range 38, Step 6	Range 38, Step 7	Range 38, Step 8	 	

Attachment C. 14410

ADDENDUM A (Continued from Wage)

Memorandum of Understanding

Between

King County

And

Service Employees International Union

Public Safety Employees, Local 519

Regarding

Step Progression

Step Progression:

1. All step increases are based upon satisfactory performance during previous service.

2. Step Progression: New employees in the departments covered by this collective

bargaining agreement shall automatically (consistent with other provisions of this collective

bargaining agreement and this Addendum) advance from their start step to the next step upon

completion of 6 months of service regardless of the length of probation. Except that KCSO Data

Technician supervisors shall advance to Step two (2) after one (1) year.

Thereafter, the employee will receive a step increase on January 1st until they have

reached the top step of their range. Each department covered by this collective bargaining

agreement has the right to place employees on probation for a period of up to one year.

3. Satisfactory performance shall mean overall rating of "Meets Standards" or "Exceeds

Standards" on the employee performance evaluation utilized by the respective department.

4. If the performance of the employee is rated "Unsatisfactory" or "Improvement

Needed" on any factor or overall rating, specific facts on which the rating is based must be

provided; such facts shall include time, place and frequency of unacceptable performance.

Service Employees International Union, Public Safety Employees, Local 519, Non-Commissioned January 1, 2003 through December 31, 2005

5. The employee, if denied a step increase, shall be placed on either monthly or quarterly evaluations and at such time that the employee's performance becomes "Satisfactory" as defined supra, the employee shall receive the previously denied step increase the first of the month following attaining a "Satisfactory" evaluation. The date on which an employee would be

6. Temporaries: Term Limited Temporary Employees shall also automatically advance through the Steps of their salary range, but are not subject to a probationary period or a just cause requirement. True temporaries shall not receive step increases.

entitled to a future step increase will not be affected by the above action.

APPROVED this _		day of			_, 2002	
	Ву					
		King Cou	inty Executiv	e		

Dustin Frederick Business Manager Service Employees International Union, Local 519

ADDDOVED 41:

Page 2 of 2

ADDENDUM B

DEFINITIONS

For the purpose of this Agreement, the following definitions will apply:

1. <u>Immediate Family</u>:

"Immediate Family" as defined in King County's Family and Medical Leave Ordinance # 13377, means spouse, child, parent, son-in-law, daughter-in-law, grandparent, grandchild, sibling, domestic partner, and the child, parent, sibling, grandparent or grandchild of the spouse or domestic partner or an individual who stands or stood in loco parentis to the employee, the employee's spouse or domestic partner.

2. Party:

One of two parties to this collective bargaining agreement, King County or Service Employees International Union, Public Safety Employees, Local 519.

3. Human Resources Manager:

"Human Resources Manager" means the Manager of the Human Resources Division of the Department of Executive Services.

4. Regular Full-Time Position:

"Regular Full-Time Position" means a regular position which has an established work schedule of not less than thirty-five (35) hours per week in those work units in which a thirty-five (35) hour week is standard, or of not less than forty (40) hours per week in those work units in which a forty (40) hour week is standard.

5. Regular Part-Time Position:

"Regular Part-Time Position" means a regular position in which the part-time regular employee is employed for at least nine hundred and ten (910) hours but less than a full time basis in a calendar year in a work unit in which a thirty-five (35) hour week is standard or for at least one thousand forty (1,040) hours but less than a full time basis in a calendar year in a work unit in which a forty hour work week is standard. Where the standard work week falls between

thirty-five (35) and forty (40), the Director, in consultation with the Department, is responsible for determining what hour threshold will apply.

6. Temporary Position:

"Temporary Position" means a position which is not a regular position as defined in this Addendum and excludes administrative intern. Temporary positions include both term-limited temporary positions as defined in this Addendum and short-term (normally less than six months) temporary positions in which a temporary employee works less than nine hundred ten (910) hours in a calendar year in a work unit in which a thirty-five (35) hour work week is standard or less than one thousand forty (1,040) hours in a calendar year in a work unit in which a forty-hour work week is standard. Where the standard work week falls between thirty-five (35) and forty (40) hours, the Director, in consultation with the department, is responsible for determining what hour threshold will apply.

7. <u>Temporary Employee</u>:

"Temporary employee" means an employee employed in a temporary position and, in addition, includes an employee serving a probationary period or under provisional appointment.

Under Section 550 of the charter, temporary employees are not members of the career service.

8. Term-Limited Temporary Position:

"Term-Limited Temporary Position" means a temporary position with work related to a specific grant, capital improvement project, information systems technology project, or other non-routine, substantial body of work, for a period greater than six months.

9. Term-Limited Temporary Employee:

"Term-Limited Temporary Employee" means a temporary employee who is employed in a term-limited temporary position. Term-limited temporary employees are not members of the career service.

Term-limited temporary employees may not be employed in term-limited temporary positions longer than three (3) years beyond the date of hire, except that for grant-funded projects, capital improvement projects, and information systems technology projects the

maximum period may be extended up to five years upon approval of the director. The director								
shall maintain a current list of all term-limited temporary employees by department.								

ADDENDUM C

Memorandum of Understanding

Between

King County

And

Service Employees International Union Public Safety Employees, Local 519 concerning

Non-commissioned Employees in the Sheriff's Office

and

Out-of-Class Work

The parties, Service Employees International Union, Public Safety Employees, Local 519 (Local 519) represented by Dustin Frederick, and King County represented by Deborah Bellam agree that Article 7 Section 5 of the collective bargaining agreement covering the Local 519 non-commissioned bargaining unit will be interpreted, as follows, when applied to the Sheriff's Office:

- 1. King County retains the right (as negotiated between the parties) to transfer or assign employees to higher classifications and equal classifications, as long as the conditions of Article 7 Section 5 are met.
- **2.** Whether an out-of-class assignment is defined as an assignment to a higher, lower or lateral classification depends solely on the pay for those classifications.
- **3.** King County also retains the right (as negotiated between the parties) to transfer or assign employees to lower classifications as long as the following conditions are met:
- **a.** An employee so assigned shall continue to be paid according to the wage scale assigned to his/her regular classification for the duration of the lower classification assignment.
- **b.** The Department is responsible for seeing that all employees are adequately trained and are qualified to perform the work they are required to perform.
- c. The Department recognizes that there is a limit as to the number of job duties one employee can perform satisfactorily in a given period of time. It is not the intent of the Department to require one employee to complete each and every duty of two full-time jobs at onetime. When an employee is asked to temporarily perform the duties of another classification both the department and the employee have the duty to keep the other informed of work assignment priorities and completion dates.

, 2002

- **d.** When out-of-class work is available due to the absence of a regular employee or some other reason, the precinct will notify employees (through a posting at the precinct where the work is located, or posting in the G.I.B., or through any other forum the department selects), and will consider employees who volunteer for this assignment. If the Department determines that there are no qualified volunteers available, the Department will select another qualified employee.
- **e.** Employees who are assigned to do lower class work will be assigned on a temporary basis, and shall not be used to permanently supplant employees in the lower classifications. Thus, such assignments will generally be of short duration, limited to no more than three (3) consecutive months per employee per instance, unless both King County and the Union agree to extend this time period in a particular case.
- **f.** The parties recognize that some employees wish to work out of class and some employees do not. The parties, through this agreement, have attempted to meet the concerns of employees, and the needs of the Department for adequate staffing and flexibility. The parties also recognize King County Civil Service Rules 5.10 and 5.11 and expressly waive these requirements insofar as they conflict with the collective bargaining agreement and this agreement.
- **4.** The terms of this agreement are effective from January 1, 2003 through December 31, 2005.

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<i>J</i> .				
	Vina Ca	unty Execu	tixro	
	Killig Co	unity Execu	uve	

day of

Dustin Frederick Business Manager Service Employees International Union, Local 519

APPROVED this

December 10, 1998 dbe

Introduced by: Kent Pullen

Cvnthia Sullivan Larry Phillips

Clerk 12/2/98 12/15/98

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Proposed No.: **98-139**

SUBSTITUTE ORDINANCE NO. 13377 (electronic facsimile)

AN ORDINANCE relating to family and medical leaves without pay; amending Ordinance 12014, Section 5, as amended, and K.C.C. 3.12.010, Ordinance 12014, Section 21, as amended and K.C.C. 3.12.220, Ordinance 12014, Section 25, and K.C.C. 3.12..250 and repealing Ordinance 7956, Sections 2, 3, 4 and 5, as amended, and K.C.C. 3.12.245.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1: Findings and purpose.

In the late 1980s King County adopted a progressive policy which allows employees to take up to eighteen weeks of leave in a twenty-four-month period for "family reasons" including care of a sick family member or parenting leave at the time of the birth or adoption of a child. Under this policy, employees can take leave without pay or they can use their personal sick leave balance. Whether or not the leave time is paid, the county guarantees the employee will be able to return to his or her regular position, or a position at a similar level and pay, and the county will pay for the employee's health benefits during the family leave.

In 1993, the federal Family and Medical Leave Act (FMLA) was adopted. FMLA provides many of the same benefits as the county's family leave ordinance. However, there are enough differences to make accurate administration of both sets of rules at the same time very difficult. This ordinance amends certain provisions in the county's policy to make the policy consistent with federal provisions.

<u>SECTION 2</u>. Ordinance 12014, Section 5, as amended, and K.C.C. 3.12.010 are hereby amended to read as follows:

Definitions. All words shall have their ordinary and usual meanings except those defined in this section which shall have, in addition, the following meanings. In the event of conflict, the specific definitions set forth in this section shall presumptively, but not conclusively, prevail.

A. General definitions.

- 1. "Administrative interns" are employees who are also enrolled full-time during the regular school year in a program of education, internship or apprenticeship. All administrative internships in executive departments shall be approved by the director. Administrative interns are exempt from the career service under Section 550 of the charter.
- 2. "Appointing authority" means the county council, the executive, chief officers of executive departments and administrative offices, or division managers having authority to appoint or to remove persons from positions in the county service.
- 3. "Basis of merit" means the value, excellence or superior quality of an individual's work performance, as determined by a structured process comparing the employee's performance against defined standards and, where possible, the performance of other employees of the same or similar class.
- 4. "Board" means the county personnel board established by Section 540 of the charter.

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5. "Career service employee" means a county employee appointed to a career service position as a result of the selection procedure provided for in this chapter, and who has completed the probationary period.

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

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

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

- 7. "Charter" means the King County Charter, as amended.
- 8. "Child" means a biological, adopted or foster child, a stepchild, a legal ward or a child of an employee standing in loco parentis to the child, who is:
 - a. under eighteen years of age; or
- b. eighteen years of age or older and incapable of self care because of a mental or physical disability.
- 9. "Class" or "classification" means a position or group of positions, established under authority of this chapter, sufficiently similar in respect to the duties, responsibilities and authority thereof, that the same descriptive title may be used to designate each position allocated to the class.
- ((9)) 10. "Classification plan" means the arrangement of positions into classifications together with specifications describing each classification.
- ((10)) 11. "Compensatory time" means time off granted with pay in lieu of pay for work performed either on an authorized overtime basis or work performed on a holiday which is normally scheduled as a day off. Such compensatory time shall be granted on the basis of time and one-half.

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((11)) 12. "Competitive employment" means a position established in the county budget and which will require at least twenty-six weeks of service per year as the work schedule established for the position.

- ((12)) 13. "Council" means the county council as established by Article 2 of the charter.
- ((13)) 14. "County" means the county of King and any other organization that is legally governed by the county with respect to personnel matters.
- ((14)) 15. "Developmental disability" means a developmental disability, as defined in RCW 71A.10.020(2), as amended, attributable to mental retardation, cerebral palsy, epilepsy, autism (\cdot, \cdot) or other neurological or other condition of an individual found by the secretary of the Washington state ((d))Department of ((s))Social and ((h))Health ((s))Services, or designee, to be closely related to mental retardation or to require treatment similar to that required for individuals with mental retardation, which disability originates before the individual attains age eighteen, which has continued or can be expected to continue indefinitely((z)) and which constitutes a substantial handicap for the individual.
- ((15)) 16. "Direct cost" means the cost aggregate of the actual weighted average cost of insured benefits, less any administrative cost therefor. Any payments to part-time and temporary employees under this chapter shall not include any administrative overhead charges applicable to administrative offices and executive departments.

((16)) <u>17</u>. "Director" means the chief officer of the administrative office of human resources management.

((17)) 18. "Domestic partners" are two people in a domestic partnership, one of whom is a county employee.

((18)) 19. "Domestic partnership" is a relationship whereby two people:

- a. $((H))\underline{h}$ ave a close personal relationship $((, and))\underline{:}$
- b. ((A))<u>are</u> each other's sole domestic partner and are responsible for each other's common welfare $((\frac{1}{2}, \frac{1}{2}, \frac{1}{2}))$
 - c. ((S))share the same regular and permanent residence $((\frac{1}{2})$ share the same regular and permanent residence $(\frac{1}{2})$ share
- d. ((A))are jointly responsible for basic living expenses which means the cost of basic food, shelter and any other expenses of a domestic partner which are paid at least in part by a program or benefit for which the partner qualified because of the domestic partnership. The individuals need not contribute equally or jointly to the cost of these expenses as long as they agree that both are responsible for the $cost((\frac{\cdot}{\cdot}, and))$:
 - e. ((A)) are not married to anyone((a, and));
 - f. ((A)) are each eighteen years of age or older $((\frac{1}{2})$
- g. ((A))are not related by blood closer than would bar marriage in the ((S))state of Washington((S)); and
- h. $(\overline{(W)})\underline{w}$ ere mentally competent to consent to contract when the domestic partnership began.
- ((19. "Employee" means any person who is employed in a career service position or exempt position.))

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20. "Employed at least half time or more" means employed in a regular position
which has an established work schedule of not less than one-half the number of hours of
the full-time positions in the work unit in which the employee is assigned, or when viewed
on a calendar year basis, ((910)) nine hundred ten hours or more in a work unit in which a
work week of more than thirty-five but less than forty hours is standard or ((1040)) one
thousand forty hours or more in a work unit in which a forty hour work week is standard. If
the standard work week hours within a work unit varies (for instance, employees working
both thirty_five and forty hours), the director, in consultation with the department, ((will be))
is responsible for determining what hour threshold will apply.

- 21. "Employee" means any person who is employed in a career service position or exempt position.
- 22. "Executive" means the county executive, as established by Article 3 of the charter.
- ((22)) 23. "Exempt employee" means an employee employed in a position that is not a career service position under Section 550 of the charter. Exempt employees serve at the pleasure of the appointing authority.
- ((23)) 24. "Exempt position" means any position excluded as a career service position by Section 550 of the charter. Exempt positions are positions to which appointment may be made directly without a competitive hiring process.
- ((24)) 25. "Full-time regular employee" means an employee employed in a full-time regular position and, for full-time career service positions, is not serving a probationary period.

((25)) 26. "Full-time regular position" means a regular position which has an established work schedule of not less than thirty-five hours per week in those work units in which a thirty-five hour week is standard, or of not less than forty hours per week in those work units in which a forty-hour week is standard.

((26)) 27. "Grievance" means an issue raised by an employee relating to the interpretation of rights, benefits((5)) or condition of employment as contained in the administrative rules and/or procedures for the career service.

((27)) 28. "Immediate family" means spouse, child, parent, son-in-law, daughter-in-law, grandparent, grandchild, sibling, ((mother-in-law, father-in-law,)) domestic partner((,)) and the child, parent, sibling, grandparent or grandchild of the spouse or domestic partner.

((28)) 29. "Incentive increase" means an increase to an employee's base salary within the assigned pay range, based on demonstrated performance.

((29)) 30. "Integrated work setting" means a work setting with no more than eight persons with developmental disabilities or with the presence of a sensory, mental or physical handicap as specified in K.C.C. 3.12.180, as amended. This definition refers to all county offices, field locations and other work sites at which supported employees work along side employees who are not persons with development disabilities employed in permanent county positions.

((30)) 31. "Life-giving and life-saving procedures" ((shall)) means a medically-supervised procedure involving the testing, sampling((5)) or donation of blood, organs, fluids, tissues and other human body components for the purposes of donation without compensation to a person for a medically necessary treatment.

((31)) 32. "Marital status" ((is)) means the presence or absence of a marital relationship and includes the status of married, separated, divorced, engaged, widowed, single or cohabiting.

((32)) 33. "Part-time employee" means an employee employed in a part-time position. Under Section 550 of the charter, part-time employees are not members of the career service.

((33)) 34. "Part-time position" means an other_than_a_regular position in which the part-time employee is employed less than half time, that is less than ((910)) nine hundred ten hours in a calendar year in a work unit in which a thirty-five hour work week is standard or less than ((1040)) one thousand forty hours in a calendar year in a work unit in which a forty-hour work week is standard, except as provided elsewhere in this chapter. Where the standard work week falls between thirty-five and forty hours, the director, in consultation with the department, ((will be)) is responsible for determining what hour threshold will apply. Part-time position excludes administrative intern.

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

((35)) 36. "Part-time regular position" means a regular position in which the part-time regular employee is employed for at least ((910)) nine hundred ten hours but less than a full-time basis in a calendar year in a work unit in which a thirty-five hour work week is standard or for at least ((1040)) one thousand forty

hours but less than a full-time basis in a calendar year in a work unit in which a forty-hour work week is standard. Where the standard work week falls between thirty-five and forty hours, the director, in consultation with the department, ((will be)) is responsible for determining what hour threshold will apply.

- ((36)) 37. "Pay plan" means a systematic schedule of numbered pay ranges with a minimum, maximum and intermediate steps for each pay range, a schedule of assignment of each classification to a numbered pay range and rules for administration.
- ((37)) 38. "Pay range" means one or more pay rates representing the minimum, maximum and intermediate steps assigned to a classification.
- ((38)) 39. "Pay range adjustment" means the adjustment of the numbered pay range of a classification to another numbered pay range in the schedule based on a classification change, competitive pay data or other significant factors.
- ((39)) 40. "Personnel guidelines" means only those operational procedures promulgated by the director necessary to implement personnel policies or requirements previously stipulated by ordinance or the charter. Such personnel guidelines shall be applicable only to employees assigned to executive departments and administrative agencies.
- ((40)) <u>41</u>. "Position" means a group of current duties and responsibilities assigned by competent authority requiring the employment of one person.
- ((41)) <u>42</u>. "Probationary employee" means an employee serving a probationary period in a regular career service position. Probationary employees

((42)) 43. "Probationary period" means a period of time, as determined by the director, constituting the final step in the competitive screening process for career service or for promotion from one career service position to another. An appointment to the career service, whether following successful completion of an initial probationary period of county employment or a promotional probationary

are temporary employees and excluded from career service under Section 550 of

period, shall not be final unless the employee successfully completes this

probationary period.

the charter.

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

((44)) <u>45</u>. "Provisional employee" means an employee serving by provisional appointment in a regular career service. Provisional employees are temporary employees and excluded from career service under Section 550 of the charter.

((45)) <u>46</u>. "Recruiting step" means the first step of the salary range allocated to a class unless otherwise authorized by the executive.

((46)) <u>47</u>. "Regular position" means a position established in the county budget and identified within a budgetary unit's authorized full time equivalent (FTE) level as set out in the budget detail report.

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	((47)) <u>48</u> .	Salary or pay rate	means an individual dollar amount which
is one of	the steps in	a pay range paid to	an employee based on the classification of
the posit	ion occupied	1.	

- 49. "Serious health condition" means an illness or injury, impairment or physical or mental condition that involves one or more of the following:
- a. an acute episode that requires more than three consecutive calendar days of incapacity and either multiple treatments by a licensed health care provider or at least one treatment plus follow-up care such as a course of prescription medication; and any subsequent treatment or period of incapacity relating to the same condition:
- b. a chronic ailment continuing over an extended period of time that requires periodic visits for treatment by a health care provider and that has the ability to cause either continuous or intermittent episodes of incapacity;
- c. in-patient care in a hospital, hospice or residential medical care facility or related out-patient follow-up care;
- d. an ailment requiring multiple medical interventions or treatments by a health care provider that, if not provided, would likely result in a period of incapacity for more than three consecutive calendar days;
- e. a permanent or long-term ailment for which treatment might not be effective but that requires medical supervision by a health care provider; or
 - f. any period of incapacity due to pregnancy or prenatal care.
- ((48)) 50. "Temporary employee" means an employee employed in a temporary position and, in addition, includes an employee serving a probationary period or ((is)) under

provisional appointment. Under Section 550 of the charter, temporary employees are not members of the career service.

((49)) <u>51</u>. "Temporary position" means a position which is not a regular position as defined in this chapter and excludes administrative intern. Temporary positions include both term-limited temporary positions as defined in this chapter and short-term (normally less than six months) temporary positions in which a temporary employee works less than ((910)) <u>nine hundred ten</u> hours in a calendar year in a work unit in which a thirty-five hour work week is standard or less than ((1040)) <u>one thousand forty</u> hours in a calendar year in a work unit in which a forty((-))hour work week is standard, except as provided elsewhere in this chapter. Where the standard work week falls between thirty-five and forty hours, the director, in consultation with the department, ((will be)) <u>is</u> responsible for determining what hour threshold will apply.

((50)) <u>52</u>. "Term-limited temporary employee" means a temporary employee who is employed in a term-limited temporary position. Term-limited temporary employees are not members of the career service.

Term-limited temporary employees may not be employed in term-limited temporary positions longer than three years beyond the date of hire, except that for grantfunded projects, capital improvement projects((5)) and information systems technology projects the maximum period may be extended up to five years upon approval of the director. The director shall maintain a current list of all term-limited temporary employees by department.

((51)) 53. "Term-limited temporary position" means a temporary position with work related to a specific grant, capital improvement project, information systems

technology project($(\frac{1}{2})$) or other non((-))routine, substantial body of work, for a period greater than six months. In determining whether a body of work is appropriate for a term-limited temporary position, the appointing authority will consider the following:

- a. ((G))grant-funded projects: These positions will involve projects or activities that are funded by special grants for a specific time or activity. These grants are not regularly available to or their receipt predictable by the county((-)):
- b. ((1))information systems technology projects: These positions will be needed to plan and implement new information systems projects for the county. Termlimited temporary positions may not be used for on-going maintenance of systems that have been implemented((-)):
- c. ((€))capital improvement projects: These positions will involve the management of major capital improvement projects. Term-limited temporary positions may not be used for on-going management of buildings or facilities once they have been built((-));
- d. ((M))miscellaneous projects: Other significant and substantial bodies of work may be appropriate for term-limited temporary positions. These bodies of work must be either non((-))routine projects for the department(($\frac{1}{2}$)) or related to the initiation or cessation of a county function, project(($\frac{1}{2}$)) or department(($\frac{1}{2}$)):
- e. ((S))seasonal positions((-)): These are positions with work for more than six consecutive months, half-time or more, with total hours of at least ((910)) nine hundred ten in a calendar year in a work unit in which a thirty-five hour work week is standard or at least ((1040)) one thousand forty hours in a calendar year in a work unit in which a forty((-)) hour work week is standard, that due to the nature of the work have predictable periods of inactivity exceeding one month. Where the standard work week falls between thirty-five and

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forty hours, the director, in consultation with the department, ((will be)) is responsible for determining what hour threshold will apply((-)); and

f. $((\mp))$ temporary placement in regular positions $((\pm))$: These are positions used to back fill regular positions for six months or more due to a career service employee's absence such as extended leave or assignment on any of the foregoing time-limited projects.

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

- ((B. Definitions related to family leave. Unless the context clearly requires otherwise, the following terms have the following meanings:
- 1. "Child" means a biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis, who is:
 - a. Under eighteen years of age, or
- b. Eighteen years of age or older and incapable of self-care because of mental or physical disability.
- 2. Employee" means a full-time regular or part-time regular employee and includes provisional, probationary and term-limited employees. The term "employee" shall not include part-time and temporary employees other than the temporary employees identified above.
- 3. "Serious health condition" means an illness, injury, impairment, or physical or mental condition, whether or not preexisting, which requires:
 - a. Inpatient care in a hospice or residential medical care facility, or

b. Continuing treatment or continuing supervision by a health care provider.

4. "Health care provider" means a person whose services are of a type which are compensated under any county health care plan.

5. "Reduced leave schedule" means leave scheduled for fewer than an employee's usual number of hours per workweek or hours per workday.))

<u>SECTION 3</u>. Ordinance 12014, Section 21, as amended, and K.C.C. 3.12.220 are each hereby amended to read as follows:

Sick leave <u>and time off for medical and family reasons((-)):</u> A. Except for employees covered by ((paragraph H)) <u>subsection G</u> of this section, employees eligible for leave benefits shall accrue sick leave benefits at the rate of 0.04616 hours for each hour in pay status exclusive of overtime up to a maximum of eight hours per month; except that sick leave shall not begin to accrue until the first of the month following the month in which the employee commenced employment. The employee is not entitled to sick leave if not previously earned.

- B. During the first six months of service, employees eligible to accrue vacation leave may, at the appointing authority's discretion, use any accrued days of vacation leave as an extension of sick leave. If an employee does not work a full six months, any vacation leave used for sick leave must be reimbursed to the county upon termination.
- C. For employees covered by the overtime requirements of the Fair Labor Standards Act, sick leave may be used in one-half hour increments, at the discretion of the appointing authority.

D. There shall be no limit to the hours of sick leave benefits accrued by an eligible employee.

E. ((Department management is responsible for the proper administration of the sick leave benefit. Verification of illness from a licensed physician may be required for any requested sick leave absence.

- F:)) Separation from or termination of county employment except by reason of retirement or layoff due to lack of work, funds, ((of)) efficiency reasons or separation for nondisciplinary medical reasons, shall cancel all sick leave accrued to the employee as of the date of separation or termination. Should the employee resign in good standing, be separated for nondisciplinary medical reason or be laid off, and return to county employment within two years, accrued sick leave shall be restored((,provided that such)), but the restoration shall not apply where the former employment was in a term-limited temporary position.
- ((G)) <u>F.</u> Except employees covered by ((paragraph H)) subsection <u>G</u> of this section, employees eligible to accrue sick leave and who have successfully completed at least five years of county service and who retire as a result of length of service or who terminate by reason of death shall be paid, or their estates paid or as provided for by ((RCW)) Title 11 <u>RCW</u>, as applicable, an amount equal to thirty-five percent of their unused, accumulated sick leave multiplied by the employee's rate of pay in effect upon the date of leaving county employment less mandatory withholdings. This provision is predicated on the requirement that, except with the written approval of the executive, the position, if vacated by a non((-))represented employee, shall not be filled until salary savings for such position are accumulated in an amount sufficient to pay the cost of the cashout.

((H)) <u>G</u>. Uniformed employees covered under the LEOFF Retirement System-Plan I shall apply for disability retirement under ((the provisions of)) RCW 41.26.120.

- ((I)) H. ((Accrued sick leave may be used for the following reasons-)) An employee must use all of his or her accrued sick leave and any donated sick leave before taking unpaid leave for his or her own health reasons. If the injury or illness is compensable under the county's workers compensation program, then the employee has the option to augment or not augment time loss payments with the use of accrued sick leave. For a leave for family reasons, the employee shall choose at the start of the leave whether the particular leave would be paid or unpaid; but when an employee chooses to take paid leave for family reasons he or she may set aside a reserve of up to eighty hours of accrued sick leave. An employee who has exhausted all of his or her sick leave may use accrued vacation leave before going on leave of absence without pay, if approved by his or her appointing authority. Sick leave shall be used for the following reasons:
- 1. The employee's bona fide illness((; provided, that)), but an employee who suffers an occupational illness may not simultaneously collect sick leave and worker's compensation payments in a total amount greater than the net regular pay of the employee;
 - 2. The employee's incapacitating injury, ((provided that)) but:
- a. ((A))an employee injured on the job may not simultaneously collect sick leave and worker's compensation payments in a total amount greater than the net regular pay of the employee; though an employee who chooses not to augment his or her worker's compensation time loss pay through the use of sick leave shall be deemed on unpaid leave status;

b. An employee who chooses to augment work	ters' compensation payment
with the use of accrued sick leave shall notify the safety and v	workers' compensation
program office in writing at the beginning of the leave;	

- <u>c</u>. ((A))<u>a</u>n employee may not collect sick leave <u>and worker's compensation</u> <u>time loss payments</u> for physical incapacity due to any injury or occupational illness which is directly traceable to employment other than with the county((-));
- 3. <u>the employee's</u> $((E))\underline{e}$ xposure to contagious diseases and resulting quarantine $((-))\underline{:}$
- 4. ((A))<u>a</u> female employee's temporary disability caused by or contributed to by pregnancy and childbirth((-)):
- 5. $((\mp))$ the employee's medical or dental appointments, provided that the employee's appointing authority has approved the use of sick leave for such appointments((-)):
- 6. ((To care for the employee's child or the child of an employee's domestic partner if the following conditions are met:
 - a. The child is under the age of eighteen;
- b. The employee is the natural parent, stepparent, adoptive parent, legal guardian or other person having legal custody and control of the child;
- c. The employee's child or the child of an employee's domestic partner has a health condition requiring the employee's personal supervision during the hours of his/her absence from work; and,
 - d. The employee actually attends to the child during the absence from work.
 - 7. Employees shall be entitled to use sick leave in the maximum amount of three

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21 22 days for each instance where such employee is required to care for immediate family members who are seriously ill. There shall be no limit on the use of sick leave to care for children under paragraph I.6 of this section. Up to one day of sick leave may be used by a male employee for the purpose of being present at the birth of his child.

J. An employee who has exhausted all of his or her sick leave may use accrued vacation leave as sick leave before going on leave of absence without pay, if approved by his or her appointing authority.))

To care for the employee's child as defined in this chapter if the child has an illness or health condition which requires treatment or supervision from the employee; or

7. To care for other family members, if:

a. the employee has been employed by the county for twelve months or more and has worked a minimum of nine hundred ten hours (thirty-five--hour employee) or one thousand forty hours (forty-hour employee) in the preceding twelve months;

b. the family member is the employee's spouse or domestic partner, the employee's child, a child of the employee's spouse or domestic partner, the parent of the employee, employee's spouse or domestic partner or an individual who stands or stood in loco parentis to the employee, the employee's spouse or domestic partner; and

c. the reason for the leave is one of the following:

i. the birth of a son or daughter and care of the newborn child, or placement with the employee of a son or daughter for adoption or foster care, if the leave is taken within twelve months of the birth, adoption or placement;

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ii. the care of the employee's child or child of the employee's spouse or domestic partner whose illness or health condition requires treatment or supervision by the employee; or

iii. care of a family member who suffers from a serious health condition.

I. An employee may take a total of up to eighteen work weeks unpaid leave for his or her own serious health condition, and for family reasons as provided in subsection H. 6 and 7 of this section, combined, within a twelve-month period. The leave may be continuous, which is consecutive days or weeks, or intermittent, which is taken in whole or partial days as needed. Intermittent leave is subject to the following conditions:

- 1. When leave is taken after the birth or placement of a child for adoption or foster care, an employee may take leave intermittently or on a reduced leave schedule only if authorized by the employee's appointing authority;
- 2. An employee may take leave intermittently or on a reduced schedule when medically necessary due to a serious health condition of the employee or a family member of the employee; and
- 3. If an employee requests intermittent leave or leave on a reduced leave schedule under subsection I.2 of this section that is foreseeable based on planned medical treatment, the appointing authority may require the employee to transfer temporarily to an available alternative position for which the employee is qualified and that has equivalent pay and benefits and that better accommodates recurring periods of leave than the regular position of the employee.
- J. Use of donated leave shall run concurrently with the eighteen work week family medical leave entitlement.

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- L. Department management is responsible for the proper administration of the sick leave benefit. Verification from a licensed health care provider may be required to substantiate the health condition of the employee or family member for leave requests.
- M. An employee who returns from unpaid family or medical leave within the time provided in this ordinance section is entitled, subject to bona fide layoff provisions, to:
- 1.a. The same position he or she held when the leave commenced; or b. A position with equivalent status, benefits, pay and other terms and conditions of employment; and
 - 2. The same seniority accrued before the date on which the leave commenced.
- N. Failure to return to work by the expiration date of a leave of absence may be cause for removal and result in termination of the employee from county service.
- SECTION 4. Ordinance 7956, sections 2, 3, 4 and 5, as amended, and K.C.C. 3.12.245 are hereby repealed.
- SECTION 5. Ordinance 12014, section 25, and K.C.C. 3.12.250 are each hereby amended to read as follows:
- Leave of absence ((\(\frac{\Psi}{\Psi}\))\(\frac{\psi}{\psi}\) ithout pay. A. ((\(\frac{\Full-time regular employees and part-}{\psi}\) time regular employees)) An employee eligible for leave benefits may take a leave((s)) of absence without pay for ((periods of)) thirty calendar days or less if authorized in writing by the employee's appointing authority.
- B. ((Full-time regular employees and part-time regular employees)) An employee eligible for leave benefits may take a leave((s)) of absence without pay for ((periods of))

more than thirty calendar days if authorized in writing by the employee's appointing authority and the director.

- C. Leaves of absence without pay shall be for periods not to exceed one year except that the director may, in special circumstances, grant an extension beyond one year.
- D. Other employee benefits as provided in this chapter shall not <u>be provided to or</u> accrue to the employee while on leave of absence without pay, except as provided in K.C.C. 3.12.220.
- E. If a leave of absence without pay was granted for purposes of recovering health, the employee ((may)) shall be required by the director to submit a physician's statement concerning the employee's ability to resume duties prior to return to work.
- F. An employee on leave of absence without pay may return from the leave before its expiration date if the employee provides the appointing authority with a written request to that effect at least fifteen days prior to resuming duties.
- G. Failure to return to work by the expiration date of a leave of absence without pay shall be cause for removal and shall result in automatic termination of the employee from county service.

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H. A leave of absence without pay may be revoked by the director upon evidence submitted to the director by the appointing authority of the employee indicating that ((the)) such leave ((of absence)) was requested and granted under false pretenses, or that the need for such leave ((of absence)) has ceased to exist.

SECTION 6. County employees receiving workers' compensation time loss benefits on the effective date of this ordinance, who are also receiving the county's insured benefits under an agreement between the county executive, Service Employees International Union, Local 6, representing scale operators and the International Brotherhood of Teamsters, Local 174, representing truck drivers and transfer station operators will continue to receive those insured benefits until termination of employment, return to work in a benefited position, or June 30, 1999, whichever occurs first.

2	medical leave entitlements and their applicability to medical leaves resulting from industrial injury to determine if the county's practices should be modified. This review							
3	industrial injury to determine if the county's practices should be modified. This review							
4	will include, but need not be limited to, policies and practices of other jurisdictions,							
5	requirements under the federal law, and an estimate of the costs of modifying current							
6	policies and practices. A report of the findings of this review and any resulting							
7	recommendations will be presented to the county council for consideration no later than							
8	June 1, 1999.							
9	INTRODUCED AND READ for the first time this 9th day of March, 1998.							
10	PASSED by a vote of 13 to 0 this 14th day of December,							
1	19 <u>98</u> .							
12	KING COUNTY COUNCIL KING COUNTY, WASHINGTON							
14	<u>(original signed by Louise Miller)</u> Chair							
16	ATTEST:							
17 18	<u>(original signed by Clerk)</u> Clerk of the Council							
19	APPROVED this <u>21</u> day of <u>December</u> , 19 <u>98</u> .							
20 21	(original signed by Ron Sims) King County Executive							
22	Attachments: None							