## **MEMORANDUM**

## **OF**

## **UNDERSTANDING**

Alameda County Management Employees Association (General Management, Senior Management, and Confidential Representation Unit) and

Alameda Health System

July 1, 2016 - June 30, 2021

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# 2016 — 2021 MEMORANDUM OF UNDERSTANDING BETWEEN ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION AND ALAMEDA HEALTH SYSTEM

THIS MEMORANDUM OF UNDERSTANDING is entered into by Alameda Health System, hereafter designated as "AHS", and Alameda County Management Employees Association, a non-profit mutual benefit corporation, affiliated with Operating Engineers Local Union No. 3 of the International Union of Operating Engineers, AFL-CIO, hereafter designated as "Association," as a recommendation to the Board of Trustees of AHS of those conditions of employment which are to be in effect during the period July 1, 2016 through June 30, 2021 for those employees working in representation units referred to in Section 1., hereof.

#### **SECTION 1. RECOGNITION**

AHS recognizes the Association as the exclusive bargaining representative for the following employees:

All full-time and part-time employees in classifications included in the General Government Unit, and all employees in classifications included in the Confidential and Senior Units as specifically enumerated in Appendix "A" attached hereto. Appendix B contains titles unrepresented as of the date this agreement was signed. AHS agrees not to oppose any petition to represent ACMEA submits showing a majority of incumbents' signatures in that particular title. AHS will then recognize ACMEA as the exclusive representative for the employees in that title.

The General Management Unit consists of those titles and individuals who primarily are first level supervisors and managers who do not supervise other ACMEA employees or who otherwise are at the lower management level as agreed by the parties. Most if not all ACMEA represented non-exempt employees are included in this unit.

ACMEA agrees, during the term of this agreement and until a successor agreement is negotiated and signed, that it will not seek, nor accept authorizations for representation from unrepresented classifications of employees at the level of Director or above. Directors or the equivalent who are currently represented by ACMEA will continue to be represented until December 31, 2011 at which time they will become unrepresented. Currently represented directors can opt out of ACMEA at their discretion prior to December 31, 2011. Additionally, ACMEA agrees neither to seek, nor accept petitions for representation from employees in the following classifications or Departments, as the case may be:

- 1. All employees in Human Resources
- 2. All employees in Financial Planning
- 3. Comptroller
- 4. Payroll Manager
- 5. Employees working in Quality except in the classifications of Quality Coordinator and Secretary II.
- 6. Employees working in Internal Audit
- 7. Executive Suite Assistants

ACMEA additionally agrees that AHS has the right not to recognize, nor to accrete to the bargaining unit such classifications as it may create in the future which have as their specified duties the making of labor relations decisions not specific to the department in which the classification is employed, those that have confidential access to labor relations strategy to be employed by AHS and/or those that manager or supervise ACMEA represented employees in the ACMEA Senior Management Representation Unit.

If an incumbent ACMEA represented employee is given a new, unused or an existing, unused title as a result of reclassification and not through the posting process and that new title does not fall into the exceptions from the unit listed in this MOU, the new title will be presumed to be ACMEA represented as well.

Up to four times a year, upon request of ACMEA, AHS will provide a list of new hires and wages in classifications that fall within the generally agreed to scope of representation of ACMEA. ACMEA may also ask for job descriptions for titles in which it has an interest.

On an as-needed basis, representatives of AHS and Association shall meet for the purpose of assigning any other newly created classifications to the appropriate bargaining units. Such placement shall be based on the above caveats and by mutual agreement. In the event the parties are unable to agree which bargaining unit a newly created classification would be placed or disagree on the applicability to the new position of the above caveats, the parties shall seek to resolve the dispute through the services of the State Mediation and Conciliation Service. In the event that the dispute remains unresolved, or if a party to the dispute other than AHS or the Association refuses to participate in efforts to resolve the dispute with State Mediation and Conciliation Service, an arbitrator shall be agreed upon by all parties to the disagreement to decide the matter. Each party to a hearing before an arbitrator shall bear his/her own expenses in connection therewith. All fees and expenses of the arbitrator and of a reporter shall be borne equally between the parties to the disagreement.

#### **SECTION 2. MANAGEMENT RIGHTS**

- A. All management rights and functions, except those which are expressly abridged by this Agreement, shall remain vested with AHS.
- B. The rights of AHS shall include, but not be limited to, the right to determine the mission of its departments, commissions and boards; to set standards of service, to maintain the efficiency of AHS operations; to determine the procedures and reasonable standards of selection for employment and promotion, layoff, assignment, scheduling and training; to determine the methods, means and personnel by which AHS operations are to be conducted; to take all necessary action to carry out its mission in emergencies; and to exercise complete control and discretion over its organization and technology of performing its work. AHS has the right to make reasonable rules and regulations pertaining to employees consistent with this Agreement.
- C. This Agreement is not intended to, nor may be construed to, contravene and federal or state law, including, but not limited to, the Meyers-Milias-Brown Act.

#### **SECTION 3. NO DISCRIMINATION**

#### A. <u>DISCRIMINATION PROHIBITED.</u>

No employee or applicant for employment shall be discriminated against by AHS or the Association because of his/her political or religious opinions or affiliations or because of racial or national origin, sexual orientation and, to the extent prohibited by law, no employee shall be discriminated against because of age, sex, physical disability, mental or psychological disabilities. Nor shall there be any discriminatory harassment or disparate treatment in violation of any law.

#### B. NO DISCRIMINATION ON ACCOUNT OF ASSOCIATION ACTIVITY.

Consistent with the law, neither AHS nor Association shall interfere with, intimidate, restrain, coerce, or discriminate against employees because of the exercise of rights to engage in Association activity.

#### C. WHISTLEBLOWING/RETALIATION.

AHS will comply with all applicable federal, state and local legislation that protects employees who disclose information concerning their employment or any aspect of the workplace.

#### SECTION 4. ASSOCIATION SECURITY

- A. NOTICE OF RECOGNIZED ASSOCIATION. When a person is hired into a classification represented by the Association, AHS shall notify such person(s) that the Association is the exclusive recognized bargaining agent for the employees in said representation unit and provide such person(s) with enrollment materials supplied by the Association for the sole purpose of joining the Association and effecting payroll dues deductions.
- B. NOTICE TO RECOGNIZED ASSOCIATION. AHS shall post within the employee work or rest area a notice which sets forth the classifications which each representation unit referred to in Section 1 hereof and the name and address of the Association. AHS shall also give a written notice to the Association containing the names and addresses of all persons newly employed within the representation units within thirty calendar days from the beginning of their employment.
- C. MAINTENANCE OF MEMBERSHIP. Employees in representation units referred to in Section 1 hereof who are members of the Association on the date upon which this Memorandum of Understanding is executed or who become members of the Association during the term of this Memorandum of Understanding shall remain members during the term of this Memorandum of Understanding except that such employees may withdraw during the month of July of any year pursuant to subsection D.
- D. **REVOCATION OF AUTHORIZATION.** Dues deduction shall be made only upon signed authorization from the employee. Any employee desiring to revoke his/her authorization for Association dues as provided above shall proceed as follows. Said employee shall, during the month of July, forward a written request to the Chief of Human Resources setting forth his/her desire to revoke said authorization. The Chief of Human Resources shall promptly forward a copy of said letter to the Association. No authorizations shall be revoked for a period of two biweekly pay periods following transmittal of said letter to the Association.

Failure to timely notify the Chief of Human Resources shall be deemed an abandonment of the right to revocation until the next appropriate time period. Initial authorization shall be forwarded from the Department to a place or person designated by the Chief of Human resources and shall be processed through payroll. The effective date of dues deductions for employees shall be the pay period immediately following receipt by AHS of the dues deduction authorization. The effective date of any revocation of any existing authorization shall be the end of a biweekly pay period.

E. <u>PAYROLL DEDUCTIONS AND PAYOVER</u>. AHS shall deduct Association dues from employees' pay in represented classes in conformity with State regulations. AHS shall promptly pay over to the designated payee all sums so deducted. Employee may authorize dues only for the organization certified as the recognized employee organization of the units to which employees are assigned.

- F. HOLD HARMLESS. Association shall indemnify and hold AHS and its Directors, Employees and Agents harmless from any and all claims, demands, suits, or any other action arising from the maintenance of membership dues deductions, approved Association insurance programs, or from complying with any demand for termination hereunder.
- G. <u>EMPLOYEE INFORMATION</u>. On an annual basis, AHS shall provide the Association with a list of all ACMEA represented employees with home address, work location, e-mail address, work telephone, and other relevant, available data.

# SECTION 5. ASSOCIATION BULLETIN BOARD: MEETINGS: ACCESS TO EMPLOYEES

- A. **BULLETIN BOARDS.** Reasonable space shall be allowed on bulletin boards as specified by the Department Heads for use by the Association to communicate with departmental employees. Material shall be posted upon the bulletin board space as designated, and not upon the walls, doors, file cabinets or any other place. Posted material shall not be obscene, defamatory or of a partisan political nature, nor shall it pertain to public issues which do not involve AHS or its relations with AHS employees. All posted material shall bear the identity of the sponsor, shall be neatly displayed, and shall be removed when no longer timely.
- B. <u>JOB CONTACTS</u>. Any authorized representative of the Association shall have the right to contact individual employees working within the representation units represented by their organization in AHS facilities during business hours on matters within the scope of representation providing prior arrangements have been made for each such contact with the Department Head who shall grant permission for such contact if, in his/her judgement, it will not disrupt the business of the work unit involved. When contact at the work location is precluded by confidentiality of records, or work situation, health and safety of employees or the public, or by disturbance to others, the Department Head shall have the right to make other arrangements for a contact location removed from the work area.

For purposes of this Memorandum of Understanding, "authorized representative of the Association" is defined as a paid employee of the Association and not an AHS employee.

C. <u>MEETINGS</u>. Meetings of a representative of the Association and a group of employees shall not be permitted during duty hours other than a lunch period, except as provided in Section 34 hereof. The Department Head may, upon 48 hours prior notice, allow meetings of a representative of the Association and a group of employees in AHS facilities and at convenient times and dates. No contacts shall be permitted during working hours with employees regarding membership, collection of monies, election of officers, or other similar internal Association business.

D. <u>EMPLOYEE ORIENTATION</u>. The Association will prepare membership packets for Human Resources to be given to those employees who become covered by this Memorandum of Understanding. ACMEA will be allowed to have up to a 30 minute portion at a mutually agreed upon time during new employee orientation to meet with employees hired into ACMEA represented titles.

#### SECTION 6. EMPLOYEE REPRESENTATIVES OF THE ASSOCIATION

- A. Five (5) employee representatives of the Association's bargaining committee shall be allowed time to absent themselves from duties for a reasonable period without loss of pay, for the purpose of participating in contract negotiations. Employee representatives of the Association's bargaining committee shall be extended the same privilege to participate in any meetings mutually called by the parties during the term of this Memorandum of Understanding for review of grievances and contract compliance questions. One (1) representative may be released to attend grievance meetings.
- B. <u>LIMITATION OF TIME OFF</u>. AHS recognizes the right of ACMEA to appoint Association Representatives to assist in the representation of members. Such representation shall include grievances and discipline. Given the nature of management responsibilities, these Association Representatives shall integrate these duties within their expected responsibilities.

#### **SECTION 7. LEAVES OF ABSENCE**

- A. <u>LEAVE MAY NOT EXCEED NINE MONTHS</u>. A leave of absence without pay may be granted by the Department Head upon the request of the employee seeking such leave, but such leave shall not be for longer than nine months, except as hereafter provided.
- B. **NO LEAVE TO ACCEPT OUTSIDE EMPLOYMENT.** A leave of absence without pay may not be granted to a person accepting either private or public employment outside the service of AHS, except as hereafter provided.
- C. <u>MILITARY LEAVE</u>. Every employee shall be entitled to military leaves of absence as specified by law. The employee must present to the supervisor a copy of his/her military orders, which specify the dates and duration of such leave.

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

1. Paid military leave, which may be granted during a fiscal year, is limited to an aggregate of thirty (30) calendar days during ordered military leave, including weekend days and travel time.

- 2. During the period specified above, the employee shall be entitled to receive pay only for those days or fractions of days which the employee would have been scheduled to work and would have worked but for the military leave.
- 3. The rate of pay shall be the same rate the employee would have received for shifts he/she would have been scheduled to work or scheduled for paid holiday leave, had he/she not been on military leave.
- 4. In no event shall an employee be paid for time he/she would not have been scheduled to work during said military leave.
- 5. Consistent with the law, an employee's seniority shall continue to accrue during periods spent on military leave.
- D. <u>TEMPORARY APPOINTMENT DUE TO MILITARY LEAVE</u>. The Department Head may grant an employee a leave of absence without pay from his position to permit such employee to be temporarily appointed to fill a position which is vacant as the result, and during the period of, a military leave of absence.
- E. <u>EDUCATIONAL LEAVE</u>. A leave of absence without pay may be granted by the Department Head upon the request of the employee seeking such leave for the purpose of education, but such leave of absence shall not exceed a period of one year.
- F. LEAVE FOR ASSIGNMENT TO SPECIAL PROJECT. An AHS employee, who is assigned to a special project, including temporary appointments to another government agency or institution, may be granted a leave of absence without pay by the Department Head for the duration of said employee's assignment to the special project. At the end of such leave, AHS will return the employee to his/her old position or a similar position in that title at the appropriate pay rate.
- G. **DISABILITY LEAVE FOR OTHER EMPLOYMENT.** Anything in this Memorandum of Understanding to the contrary notwithstanding, any person who, because of sickness or injury, is incapable of performing his/her work or duties for AHS but who is nevertheless capable of performing other work or duties for an employer other than AHS may, within the discretion of the Department Head, be granted sick leave of absence without pay during such disability to accept such employment.
- H. MATERNITY LEAVE. A pregnant employee is entitled to a maternity leave of up to six months, the dates of which are to be mutually agreed by the employee and Department. Such an employee may elect to take accrued PTO, compensating time off or extended sick leave after the first five working days during the period of maternity leave, except that in the case of an employee who is regularly scheduled to work less than the full-time work week for the classification, paid leave shall be granted only for those days, or fractions thereof, on which such an employee would have been regularly scheduled to work and would have worked but for the maternity leave. The employee shall be entitled to PTO and then extended sick leave with pay accumulated pursuant to

Sections 8 and 9 of this Memorandum. Reinstatement subsequent to maternity leave of absence shall be to the same classification from which leave was taken, and the Department Manager shall make his/her best effort to return such employee to the same geographical location, shift and where there is specialization within a classification, to the same specialization. Questions as to whether or not the Department Manager has used his/her best effort herein shall not be subject to the grievance procedure.

I. **PATERNITY/ADOPTIVE LEAVE.** A prospective father or adoptive parent is entitled to paternity or adoptive leave of up to six (6) consecutive months, the dates of which are to be mutually agreed by the employee and the Department Manager. Such an employee may elect to take accrued PTO or compensating time off during the period of paternity/adoptive leave, except that in the case of an employee who is regularly scheduled to work less than the normal full-time work week for the classification, paid leave shall be granted only for those days, or fractions thereof, on which such an employee would have worked but for paternity/adoptive leave. The use of extended sick leave during paternity/adoptive leave shall not be permitted to fathers or adoptive parents unless they are otherwise eligible to use it as provided in subsection 10. G. Reinstatement subsequent to paternity/adoptive leave of absence shall be to the same classification from which leave was taken and the Department Manager shall make his/her best effort to return such employee to the same geographical location, shift, and where there is a specialization within a classification, to the same specialization. Questions as to whether or not the Department Manager has made his/her best effort herein shall not be subject to the grievance procedure.

#### J. <u>VOLUNTARY TIME OFF.</u>

- 1. Approval of VTO. An employee may request voluntary time off ("VTO"). VTO must be approved in advance and the granting of such VTO shall be within the sole discretion of AHS and its denial shall not be subject to the Grievance Procedure in Section 41. VTO shall not be granted if:
  - a. It is intended to be a substitute for sick leave;
  - b. The employee works elsewhere during the VTO;
  - c. The employee is within the probation period.
- K. <u>EFFECT OF LEAVE WITHOUT PAY</u>. No benefits or time credit such as sick leave or vacation shall be earned during the period when an employee is absent on leave without pay.
- L. PAID FAMILY LEAVE. Employees are entitled to take Paid Family Leave pursuant to State law. Paid Family Leave runs concurrent with Family Medical Leave and California Family Rights Leave. Paid Family Leave benefits shall be integrated with all other paid leaves provided by the Memorandum of Understanding.

#### **SECTION 8. HOLIDAYS**

#### A. **HOLIDAYS DEFINED.**

Paid holidays shall be:

January 1st

December 25th

Third Monday in January - Dr. Martin Luther King Jr. Birthday Third Monday in February - Presidents' Day Last Monday in May - Memorial Day July 4th
First Monday in September - Labor Day November 11th - Veterans' Day Thanksgiving
Day After Thanksgiving

All other days appointed by the President of the United States or Governor of the State of California as a nationwide or Statewide public holiday, day of fast, day of mourning, or day of thanksgiving, provided that observance of the day as a paid holiday is approved in writing by the Board of Trustees.

In the event that the date of observance of any of the foregoing holidays which coincide with State holidays, set forth in the California Government Code Section 6700, is changed by statute, said holiday shall be observed on the date so established instead of the date provided in this Section. In no event shall this provision reduce the number of holidays set forth in this Memorandum.

- B. **FLOATING HOLIDAY.** Each employee hired prior to January 1 of each fiscal year shall be entitled to two floating holidays. These holidays are to be scheduled by mutual agreement of the employee and the Department Head and taken within the fiscal year. Employees hired after April 1st shall be entitled to one holiday for the fiscal year in which the employee was hired. Less than full-time employees shall be entitled to prorated floating holidays based upon a pro- ration of the hours the employee is regularly scheduled to work.
- C. <u>NUMBER OF HOLIDAYS FOR SHIFT WORKERS</u>. Except as provided in subsection 8. D., hereof, no employee assigned to shift work shall receive a greater or a lesser number of holidays in any calendar year than employees regularly assigned to work during the normal work week.
- D. HOLIDAYS TO BE OBSERVED ON WORK DAYS. For employees, except as specified below:

In the event that January 1; July 4; November 11, known as "Veterans Day"; or

December 25, shall fall on a Saturday, said holiday shall be observed on the preceding Friday. In the event that any of said holidays enumerated in this subparagraph shall fall on a Sunday, said holiday shall be observed on the following Monday. A day proclaimed as a nationwide or statewide public holiday, day of fast, day of mourning, or day of thanksgiving and approved in writing by the Board of Trustees, shall be granted only to those employees who are regularly scheduled to work on the day for which such holiday is proclaimed.

- E. When December 25, January 1, or July 4 occur in the calendar year on a Saturday or Sunday and a weekend worker is scheduled on said day, the employee shall celebrate the Christmas holiday on December 25, the New Year's holiday on January 1 and July 4 on the actual day.
- F. Non-exempt employees who are required to work on a holiday will be granted an inlieu day off or be paid for the in-lieu day at their normal rate of pay.

#### **SECTION 9. PAID TIME OFF**

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

#### A. **PAID TIME OFF ACCRUAL**.

#### PTO ACCRUAL RATES FOR EXEMPT EMPLOYEES:

Years of Service	Years of Service in Hours	PTO Days
Year 1	Less than 2081	26
	hours	
Years 1 + -5	2081 + hours	31
Years 5-10	10401 + hours	36
Years 10-20	20801 + hours	41
Years 20 +	41601 + hours	43

#### **PTO ACCRUAL RATES FOR NON- EXEMPT EMPLOYEES:**

Years of Service	Years of Service in	PTO Days
	Hours	
Years 1 -4	Less than 8321	25
	hours	
Years 4+ - 10	8321 + hours	31
Years 11-19	22881 + hours	36
Years 20+	41601 + hours	40

Non-exempt employees will be charged PTO in hours; exempt employees will only be charged PTO in full days.

#### B. <u>CASH PAYMENT IN LIEU OF PAID TIME OFF LEAVE.</u>

- 1. <u>Cash-out on Termination.</u> An employee who leaves AHS service for any reason shall be paid at the biweekly or hourly rate for each classification as set forth in Appendix "A," for unused Paid Time Off accrued to the date of his/her separation. The cap below in Section D in the third column applies to PTO credit for pension purposes.
- 2. Paid Time Off Sell-Back. An employee may receive equivalent cash payment for up to 50% of his/her annual Paid Time Off entitlement per fiscal year. This benefit shall be prorated for part time employees based upon the proportion of the normal 40 hour workweek for which the employee is regularly scheduled to work. In lieu of, or in addition to the foregoing, an employee may have accrued Paid Time Off leave credited against his/her transition pay obligation to AHS.
- C. <u>LIMITATION ON UNUSED PAID TIME OFF LEAVE BALANCES</u>. Maximum Paid Time Off leave balances in any pay period shall be as follows:

ACERA will make the determination of the Annual Maximum Balance for Pension Purposes upon Retirement.

Exempt Annual PTO Accrual Rate	Exempt Maximum Balance in a Pay Period	_	Non-Exempt Maximum Balance in a Pay Period
26 days	41 days	25 days	38 days
31 days	48 days	30 days	45 days
38 days	56 days	35 days	53 days
43 days	63 days	40 days	60 days

- D. **DATE WHEN PTO TIME OFF CREDIT STARTS.** Paid Time Off credit shall begin on the first day of employment.
- E. <u>USE OF PREVIOUSLY ACCRUED VACATION/PAID TIME OFF</u>. Department Heads shall make a reasonable effort to accommodate written PTO leave requests submitted by employees which state that the purpose of such request is to reduce accrued PTO leave balances to the level which can be paid for in cash upon termination.
- F. No employee will accrue Paid Time Off after reaching the cap until such time as balances drop below the cap. The Department Manager or designee shall make every reasonable effort to accommodate written Paid Time Off leave requests submitted by employees which state that the purpose of such request is to reduce accrued PTO leave balances to avoid reaching the Paid Time Off cap.
- G. MAXIMUM PTO LEAVE. An employee may take Paid Time Off in excess of his/her annual accrual provided that the employee has sufficient time accrued and the time is approved in advance by the immediate supervisor or manager.
- H. **DEFINITION.** For the purpose of this Section, "working day" shall mean any day upon which an employee would regularly be required to work.
- I. <u>EFFECT OF ABSENCE ON CONTINUOUS SERVICE.</u> If an employee with less than ten years of uninterrupted service goes on an authorized paid or unpaid leave of absence, is laid off, or is otherwise not employed by AHS returns to employment within two years, time prior to the absence or terminated status shall count for the total years of service to determine the PTO accrual rate. Time during the absence or terminated status shall not count for this purpose.
- J. WHEN PAID TIME OFF MAY BE TAKEN. Paid leave may be granted up to a maximum of 80 hours in a pay period only for those days or fractions thereof on which an employee would have been regularly scheduled to work and would have worked but for Paid Time Off leave.
- K. <u>PERSONAL LEAVE.</u> An employee shall be allowed two days in any calendar year from his/her regular Paid Time Off allowance for personal leave.
  - Except in cases of an emergency, an employee, prior to taking personal leave shall notify their Department Head in advance. The Department Head shall not deny a request for this leave except for reasons critical to the operation of the department.
- L. **RATE OF PAID TIME OFF PAY.** Compensation during Paid Time Off shall be at the rate of compensation as set forth for each classification in Appendix "A" which such employee would have been entitled to receive, including premium pay, while in active service during such Paid Time Off period.

- M. **PAID TIME OFF TRANSFER.** Married couples, domestic partners, parents and children employed by AHS, may elect to transfer up to five days of their accrued Paid Time Off leave balances to their spouse, domestic partner (see Appendix C), child or parent per each event of maternity, paternity and adoption.
- N. All currently unrepresented employees who are now in the Paid Time Off plan will keep that plan until represented by ACMEA pursuant to Section 1 Recognition.

#### SECTION 10. EXTENDED SICK LEAVE AND EMERGENCY PAID TIME OFF

- A. <u>EMERGENCY PAID TIME OFF DEFINED.</u> As used in this section, "Emergency Paid Time Off" means non pre-approved leave of absence of an employee because of any of the following:
  - (i) an emergency illness or injury which renders him/her incapable of performing his/her work or duties for AHS;
  - (ii) a personal emergency that requires an absence from work; and
  - (iii), as defined in Section 9.F. below, an emergency leave to care for immediate family members or during the time reasonably necessary to arrange for care of the sick person by others, including emergency medical and dental appointments. Generally, Emergency Paid Time Off is that time called out the same scheduled day of work in conformance with the Human Resources Policy and Procedure. Non-exempt employees will be charged PTO in hours; exempt employees will only be charged PTO in full days.
- B. <u>EMPLOYEE DEFINED.</u> As used in this Section, "employee" means any person holding a regular, provisional, or temporary appointment in AHS service, and otherwise subject to the provisions of this Memorandum of Understanding.
- C. <u>SICKNESS OR INJURY IN COURSE OF EMPLOYMENT/INDUSTRIAL</u>
  <u>SUPPLEMENTAL LEAVE.</u> If an employee is incapacitated by sickness or injury received in the course of his/her employment by AHS, such employee shall be entitled to Industrial Supplemental pay as provided herein:

#### 1. **Amount and Duration of Payment:**

a. Such employees shall be entitled to receive Industrial Supplemental sick leave with pay commencing with the fourth calendar day of the incapacity. The supplement shall be equal to the different between 70% of his/her normal salary and the amount of any Worker's Compensation temporary disability payments to which such employee is entitled during such incapacity. In no case shall the employee receive greater than the net regular or base salary (as defined above) received at the time of the injury. The period shall not exceed one hundred eighty (180) calendar days from the date of sickness or injury resulting in the

incapacity. Following one hundred eighty (180) calendar days, cumulative PTO for the first five continuous work days and then extended sick leave may be granted to supplement temporary disability payments to provide the disabled employee a total of 70% of salary. Net regular or base salary shall be defined as the average of the preceding four (4) pay periods.

b. In the event that the period of the incapacity exceeds 21 calendar days, the employee so incapacitated shall be granted Industrial Supplemental sick leave with pay at the rate of 100% of his/her normal salary for the first three calendar days of such incapacity. If the period of the incapacity does not exceed 21 calendar days, the employee so incapacitated will be eligible to receive cumulative Emergency Paid Time Off pay, or any other accrued paid leave for scheduled work days as provided in subsection 14.D. hereof, for the first three work days of such incapacity.

#### D. <u>EXTENDED SICK LEAVE PLAN.</u>

- 1. Accumulation of Extended Sick Leave for Full-Time Employees. Each employee shall accumulate extended sick leave with pay entitlement at the rate of .154 workday for each full biweekly pay period on paid status (four days per year). The Department Head shall grant to such an employee, incapacitated by injuries or sickness, extended sick leave with pay, but not in excess of his accumulated unused extended sick leave with pay entitlement and only after the employee has been out sick or the employee has been caring for an ill family member (see Subsection F. below) for more than five consecutive work days. An employee's accrued sick leave on the date of implementation (pay period seven of 2011 beginning March 6, 2011) of the PTO plan will transfer to the Extended Sick Leave bank. Employees on approved Workers Compensation and FMLA, may use extended sick leave from the first day out. This does not apply to intermittent FMLA.
- 2. Accumulation of Extended Sick Leave for Part-Time Employees. Each employee who is regularly scheduled to work less than the full time 40 hour work week base shall accrue extended sick leave pursuant to Section 10.D.1 above, except that the extended sick leave accrual shall be prorated each pay period based upon the proportion of the hours worked within a pay period to the 40 hour work week base.
- E. <u>CONVERSION OF PTO TO EXTENDED SICK LEAVE.</u> Employees may convert PTO days to Extended Sick Leave days on a day for day basis.
- F. MEDICAL REPORT. The Department Head, as a condition of granting any kind of medical leave with pay whether PTO, Emergency PTO or extended sick leave, may require medical evidence of sickness or injury acceptable to the Department.

#### G. **FAMILY SICK LEAVE.**

Emergency Leave -- Sickness in Immediate Family. Leave of absence with pay because of sickness or injury in the immediate family of an employee in AHS service shall be granted by the Department Head for up to 10 days per calendar year to care for immediate family member or during the time reasonably necessary to arrange for care of the sick person by others, including emergency medical and dental appointments, but not to exceed the amount of time which the employee would be authorized for PTO or extended sick leave in Sections 9 and 10. Time taken for leave of absence under the provisions of this subsection shall be deducted from the Paid Time Off and extended sick leave allowable for such person. For the purpose of this subsection, "immediate family" means, mother, stepmother, father, stepfather, husband, wife, domestic partner (upon submission of a written affidavit for domestic partnership as defined in Appendix C or a copy of the California State Affidavit of Domestic Partnership), son, stepson, daughter, stepdaughter, foster parent, foster child, grandparents, or any other person sharing the relationship of in loco parentis; and, when living in the household of the employee, a brother, sister, brother-in-law, sister-in-law, mother-in-law, and father-inlaw.

H. **DEATH IN THE IMMEDIATE FAMILY.** Leave of absence with pay because of death in the immediate family of a person in AHS service may be granted by the Department Head for a period of up to five days. For purposes of this subsection, "immediate family" means, mother, stepmother, father, stepfather, husband, wife, domestic partner (upon submission of a written affidavit for domestic partnership as defined in Appendix C or a copy of the California State Affidavit of Domestic Partnership), son, stepson, daughter, stepdaughter, brother, sister, grandparent, grandchild, foster parent, foster child, mother-in-law, and father-in-law. or any other person sharing the relationship of in loco parentis; and, when living in the household of the employee, a brother, sister, brother-in-law, or sister-in-law.

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

I. **PTO OR EXTENDED SICK LEAVE DAYS OR FRACTIONS OF DAYS.** Paid leave may be granted up to a maximum of 80 hours in a pay period only for those days or fractions thereof on which an employee would have been regularly scheduled to work and would have worked but for the sick leave.

#### SECTION 11. CATASTROPHIC SICK LEAVE PROGRAM

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

#### **Eligibility:**

- 1. The recipient employee, recipient employee's family, or other person designated in writing by the recipient employee must submit a request to the AHS Human Resources Department.
- 2. The recipient employee is not eligible so long as she/he has paid leaves available; however, the request may be initiated prior to the anticipated date leave balances will be exhausted.
- 3. A medical verification, which includes diagnosis and prognosis, must be provided by the recipient employee.
- 4. A recipient employee is eligible to receive up to one hundred eighty (180) working days of donated time per employment.
- 5. Donations shall be made in full-day increments for full-time employees and in increments equal to half a full-time shift for less than full-time employees. Employees may donate unlimited amounts of time. All donations are irrevocable.
- 6. The donor employee may donate vacation, compensatory time or in lieu holiday time which shall be converted to recipient employee's sick leave balance and all sick leave provisions will apply. Time donated in any pay period may be used in the following pay periods. No retroactive donations will be permitted.
- 7. The donor's hourly value will be converted to the recipient's hourly value and then added to the recipient's sick leave balance on a dollar-for-dollar basis.
- 8. The recipient employee's entitlement to personal disability leave will be reduced by the number of hours added to the recipient's sick leave balance.
- 9. The determination of the employee's eligibility for Catastrophic Sick Leave donation shall be at AHS's sole discretion and shall be final and non-grievable.
- 10. Recipient employees who are able to work but are working less than their regular schedule will integrate Catastrophic Sick Leave donations with time worked and their own paid leaves which must be used first, not to exceed 100% of the employee's gross salary.

#### SECTION 12. LEAVE FOR JURY DUTY OR IN ANSWER TO A SUBPOENA

A. <u>COMPENSATION</u>. Compensation for any employee regularly scheduled to work less than the regular work week shall be prorated within a pay period in which leave is granted, based upon a pro-ration of the hours which would have been worked during the pay period but for the leave to the regular full-time pay period for the job classification.

#### B. <u>AFTERNOON/EVENING. SATURDAY/SUNDAY SCHEDULES.</u>

- 1. Any employee assigned an afternoon or evening shift shall be entitled to equal time off as leave with pay from his/her next regularly scheduled shift for all time spent serving on jury duty, or answering a subpoena as a witness and for traveling to and from court.
- 2. Any employee who is regularly assigned a schedule which includes working Saturday and Sunday, who serves on jury duty on his/her entire two (2) scheduled days off during the previous Monday through Friday, shall be allowed the option to contact his/her supervisor and schedule his/her next regular work day as vacation or compensatory time.
- C. **TRAVEL TIME.** Sufficient paid leave shall be granted to permit an employee to travel between the work place and the court, while serving on jury duty or in answer to a subpoena as a witness.
- D. <u>STANDBY JURY DUTY.</u> Employees shall apply for standby jury duty if the court permits this option. An employee whose work assignment precludes participation in the standby jury duty shall be exempted from this requirement, provided that AHS may adjust an employee's work assignment to permit the employee to apply for standby duty.
- E. <u>WITNESSES.</u> Employees who are subpoenaed to be a witness on behalf of AHS in a civil or criminal trial shall receive paid release time for such service based on their regular schedule.
- F. **FEES PAYABLE TO AHS.** Any jury or witness fee awarded to such person, less reimbursement for mileage or parking with receipts, shall be made payable to AHS.

#### **SECTION 13. PAID LEAVE**

- A. **Paid Education Leave** ("Education Leave")
  - 1. **Eligibility.** Employees in the following classifications who are regular full-time or part-time with more than three (3) months of continuous service are eligible for paid

#### educational leave.

Advanced Life Support Coordinator

Assistant Executive Dietitian

Chief, Occupational Therapist

Clinical Disaster Coordinator

Clinical Nurse IV

Clinical Nurse V

Coder I, II, and III

**Environment of Care Coordinator** 

Infection Control Coordinator

**Infection Preventionist** 

Midwifery Services Manager

Occupational Therapist III

Occupational Therapy Manager

Physical Therapist III

Senior Psychiatric Social Worker

Senior Rehabilitation Counselor

Speech Pathologist III

Supervising Clinical Lab Scientist

Supervising Certified Nurse Midwife

Supervising Radiologic Technician

Supervising Respiratory Care Practitioner

Manager, Respiratory Care Services

**Dental Director** 

Medical Social Worker, Supervisor

Food Service Supervisor for CEUs only

Social Work Manager

Physical Therapy Manager

Manager Radiology

- 2. In the event that the State of California requires continuing education for any other classification represented by ACMEA, AHS agrees to meet and confer regarding the inclusion of additional classifications to the above list.
- B. **Amount of Educational Leave.** Eligible employees shall receive up to forty (40) hours of Educational Leave over a two (2) calendar year period, prorated for part-time employees. Payment for such Education Leave shall be at the employee's straight time hourly rate. AHS may substitute on an hour-for-hour basis accredited mandated training offered by AHS.

- C. **Approval.** AHS will consider applications for Educational Leave provided:
  - 1. The courses, workshops or seminars related to the employee's profession or certification in an area of practice within AHS and there is a direct benefit to the employee in maintaining or improving his/her skills in his/her current position; and
  - 2. The employee provides a copy of the continuing education certificate, or verification of attendance for such courses, workshops or seminars prior to payment for Education Leave; and
  - 3. Such Education Leave does not unreasonably interfere with staffing requirements or patient care; and
  - 4. A written request is received at least four (4) weeks prior to the commencement of the class for which the Education Leave is to be taken.
- D. All Registered Nurses shall accrue 48 hours of Educational Leave per calendar year. Part-time Registered Nurses will earn a pro-rated share of 48 hours per calendar year.
- E. An employee may elect to utilize all or part of the 48 hours for home study. The home study course must meet the following and all other criteria established for paid Education Leave.
  - 1. All home study must be approved prior to starting the course.
  - 2. The course announcement must accompany the request for approval.
  - 3. Employees will receive payment for Education Leave upon presentation of proof of completion of a course.
  - 4. For calculation of time, one (1) continuing education contact hour will be equal to one (1) hour of Education Leave.
  - 5. Home study time will not be counted for overtime purposes.
- F. All education leave is release time from scheduled hours; it is not meant to be extra pay so education taken on non-scheduled hours will not be paid. However, if the education is on a regularly scheduled day off, the employee can take an alternate work day off during that week charging their education leave. All such arrangements must be approved in advance when the course is approved.

#### SECTION 14. HOURS OF WORK AND REST PERIODS

- A. HOURS OF WORK. For all classifications covered by this MOU except the Supervising Respiratory Care Practitioner, hours of work in the regular workday shall be 8 hours; the regular workweek shall consist of 40 hours. Hours of work for the Supervising Respiratory Care Practitioner shall consist of 80 hours a pay period, allowing the employees to work six 12-hour shifts and one 8-hour shift.
- B. **REST PERIODS.** Each employee shall be granted a rest period of 15 minutes during each work period of more than three hours duration; provided, however, that such rest periods are not scheduled during the first or last hour of such period of work. In the event that the conduct of assigned job duties at a given location or on a given day may preclude the taking of a rest period by an employee, the employee waives his/her right to said rest period and any right or compensation therefore. No wage deduction shall be made nor time off charged against employees taking authorized rest periods, nor shall any rights or overtime be accrued for rest periods not taken. There is not obligation upon AHS to provide facilities for refreshments during the rest periods, or for procurement thereof.
- C. **REOUIRED EQUIPMENT.** Employees are expected to be at their individual workstations with required equipment in operable condition at the scheduled shift starting time.

#### SECTION 15. OVERTIME FOR NON-EXEMPT EMPLOYEES

- A. Work for AHS by a non-exempt employee at times other than and over and above those for which the employee is regularly scheduled shall be approved in advance in writing by the manager, or in cases of unanticipated emergency, shall be approved by the manager, after such emergency work is performed. No non-exempt employee shall perform overtime work unless such overtime work has been approved by his/her manager or designee. Overtime will only be offered after extra shifts or hours have been offered to eligible employees on a straight time basis.
- B. Non-exempt employees shall be compensated at time and one-half (1 1/2) the regular rate for all hours worked, not paid for, in excess of forty (40) hours in the work week. A week is defined as Sunday through Saturday.
- C. For the purpose of this section, the base hourly rate shall be the hourly rate as set forth for each classification in Appendix E.
- D. For purposes of this section, the regular rate shall be defined under the Fair Labor Standards Act ("FLSA") and, consistent with the FLSA, shall include additional compensation and other premiums and differentials applicable to specific classifications.

E. A non-exempt employee becomes eligible for the Job-Related Expenses Reimbursement Plan the next fiscal year by working fewer than 104 hours or overtime during the preceding 12 month period. CNIVs, HIM Coders, and Food Service Supervisors (only for continuing education) are eligible for this benefit regardless of their non-exempt status.

#### **SECTION 16. WAGES (See Appendix E)**

- A. AHS has the ability to hire Services as Needed (SAN) employees in any of the titles represented by ACMEA as long as the SANs are paid at least 1% above Step 3 of the scale for titles with steps or 1% above the mid point for deep class titles. SANs are not entitled to any benefits for leave accruals pursuant to this agreement.
- B. All ACMEA represented titles in steps will receive a 3% retroactive to the beginning ofpay period 14 of 2016, 3% in pay period 14 of 2017, and 3% in pay period 14 in 2018.
- C. The parties agree to start negotiating June 1, 2019 for a financial reopener to be effective July 1, 2019 and June 1, 2020 for a financial reopener to be effective July 1, 2020. This reopener includes but is not limited to consideration of issues such as wages, longevity, and weekend differentials. If the Cadillac Tax is implemented at any point prior to the expiration of this contract, the union agrees to reopen Section 20. Health and Dental Plans concurrently with either or both wage reopener(s).
  - 1. ACMEA represented Supervisors and Managers in steps have 90 days starting from the date of ratification of this MOU and for 90 days after ratification of the Year 4 wage re- opener where employees can show less than 5% (8% for CN IV & CN V) difference in salary between themselves and an employee they manage or supervise. Compaction adjustments will take place for 90 days after The standard shall be that no ACMEA represented classifications in steps shall earn a base hourly rate less than 5% more than the base hourly rate step of the highest paid classification supervised by that Supervisor or Manager classification. The comparison shall be made between the top ACMEA step and the top step of the highest paid supervised classification. This comparison shall be on base rate only and shall exclude extra and premium pay such as differentials and overtime. At the end of the thirty-day period, the window for such automatic adjustments is closed and no further requests will be accepted. The wage rate of the ACMEA classification will be adjusted to reflect the 5% supervisory adjustment. CN II and CN III and any other RN titles are excluded from the definition of the "highest paid employee" for purposes of this clause. Supervisor and Manager classifications entitled to a wage increase due to compaction are those who are the supervisor of record within the HRIS data system. The deep class title of Speech Pathologist III will also be given an increase of 5% over the top step of highest paid filled title that reports to her; the top of the scale for this title will be increased by 6%.

2. Clinical Nurse IVs will be placed on the step schedule below effective pay period 14 of 2017 after which the scale will be increased by 3%. The pay scale will also increase by an additional 3% in pay period 14 of 2018.

Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7
\$61.8214	\$63.6679	\$65.7901	\$68.9735	\$71.6263	\$73.2180	\$74.5200

Step 8	Step 9	Step 10	Step 11	Step 12	Step 13	Step 14
<b>\$76.0103</b>	\$77.5307	\$79.0813	\$80.6629	\$82.2760	\$84.5469	\$86.9142

- a. Placement on scale if the CN IV is within \$.50 an hour of lower step, he/she will be placed there; otherwise placement will be at the next step.
- b. Time between steps remains as in current contract from steps 1 to 7; above step 7, employee must work the equivalent of 52 pay periods to move to the next step. Movement will only happen if the CN IV has an overall rating 3.0 or above on the employees most recent performance evaluation.
- D. AHS will make all reasonable efforts to determine and announce the overall wage increase for Deep Class employees by October 15 of each calendar year and for the pay increase and retroactive pay to be paid in the first pay period of December of that year.
- E. Deep Class title ranges are reflected in Appendix E of this Memorandum of Understanding and are the ranges to be used for recruitment and promotion purposes. Any increases over the maximum of the range will be presumed by the parties to have increased the top range of the title for that individual and are not to be taken as range increases for the purposes of recruitment and promotion. The increased ranges will be published in the next negotiated contract. If the parties mutually agree, they can meet and confer over specific range changes during the term of this contract. The pay range ratified and published in the successor agreement will reflect the current highest salary of any incumbent in that classification.
- F. ACMEA represented Step and Deep Class employees who have completed twenty (20) ormore years of service will receive a one-time lump sum ratification bonus of \$1,200.

#### **SECTION 17. WAGE SCALE PROGRESSION**

A. <u>STEP PLACEMENT AND INCREASES</u>. Except as herein otherwise provided, where compensation is designated by a schedule of steps, the rate of compensation shall be at the rate designated under the first (1st) step. After an employee completes the equivalent of thirteen (13) biweekly payroll periods of continuous full-time service in the same classification at the first (1st) or second (2nd) step, he/she shall advance to the next step. After he/she has completed the equivalent of twenty-six (26) biweekly payroll periods of continuous service in the same classification at the third (3rd) or fourth (4th) step, he/she shall advance to the next step.

In classifications with seven (7) salary steps, progression shall be as follows: after an employee completes the equivalent of one hundred four (104) full-time biweekly pay periods of continuous service in the same classification at the fifth (5th) step, he/she shall advance to the next step; after an employee completes the equivalent of fifty-two (52) full-time biweekly pay periods of continuous service in the same classification at the sixth (6th) step, he/she shall advance to the next step.

B. Effective July 1, 2007, persons employed as Infection Preventionist or Quality Coordinators, shall advance through their respective wage scales as follows:

Step 1 to Step 2	Six (6) months	Thirteen (13) biweekly pay periods
Step 2 to Step 3	Six (6) months	Thirteen (13) biweekly pay periods
Step 3 to Step 4	One (1) year	Twenty-six (26) biweekly pay periods
Step 4 to Step 5	Two (2) years	Twenty-six (26) biweekly pay periods
Step 5 to Step 6	Two (2) years	Fifty-Two (52) biweekly pay periods
Step 6 to Step 7	Five (5) years	Fifty-Two (52) biweekly pay periods
Step 7 to Step 8	Five (5) years	One hundred thirty (130) biweekly pay periods
Step 8 to Step 9	Five (5) years	One hundred thirty (130) biweekly pay periods
Step 9 to Longevity	Seven (7) years	One hundred eighty two (182) biweekly pay periods

- C. <u>DATE OF STEP INCREASES</u>. The effective date of a step increase shall always be the first (1st) day of a biweekly pay period. If the employee completes the hours stated in Subsection A during the first five (5) calendar days of a pay period, excluding holidays, the advancement shall be effective on the first (1st) day of that pay period; otherwise, the anniversary date shall be the first (1st) day of the succeeding biweekly pay period.
- D. <u>APPOINTMENT ABOVE THE FIRST STEP</u>. Where a classification step schedule begins at step two (2), three (3), or four (4), a newly hired employee shall be placed at the lowest step of that schedule after which further increments shall occur as set forth in Subsection A. An initial placement on the wage scale may be made at any step, provided the request has been authorized by the AHS Human Resources Department.
- E. <u>CLASSIFICATIONS WITHOUT STEPS</u>. A recommendation for initial placement will be made by the Department Head subject to the approval of the AHS Human Resources Department. Persons occupying classifications with a salary range in lieu of salary steps shall be subject to annual salary reviews on or about July 1st of each year. Any increase shall be approved by the Department Head and the Director of Human Resources and be effective July 1st of each year.

#### F. PAY FOR TRANSFERS/PROMOTIONS.

- 1. An employee who transfers to a classification with the same compensation rate shall be placed in a step rate that will not result in a reduction in pay, and thereafter shall advance in the schedule in accordance with Subsection A.
- 2. An employee who transfers to a classification with a lower compensation rate shall be credited with his/her service in the previous position compensation rate and thereafter shall advance in the schedule in accordance with Subsection A.
- 3. An employee who is promoted to a classification with a higher compensation rate shall be placed at the step which is at least three percent (3%) above the rate he/she was receiving in the lower level classification; provided, however, that if the resultant increase in compensation is less than five percent (5%), the length of time required to be served in the new salary step as provided in Subsection A shall be reduced by one-half (1/2). Thereafter, the employee shall advance in the schedule in accordance with Subsection A.
- G. **EFFECT OF ABSENCE ON WAGE INCREMENTS.** For the purposes of advancing in the step schedule the following shall not be considered absences and the employee shall be credited with the periods of time based on his/her regular schedule:
  - 1. Absences on authorized leave with pay and absence on military leave.

Any absence within the first two (2) biweekly pay periods of service which would have been compensated for had it not fallen within such period.

#### **SECTION 18. BILINGUAL PAY**

- A. **POSITIONS DESIGNATED BILINGUAL.** Upon the recommendation of the Department Head and the approval of the Director of Human Resources, a person occupying a position designated as requiring fluency in a language other than English shall receive an additional \$30.00 per pay period. A person occupying such a position and having proficiency in three or more languages shall receive \$35.00 per pay period provided that such a person is required to utilize such additional languages in the course of his/her duties for AHS.
- BILINGUAL PAY FOR SERVICES REQUESTED. An employee who has taken and passed a bilingual proficiency test coordinated by the AHS Human Resources Department and administered by a person who has been certified as bilingual proficient (including sign language for the deaf) shall be compensated \$30.00 in any pay period in which the employee is directed by the Department Head to use and uses the bilingual skills in the course of the employee's assignment. The bilingual proficiency test and AHS's determination as to an employee's bilingual competency shall not be subject to the grievance procedure. Employees who are currently receiving bilingual pay under paragraph A of this section because they occupy a designated bilingual position are not eligible for compensation under this paragraph.

#### **SECTION 19. ON-CALL AND DIFFERENTIALS**

#### A. ON-CALL AND CALL-BACK WHEN ON CALL

Employees in Clinical Nurse IV positions shall be compensated at 50% of the employee's hourly rate for on-call duty when assigned to operating and delivery room work. If such an employee is called to work when on-call, he/she shall be compensated at time and one half of the employee's hourly rate.

#### B. <u>WEEKEND SHIFT DIFFERENTIALS</u>

Employees occupying the positions of Clinical Nurse IV and Clinical Nurse V shall receive a differential of 20% based on their hourly rate when assigned a majority of a shift to a twenty- four (24) hour unit and work in excess of two (2) daily weekend shifts in a consecutive two (2) week calendar within a pay period.

Individual employees may waive this premium payment.

#### C. <u>SHIFT DIFFERENTIALS</u>

- 1. **Application.** This subsection shall apply only to employees assigned to work a shift other than day shift.
- 2. **Definitions.** For the purposes of this Section 19.C the following definitions shall apply to employees scheduled to work shifts of no more than eight hours:
  - a. A "PM Shift" means a scheduled shift in which five eighths of the shift occurs between 4:30 PM and 12:00 AM.
  - b. A "Night Shift" means a scheduled shift in which five eighths of the shift occurs between 11:00 PM and 7:00 AM.
  - c. "Base pay" means the hourly pay rate for each classification as listed in Appendix B.
- 3. Differentials for CN IV, CN V and effective July 1, 2007 for Supervising Clinical Lab Scientists, Supervising Radiology Technicians, and Supervising Respiratory Care Practitioners.
  - a. Employees who work a PM shift shall be paid a differential of 11% calculated on their base pay.
  - b. Employees who work a night shift shall be paid a differential of 15.5% calculated on their base pay.
  - c. Shift differentials for employee employed on alternative shifts in excess of 8 hours shall be compensated in accordance with those arrangements.
- 4. Effective July 1, 2007 differentials for Food Service Supervisors, Housekeeping Supervisors, Medical Social Work Supervisors, and Supervising Clerk I.
  - a. Employees who work a PM shift shall be paid a differential of seven percent (7%) calculated on their base pay.
  - b. Employees who work a night shift shall be paid a differential of nine percent (9%) calculated on their base pay.

#### SECTION 20. HEALTH AND DENTAL PLANS

#### A. <u>HEALTH PLAN COVERAGE</u>

#### 1. Health Plan Coverage for Full-Time Employees

a. AHS shall contribute toward the monthly provider's charge for a comprehensive group health plan for eligible full-time employees, as well as their spouses/domestic partners and eligible dependents, according to the chart below. The current co-pays for office visits, services and prescriptions will be clearly described in the summary of each health plan made available during open enrollment.

Employees shall be notified of changes and or modifications of plans during open enrollment each year.

b. AHS's contribution toward the provider's charge shall be the full-time contribution provided that the employee is on full-time paid status. If the employee is on paid status on less than a full-time basis, AHS's contribution shall be as specified in 19.A.5.

2. Health Plan Coverage for Employees Regularly Scheduled to Work Less than the Regular Work Week. Any employee who is regularly scheduled to work less than the regular work week for the job classification shall be entitled to elect coverage as provided in Section 23.A.1 for full time employees; provided, however, that the employee is on paid status at least 50% of the regular full-time work week for the job classification.

AHS's contribution toward the provider's charge for such plan shall be the full-time contribution prorated each pay period based upon a proportion of the hours the employee is on paid status within that pay period to the normal full-time pay period, provided the employee is on paid status at least 50% of the regular full-time biweekly pay period.

#### 3. **Employee Contributions:**

Kaiser High Option Plan 10% Freedom of Choice 10% Kaiser Mid Plan 5%

Kaiser Low Option Plan No Contribution
HSA Independence Plan No Contribution

All payroll deductions will pre-tax.

4. Employee Contributions for the various plans on offer starting January 1, 2011 will be:

Kaiser and Pacific Care High Option Plan 10% Kaiser and Pacific Care Medium Option Plan 5%

Kaiser Low Option Plan No Contribution

All payroll deductions will be pre-taxed.

5. The **2017 through 2021** plan years subsidy will be:

<b>Employees Base 1.0 FTE Salary</b>	Monthly	For
\$50,000 a year and under	\$30.00	Kaiser and Pacific Care High Option Family Plan (Employee + 2 or more)
Over \$50,000 to \$75,000	\$20.00	Kaiser and Pacific Care High Option Family Plan (Employee + 2 or more)
Over \$75,000	No Subsidy	

The above subsidy applies to part time employees who are eligible for health and welfare benefits as well; the level of the subsidy is determined by taking the employee's rate and multiplying by 2,080 hours to determine the full time equivalent base salary.

6. Part time employees contribute according to the following scale based on their FTE:

FTE	Employee Contribution-High Option Plan	Employee Contribution- Medium Option Plan
0.0 up to .50	Not Eligible for Plan	Not Eligible for Plan
0.5	20.00%	10.00%
0.6	18.00%	9.00%
0.7	16.00%	8.00%
0.8	14.00%	7.00%
0.9	12.00%	6.00%
1	10.00%	5.00%

7. <u>Duplicative Coverage:</u> This section applies to married AHS employees or employees with domestic partners, as defined in Appendix C, when both are employed by AHS. The intent of this Section limits AHS employees who are

married or in a domestic partnership from both covering each other within the same health plan. Married AHS employees or employees with a domestic partner, (as defined in Appendix C) both employed by AHS, shall be entitled to one choice from the plan offerings. Starting January 1, 2011, shall be entitled to one choice from the plan offerings. Starting January 1, 2011, share the savings will be a flat \$250 per month for opting out of the health plan altogether. Employees will be able to opt out of the Dental Plan as well for \$20 per month; again, they would have to opt completely out. Married couples or domestic partners who both work for AHS are not be eligible for either share the savings or double health and/or dental coverage.

#### 8. Effect of Authorized Leave Without Pay on Health Plan Coverage:

Employees who were absent on authorized leave without pay, and whose health plan coverage was allowed to lapse for a duration of three months or less, will be able to re-enroll as a continuing member in the same plan under which they had coverage prior to the authorized leave by completing the appropriate enrollment cards within thirty calendar days of the date they return to work. The deductibles, maximums, and waiting periods shall be applied as though the employee had been continuously enrolled. The effective date of coverage will be based on guidelines established by the providers.

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

9. **Open Enrollment:** Eligible employees may choose from among options available during the open enrollment period in the Fall of each year.

#### B. **DENTAL PLANS.**

#### 1. <u>Dental Plan Coverage for Full-Time Employees:</u>

AHS shall contribute the full cost of the provider's charge for a dental plan for full-time employees and their dependents, including a domestic partner (as defined in Appendix

C) and their dependents, provided that the employee is on paid status at least 50 percent of the regular full time pay period for the job classification. Eligible full-time employees may elect any one of the dental plan options provided.

#### 2. <u>Dental Plan Coverage for Less than Full-Time Employees:</u>

The dental plan for less than full-time employees shall provide the same benefit coverage as in effect for full-time employees as described above. To participate, an employee must have a calculated FTE of .50 or higher in the prior benefit look back period.

- 3. **Dental Plan Premium Payment on Final Paycheck Before Authorized Leave Without Pay or Employee Separation:** AHS shall make a dental plan premium payment on a final paycheck before an authorized leave without pay or an employee separation, provided that an employee is on paid status at least one-half of the scheduled hours for the employee's classification in the employee's last biweekly pay period. Therefore, an employee working in a classification normally subject to an 80-hour biweekly pay period must have been in paid status at least 40 hours in the last biweekly pay period.
- 4. **Effect of Authorized Leave Without Pay:** Employees who are granted leave of absence without pay, whose dental plan coverage has lapsed for a period of ten (10) pay periods or less, and who return to work shall retain dental plan eligibility as further provided:
  - a. Full-time and Part Time employees regularly scheduled to work 50% time or more per pay period who were absent on authorized leave without pay, and whose dental plan coverage lapsed for a duration of ten (10) pay periods or less, will be re-enrolled in the dental plan as a continuing member with respect to the application of deductibles, maximums and waiting periods. Coverage will begin on the 15th day following the end of the biweekly period in which the employee worked one week or more.
  - b. Those whose dental plan coverage lapsed for a duration greater than ten (10) pay periods will be re-enrolled in the same manner as is allowed for new hires with respect to the application of deductibles, maximums, and waiting periods. Coverage begins at the 10th pay period, given that the minimum time worked is 50% of the full-time schedule for seven consecutive pay periods.
- 5. **Open Enrollment:** Eligible employees may choose from among the options available during the annual Open Enrollment period. Premiums of all AHS dental options will be paid according to dependent status (single, two-party, or family).
- C. <u>CHANGES TO PLAN.</u> In the event that AHS wishes to explore health and dental plans to be provided through alternate carriers or with modified plan designs, The Medical Center will notify ACMEA of its intent. The parties shall meet and confer regarding all proposed changes as well as AHS contribution toward such plans.

#### SECTION 21. DISABILITY INSURANCE BENEFITS

A. **PARTICIPATION**. AHS shall continue to participate under the State Disability Insurance (SDI) Program.

#### B. **DISABILITY INSURANCE BENEFITS.**

#### 1. Payment of SHI Premiums.

- a. SDI premiums shall be shared equally by the employee and AHS.
- b. The Medical Center will discontinue any contribution toward the cost of State Disability Insurance when such modification is made for 50% of the Medical Center's workforce.
- 2. **Employee Options.** There are two (2) options available to an employee who is otherwise eligible for disability insurance benefits as follows:
  - a. **Option 1.** Not applying for disability insurance benefits and using accrued paid sick leave, vacation leave, compensating time off, floating holiday pay, and/or with the consent of the Department Head, discretionary major medical supplemental paid sick leave, or
  - b. **Option 2.** Applying for disability insurance benefits and integrating accrued paid leaves with SDI benefits. Such accrued paid leaves shall include sick leave, vacation leave, compensatory time off, floating holiday pay, and/or, with the consent of the Department Head to limit the integration to accrued sick leave only with SDI benefits. The choice to integrate accrued sick leave only with SDI benefits may not be waived by the employee or AHS.
- 3. **Amount of Supplement.** The amount of the supplement provided in subsection 21.B.2 hereof, for any hour of any normal work day, shall not exceed the difference between 100% of the employee's normal gross salary rate, including premium conditions specified in Section 18 or any other provision of this MOU, and the "weekly benefit amount" multiplied by two (2) and divided by 80.
- 4. How a Supplement to SDI is Treated. Hours, including fractions thereof, charged against the employee's accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances as supplements to disability insurance benefits will be regarded as hours of paid leave of absence.

Vacation and sick leave shall be accrued based upon the proportion of the hours

charged against the employee's accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off and/or floating holiday balances to the normal pay period.

5. Health Plan Coverage in Conjunction with SDI. For purposes of determining eligibility for AHS's hospital and medical care contributions and dental coverage, employees who are receiving a supplement to disability insurance benefits paid from and charged to accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off and/or floating holiday balances shall be regarded as on paid status for their regular work schedules with regard to the days for which supplement is paid.

The group health care providers will permit employees, who are dropped from health and/or dental plan coverage because of exhaustion of their accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off and/or floating holiday balances, to re-enter the group plans upon returning to their former work schedules, if the employee is otherwise eligible pursuant to Section 19 herein.

6. Holidays in Conjunction with SDI. In the event that a paid holiday occurs during a period of absence for which the employee receives disability insurance benefits, the holiday pay shall be prorated in proportion to the amount paid to the employee as a supplement to the disability insurance benefit from accrued sick leave, discretionary major medical supplemental paid sick leave, vacation leave, compensating time off, and/or floating holiday balances on the day before and the day after the holiday.

#### SECTION 22. GROUP TERM LIFE INSURANCE

Employees shall be provided, at AHS expense, group term life insurance in the amount of \$25,000, said coverage being reduced by 35 percent at the age of 65. (??) This coverage is subject to the provisions, conditions, and limitations of the insurer's contract with AHS.

#### SECTION 23. LONG TERM DISABILITY INSURANCE POLICY

A long term disability insurance policy will be made available for the employees only. Coverage can be purchased through payroll deduction. This policy is subject to premium costs, eligibility requirements, age limitations, coverage exclusions, conversion rights, and all other provisions set forth in the applicable insurer contracts.

#### SECTION 24. JOB-RELATED EXPENSES REIMBURSEMENT PLAN

# Section 24.A. through E. apply only to exempt and certain non-exempt employees (see Section 15.E. for non-exempt eligibility).

- A. **ELIGIBILITY.** AHS encourages employees to be well-trained and informed and encourages the acquisition and use of modern tools and technology for work-related purposes. Each employee who is employed and on paid status in a position covered by this MOU during the last pay period falling wholly within the month of December of any year shall be reimbursed as set forth below for job-related expenses up to the amount specified in Subsection B if the employee was on full-time status during the qualifying pay period, and a prorated lesser allowance if on less than full-time status during the qualifying period or if he/she leaves AHS service or leaves a position covered by this MOU for a position without such designation prior to the end of the calendar year following the qualifying pay period. A person who is hired into a position covered by this MOU after the qualifying pay period shall not be entitled to the job-related expense reimbursement. CN IVs, HIM Coders, and Food Service Supervisors (only for continuing education) are eligible for this benefit regardless of their non-exempt status.
- B. <u>AMOUNTS AND ALLOCATION</u>. Each ACMEA represented employee who is employed and on a paid status in a management designated position during the first pay period of any year shall be reimbursed as set forth below for job-related expenses up to \$1,050 represented employee leaves AHS service the biweekly accrual amount will end with the final pay period worked as a management employee.
- C. **USAGE.** Reimbursement may be made for all actual and necessary expenses for jobrelated (1) training and conferences (2) technical, managerial, or professional publications; (3) tools and technology; and (4) membership dues in professional organizations deemed by the Department Head to be in the interest of AHS, and in civic, fraternal, service and cultural organizations, membership in which is deemed by the Department Head to be of significant importance to AHS in terms of its goals and objectives. For purposes of reimbursement, job-related tools and technology include software not supplied by AHS needed to perform the employee's job. All purchases of laptops and mobile devices must be approved in writing at least two weeks in advance by the employee's Manager, Director or Executive. It is not the intention of the parties to change the practice of what gets approved. In addition, reimbursement may be made under this Section for job required licenses, certification or Federal, State, or Board registration expenses provided that they are approved by the Department Head and are not currently being reimburses by the Department. Fees for all the licenses issued by the Department of Motor Vehicles are not reimbursable under this section. Each employee must utilize at least one-third of the annual allocation for education (to complete CE requirements) training and conferences and education to further the employee's knowledge in his/her field.

Any funds that remain at the end of the calendar year shall be placed in a Leadership Development Fund for the exclusive use of ACMEA members. AHS shall direct the allocation of the funds and the training to be provided after consultation with ACMEA.

D. <u>CLAIMS</u>. Claims for reimbursement hereunder shall be submitted to the Department Head who will review and, if approved, forward to Finance for reimbursement to the employee on an accounts payable check. Educational expenses (i.e. seminars, college tuition, etc.) are not subject to tax and should be sent to Accounts Payable for reimbursement. Non-educational expenses (i.e. laptops, etc.) are subject to tax and should be sent to Payroll for reimbursement.

## SECTION 25. LABOR MANAGEMENT COMMITTEE

AHS agrees to establish a Labor Management Committee with ACMEA and meet at the union's request no more than four times a year (unless the parties agree to more meetings) to discuss training and development opportunities and other matters of mutual interest.

# SECTION 26. CAFETERIA BENEFIT PLAN

The 2008 Cafeteria Plan contribution of \$1,650 or 79.3 cents per hour, will continue to be added to base salary.

# SECTION 27. PENSION PLAN

Pension benefits are provided to AHS employees under the ACERA pension plan (the "ACERA Plan"). AHS agrees to participate in the ACERA plan for the life of this MOU. When the unions representing 50% of core AHS employees plus unrepresented employees (core does not include San Leandro and Alameda Hospitals), agree to change or talk about changing ACERA pension terms, ACMEA will discuss possible changes.

# **SECTION 28. MILEAGE**

- A. MILEAGE RATES PAYABLE. Subject to the provisions of this section mileage allowance for use of personal vehicles on AHS business shall be paid at the IRS "business standard mileage rate," published by the IRS from time to time.
- B. **MINIMUM ALLOWANCE.** An employee who is required by the Department Head to use his/her private automobile at least eight (8) days in any month on AHS business shall not receive less than \$10 in that month for the use of his/her automobile.
- C. **PREMIUM ALLOWANCE.** An employee who is required by his/her Department Head to use his/her private automobile at least ten (10) days in any month and, in connection with such use, is also regularly required to carry in his/her automobile, AHS records, manuals and supplies necessary to his/her job of such bulk and weight (20 lbs. or more) that they may not be transported by hand, shall be compensated an additional twelve dollars (\$12) per month

for any such month.

- **REIMBURSEMENT FOR PROPERTY DAMAGE**. In the event that an employee, D. required or authorized by the Department Head to use a private automobile on AHS business, while so using the automobile, should incur property damage to the employee's automobile through no negligence of the employee, and the employee is unable to recover the cost of such property damage from either his/her own insurance company or from any other driver, or other source, such costs shall be paid to such employee of AHS, in a sum not exceeding \$500, provided that any claims the employee may have against his/her insurance company or any third party have been litigated or settled, and provided further, that the employee is not found guilty of a violation of California Vehicle Code or Penal Code in connection with the accident causing such damage. Employees shall submit proof of loss, damage or theft (i.e., appropriate police report and/or estimated statement of loss) to the Department Head within thirty (30) days of such loss, damage or theft. Property damage or loss incurred by the private automobile while located on the street or at the parking facility serving the employee's normal place of work shall not be compensated under this section, but property damage or loss incurred by the private automobile while located on the street or at the parking facility serving the employee's AHS business destination shall be compensable as provided above.
- E. <u>AUTHORIZED MILEAGE CLAIMS.</u> When an employee is authorized to use his/her privately-owned vehicle on AHS business, mileage may be allowed in accordance with the following provisions:

# 1. <u>Definitions.</u>

- a. "Worksite," as used in this Section, means the worksite to which the employee is regularly assigned to report. When an employee is regularly assigned to more than one (1) worksite during a workweek, a specific worksite shall be designated by the Department Head as the assigned worksite for each workday.
- b. "Commute mileage" as used in this Section, is the amount of one-way mileage between the employee's home and the employee's assigned worksite.
- c. "First point of contact," as used in this Section, means the first site where, on any given workday, the employee conducts business. If an employee has a first point of contact, which is not the assigned worksite, then the distance between home and the first point of contact will be recorded. If the amount of this distance is greater than the amount of the commute mileage between home and the assigned worksite, the difference may be claimed. If the amount of this distance is less than the commute mileage then no mileage may be claimed.

- d. "Last point of contact," as used in this Section means the last site where, on any given workday, the employee conducts business. If an employee has a last point of contact, which is not the assigned worksite, then the distance between the last point of contact and home will be recorded. If the amount of this distance is greater than the amount of the commute mileage between the assigned worksite and home, the difference may be claimed. If the amount of the distance is less than the commute mileage, then no mileage may be claimed.
- 2. Once the employee arrives at the first point of contact or the assigned worksite, mileage used in the course of conducting business may be claimed up to arrival at the last point of contact or the assigned worksite.

An employee's home may not be designated as a "first point of contact" or "last point of contact," or assigned worksite.

# SECTION 29. EFFECT OF LEGALLY MANDATED CHANGES.

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

# **SECTION 30. HIRING PRACTICES**

## A. **POSTING VACANCIES.**

- 1. **Posting of Vacancies.** When vacancies occur in M-designated positions, notices of such vacancies shall be posted electronically and at pre-designated locations at Alameda Hospital, Fairmont Hospital, Highland Hospital and John George Hospital for at least seven (7) business days prior to being posted for the general public. This does not prevent AHS from filling the position. The foregoing ninety (90) day limit shall not apply to situations where AHS is filling a position temporarily vacant because of a leave of absence or because no qualified applicant has applied for the position.
- 2. **Notice to Association.** When vacancies occur in M-designated positions, the Association shall have an opportunity to send potential applicants. The Medical Center may employ the applicant who, in its judgment, is the most qualified.

- 3. **Special Job Requirements.** Special job requirements shall appear on position postings (such as clinical and program requirements, certifications or bilingual proficiency.)
- B. TRANSFER WITHIN CLASSIFICATION. In the case of a permanent full-time or regular part-time vacancy, employees shall upon written bid, be considered for the posted vacancy if they meet the qualifications of the posted job and if their work performance has been satisfactory on their current job. Special program requirements shall appear on position postings (such as clinical and program requirements, certifications or bilingual proficiency). Qualifications, experience and seniority of applicants will be considered by the hiring manager filling the position. In the event AHS involuntarily transfers an employee covered by this MOU it shall state its reasons for the transfer.
- C. PROMOTIONAL OPPORTUNITIES. AHS confirms its commitment to permit and encourage the filling of higher classes by promotion. Pursuant to this commitment AHS commits to consider internal candidates for all position vacancies and to provide opportunities for promotion of current employees to promotional positions, provided these employees possess adequate qualifications, experience, skills and abilities to satisfactorily perform the job. In addition, AHS agrees to interview the three (3) most senior qualified applicants for any opening, along with other candidates selected by the Human Resources Department.
- D. <u>PRE-TAX PARKING.</u> Alameda County Medical Center is committed to establishing a pre-tax parking program, pursuant to Internal Revenue Code 132(f), to allow employees the ability to use pre-tax dollars to pay for qualified work-related parking fees. As soon as reasonably feasible following the adoption of the successor ACMEA Memorandum of Understanding, Alameda County Medical Center will commence steps to implement a pre-tax parking program.

## SECTION 31. CLASSIFICATION AND RECLASSIFICATION

- A. AHS shall continue to use the classifications listed in Appendix A of the MOU and agrees that any proposed changes in classifications, titles, job descriptions and proposed new classifications, for which a portion of the job duties are the same or similar in nature to those performed by employees in classifications listed in Appendix A, shall be subject to the meetand confer process with the Association. In the event the parties reach impasse, the Association may appeal the matter to an adjustment panel composed of two (2) representatives of the Association, two (2) representatives of AHS and a State mediator agreeable to both parties. The recommendation of the adjustment panel shall be referred to the Human Resources Committee of the AHS Board of Trustees. The decision of the Human Resources Committee shall be final.
- B. **EMPLOYEE REQUEST FOR RECLASSIFICATION.** An employee who believes that he/she is being worked out of classification, and who believes that there has been a substantial change in his/her duties, which are not covered by the classification, may first request a review and resolution by the Human Resources Department. The Human

Resources Department agrees to respond to the request within forty-five (45) calendar days. If the issue remains unresolved, he/she may submit the matter for resolution through the grievance procedure. The date of the response from the Human Resources Department shall be the effective date of any classification and/or pay change.

- C. <u>TEMPORARY ASSIGNMENT TO A HIGHER LEVEL POSITION.</u> An employee specifically assigned on a temporary basis to a higher level position in which there is no appointed incumbent or in which the appointed incumbent is on paid or unpaid leave, shall be compensated at the pay rate for the higher level position provided that all of the following criteria are met:
  - 1. The full range of duties of the higher-level position has been specifically assigned in writing by the Department Manager.
  - 2. Assignment for out-of-class pay can only be made for the full shift of the higher-level position. Under the provisions of this section, part-time employees can only meet the "full shift" criteria by being assigned to a higher-level part-time position, or by being assigned to work the full shift of a full-time position.
  - 3. Compensation for temporary assignment to a higher level position shall be as follows:
    - a. The service in such position exceeds five (5) days in any twelve (12) month period, and payment shall be retroactive to the first (1st) day of such services in a twelve (12) month period.
    - b. The rate of pay pursuant to this section shall be calculated as though the employee has been promoted to the higher-level position. Since out-of-class pay is an assignment rather than an AHS appointment to the position, the employee is not eligible for step increases which apply to the higher level position, if the employee is otherwise eligible for step increases in the lower level position.
    - c. An employee otherwise eligible for out-of-class pay who is absent on paid leave shall be paid at the out-of-class pay rate for such paid leave, provided that:
      - 1) Another person has not been hired or assigned to work on an out-of-class pay basis to the same position to which the out-of-class pay assignment has been made for the same period.

Paid leave shall be granted at this higher level during an employee's assignment in the higher level, provided, however, if an absence exceeds five (5) consecutive work days, the employee shall be paid for such absence in excess of five (5) workdays at the employee's regular non-out- of-class rate. At the end of an out of class assignment, the employee will be returned to his/her permanent title.

D. Services as Needed (SAN) employees who work regular, repeating schedules in the same position and job for at least six months and who are not working that schedule replacing a permanent employee out on a medical leave or filling in shifts for various absent employees may request a permanent position with an FTE commensurate with the average number of hours worked in said six months.

# **SECTION 32. SENIORITY**

- A. <u>SENIORITY DEFINED</u>. "Seniority" means the total length of unbroken service with AHS commencing with the employee's most recent date of hire. As an exception to the above, seniority for the purposes of displacement shall be based on the employee's total accrual of regular hours paid in his/her employment.
- B. <u>TRANSITION.</u> Employees who were employed by the County of Alameda and who were hired by AHS on January 10, 1999 without a break in employment shall retain their Country hire date for seniority purposes.
- C. <u>BREAK IN SERVICE.</u> For the purposes of this Section 30 a "break in service" shall be the following:
  - 1. A resignation;
  - 2. Retirement;
  - 3. A termination for cause;
  - 4. A displacement exceeding twenty-four (24) months.
- D. <u>ADJUSTMENT OF SENIORITY DATE</u>. An employee's seniority date shall be adjusted by the period of an authorized unpaid leave of absence exceeding six (6) months.
- E. <u>TIES IN SENIORITY.</u> In the case of a tie in seniority between two (2) or more employees, the date the employees submitted their applications will break the tie.

# **SECTION 33. NOTICE OF LAYOFFS**

A. If AHS is planning a reduction in force that may impact employees covered by this MOU it shall give sixty days written notice to the Association. Upon written request by the Association, the Medical Center shall meet and confer with the Association to review the reasons and necessity for the layoff, consider the Association's suggestions regarding alternative and to meet and confer over the impact.

- B. Where practical, AHS shall attempt to retain AHS employees in favor of non-AHS employees in those areas affected by a layoff.
- C. AHS agrees that layoffs are done by seniority by title based on total hours worked for AHS and Alameda County when the medical center was under the County; however, the CHRO has discretion to determine whether employees are qualified for positions to which they might have seniority displacement rights. The CHRO's determination can be appealed to the CEO whose decision will be final.
- D. Employees shall be returned from layoff in the order of seniority.
- E. The recall rights of employees represented by ACMEA entitle the employees to be recalled based on seniority, for placement to any vacant position in the same classification held at the time of layoff. Recall rights following a layoff shall continue for two (2) years from the date of layoff.
- F. In addition, employees represented by ACMEA who are laid off are encouraged to apply for current and future vacant positions for which they position the minimum qualifications. Vacant positions will be posted in the usual manner. Any ACMEA represented employee who meets the minimum qualifications for a posted position shall receive an interview with the hiring manager. Selection will be based on knowledge, skills and ability, reliability and performance as well as pertinent labor agreements, if applicable.

### G. Severance.

AHS may, at its discretion, offer senior employees who are in the same class as those being laid off a severance plan:

From 6 months up to 5 years of employment	4 weeks pay of severance
From 5 years up to 10 years of employment	6 weeks pay of severance
From 10 years up to 15 years of employment	9 weeks pay of severance
From 15 years up to 20 years of employment	14 weeks pay of severance
More than 20 years of employment	16 weeks pay of severance

The purpose of the plan and the intent of the parties is to encourage voluntary separations and avoid the layoff of employees who cannot afford to be without their jobs.

The amount will be prorated for time less than the five year increment.

Employees who take severance are not entitled to rehire rights; however, these former employees may apply for positions under the usual AHS positing and hiring procedure but only after the number of months equivalent to the severance paid has passed starting with the employee's termination date.

ACMEA and AHS will discuss timing of notices and acceptance of severance during the first 30 days of the 60 day period referenced in paragraph A of this section. The intention is that all severance be offered and accepted during the above referenced 60 day period.

ACMEA and AHS can discuss alternative ways of offering severance.

# SECTION 34. PROBATIONARY PERIOD

- A. **NEWLY HIRED EMPLOYEES.** Employees newly hired by AHS shall serve a probationary period of six (6) months commencing with their hire date.
- B. **PROMOTION.** If AHS determines that an employee promoted to a position covered by this MOU will not successfully complete probation, the employee may fall back to his/her prior classification though not necessarily his/her prior position if probation was successfully completed in that classification.

When an employee initially appointed "interim," is appointed to the position, the time served as interim will count towards the completion of the probation period in the higher level position.

- C. TRANSFERS DURING THE PROBATION PERIOD. An employee may not transfer to another position within AHS during his/her probation period without the permission of AHS. Such permission lies within the sole discretion of AHS and is not subject to the Grievance procedure in Section 38. An employee who so transfers shall commence a new probation period.
- D. **GRIEVABILITY OF DISCHARGES OF PROBATIONARY EMPLOYEES.**Any employee serving a probation period may be discharged without recourse to the grievance procedure, except where it is alleged that AHS has violated the provisions of Section 3, No Discrimination.

## **SECTION 35. EVALUATIONS**

A. **PURPOSE.** The purpose of evaluations is to assist the employee in his/her development. Evaluations shall not be a substitute for or an initiation of the disciplinary process, but will serve to notify an employee that his/her performance or attendance is marginal and may lead to discipline.

# B. **TIMING/SCOPE.**

- 1. AHS shall make best efforts to conduct a performance evaluation for each employee on an annual basis. Newly hired employees, generally, will receive a written evaluation upon completion of thirty (30) and ninety (90) days of employment.
- 2. The written performance evaluation shall cover the period since the last evaluation.
- 3. The employee's supervisor shall meet with the employee to review the employee's written evaluation.
- 4. The employee shall be entitled to add his/her written rebuttal, which will then be filed in the employee's personnel (H.R.) file with the evaluation.
- 5. Evaluations are not subject to Section 38, Grievance Procedure.

# SECTION 36. PERFORMANCE IMPROVEMENT

In order for AHS to attract and retain patients and be financially viable in the future, the Union and AHS agree that employees must be productive, competent and well disciplined to perform their assigned responsibilities. Both the Union and AHS agree that employees are deserving of being treated with dignity and respect.

- A. Coaching. This is part of the supervisor's ordinary day-in and day-out responsibilities for managing people. These coaching sessions may be casual or formal in nature aimed at recognizing best practice performance and behaviors that align with expected standards as well as coaching to expectations that drive performance. They should be face to face conversations that occur during the shift. These conversations MAY be documented at the request of either the manager or employee, but WILL NOT be placed in the employee's personnel file.
- B. **Performance Improvement Plan (PIP).** When a problem continues, the supervisor may schedule a more serious discussion to let the employee know that immediate change is needed. At this point, that matter is still between the employee and the supervisor. As long as the employee solves the problem, it goes no further. There is no official record of the PIP in the personnel file. PIPs may involve further training, orientation or mentoring and can have timelines for completion of tasks. PIPs will require documentation, but again WILL NOT be placed in the employee's personnel file.

# SECTION 37. DISCIPLINE AND DISCHARGE

AHS agrees to the principle of progressive discipline, where appropriate, and to due process as set forth in this Section. It is the intent that disciplinary action be corrective in nature. Services as Needed (SAN) employees serve at the pleasure of AHS, do not have tenure and may be terminated at will. They are not subject to this section nor is a SAN termination subject to Section 37, Grievance Procedure.

- A. All problems employees have are divided into three categories or tracks:
  - 1. **Attendance** violations of the attendance and other related policies

### 2. **Performance**

- a. **Neglect of duties** generally knowing how to do the work but just not doing or finishing it.
- b. **Incompetence** not knowing how to do work which is reasonably in the job description. Training or retraining should be offered initially.
- 3. **Behavior** conduct inconsistent with the employee's job description, the law, and/or AHS standards and policies.

Disciplinary actions generally follow one of these tracks, although there could be occasions when the offenses cover two or even three weeks.

- B. **Progressive Discipline Steps.** The following are the progressive disciplinary steps; they will be followed where appropriate. The employee may have union representation at each of these steps. The step in the process is determined by factors including but not limited to severity of the offense, impact on patients, other employees and/or operations, date of the last discipline, and other mitigating or aggravating factors.
  - 1. Reminder One. At this step in the disciplinary process, the employee will be reminded of the policy standard or performance/behavioral expectation and his/her responsibility to meet it. The employee will be asked to make a commitment to correct the issue and once that commitment is made, a memorandum memorializing the meeting and commitment will prepared and shared with both parties to the conversation. The memorandum will be placed in the employee's personnel file.
  - 2. **Reminder Two.** This process is the same as Reminder One.
  - 3. <u>Decision Making Leave</u>. If the issue persists, another meeting will be held with the employee. He/she will be told of the pending problems that have continued and then be told to take a day off with pay to think whether they

- could commit to change and continue employment. If the employee does not commit, he/she resigns, is demoted or terminated after a Skelly hearing.
- 4. <u>Final Step.</u> If after the Decision Making Leave and commitment, the problem again persists, the employee is sent a Skelly letter as described below and the Skelly process is followed.

# C. Appeals

- 1. Reminder Ones and Twos are grievable to the third step.
- 2. Terminations and demotions are grievable as noted below.
- D. **RECOMMENDED TERMINATIONS.** A recommended termination must be served on the employee in person or mailed. The notice should include:
  - 1. A statement of the nature of the disciplinary action.
  - 2. A statement of the cause of the action.
  - 3. A statement in ordinary and concise language of the act or omission upon which the action is based.
  - 4. A statement of the employee's right to respond either orally at a meeting requested by the employee, or in writing, and time frames for responding.
- E. **NOTICE OF TERMINATION.** In the event of termination of an employee subject to this Memorandum of Understanding for a cause other than intoxication on the job, gross insubordination, dishonesty, or conviction of a felony the Department Manager or his/her designated agent shall give to such employee a written notice of termination no less than ten (10) working days prior to the effective date of said termination. In the event, however, that such employee is not on the job on the date he/she would be entitled to such notice, it shall be mailed to him/her on such date. Time spent on the job during such ten (10) day notice period by a probationary employee shall not be counted toward completion of the probationary period. AHS agrees to furnish a copy of any such notice to the Association, unless the employee requests otherwise, but failure to receive such notice shall not invalidate such termination.
- F. <u>APPEALS OF WRITTEN REPRIMANDS/WARNINGS</u>. A written reprimand may be appealed through the Grievance Procedure, Section 37, through the Step 3 level (CEO or designee). Employees may attach a rebuttal to any letter of reprimand/warning to be placed in the employee's personnel file.
- G. <u>APPEAL OF SKELLY DECISION</u>. The Association or the employee shall have ten (10) days after receipt of the written Skelly decision in which to submit a written appeal of the discipline. Any appeal shall be pursued under Section 37, Grievance Procedure, by filing a grievance at the Step 3 level (CEO or designee).

# H. WEINGARTEN RIGHTS.

- 1. **Rights Described**. AHS shall permit employees to be represented during investigatory meetings consistent with the principles established by the United States Supreme Court in the matter of Weingarten v. NLRB, as modified by the courts and the NLRB.
- 2. **Failure to Grant Weingarten Rights**. If an employee is denied Weingarten Rights during an investigatory meeting, the Employer must hold an additional meeting in which the employee is provided such rights and no disciplinary action shall take place until after the meeting is held.

# I. PERSONNEL FILES.

- 1. Review of Personnel File. An employee, alone or accompanied by an Association Representative, shall have the right to review his/her personnel file maintained by the Human Resources Department or authorize his/her Association Representative in writing to conduct such a review. Upon presentation of a written authorization signed by the employee, the Association Representative may request a copy of the employee's personnel file. AHS shall provide one copy of the file without charge. AHS may verify any written authorization. The Association's access to an employee's personnel file shall be for good cause only. Such inspections shall be arranged in advance with Human Resources. Third party reference material from sources outside AHS shall not be made available to the employee or an Association Representative.
- 2. Placement and Removal of Disciplinary Material in Personnel File. No disciplinary material shall be inserted in an employee's personnel file without his/her prior notice. Letters of reprimand or warning will be removed from an employee's official personnel file upon request of the employee after two (2) years from the date of the letter or warning, provided AHS has not initiated any subsequent corrective action of the employee. All requests must be presented in writing to the Department Manager.
- J. The parties agree to meet at the request of one or the other to discuss the DWP process and related matters of concern.

# **SECTION 38. GRIEVANCE PROCEDURE**

A. <u>EMPLOYEE GRIEVANCE</u>. If an employee or the Association has a grievance or complaint concerning the interpretation or application of the terms of this MOU, it shall be taken up in the manner set forth in this Subsection A. References to an AHS manager or officer shall include his/her designee. A grievance is an allegation by an

employee, group of employees or the Association that AHS has violated written AHS/departmental rules or a provision of this MOU provided that the issue is within the scope of representation as defined in Government Code Section 3504.

B. **MEETING WITH SUPERVISOR.** As a preliminary step, the employee shall first confer with his/her supervisor. No grievance shall be processed unless this meeting has occurred. This preliminary step shall not apply to Association Grievances under Subsection H.

# C. <u>STEP 1. SUBMISSION OF WRITTEN GRIEVANCE TO SECTION HEAD\*</u>.

If the grievance or complaint is not resolved after meeting with the supervisor, or the supervisor refuses to meet, it shall be set forth in writing and submitted to the Department Manager. The grievance shall state:

- 1. The section of the MOU that has been allegedly breached;
- 2. The facts upon which it is based;
- 3. The remedy that is sought;
- 4. The date of the informal meeting with the supervisor.

Within ten (10) days of the written submission, the Section Head, or corresponding administrative level, shall provide a written response. There shall be a full and frank disclosure by both AHS and the employee/Association of each other's position including the supporting rationale. If the grievance is not settled, within ten (10) days of the Step 1 response either party may request in writing that it be referred to the next step.

- D. <u>STEP 2. SUBMISSION OF GRIEVANCE TO DIVISION HEAD</u>. Within ten (10) days of receiving the request, there shall be a Step 2 meeting with the Division Head, or the Division Head shall provide a written response. Although no meeting is required at this step, the employee and his/her representative may be present at, and participate in, any such hearing as the Division Head may conduct. If the grievance is not settled, within ten (10) days of the Step 2 response either party may request in writing that it be referred to the next step.
- E. <u>STEP 3. MEETING WITH THE CEO</u>. Within ten (10) days of receiving the request, there shall be a Step 3 meeting with the CEO or his/her designee. AHS shall provide the Association with its final written response within ten (10) days of the conclusion of the Step 3 meeting. If the grievance is not settled, within thirty (30) days of the written Step 3 response either party may request in writing that the matter be referred to Step 4, Arbitration.
- F. <u>STEP 4. ARBITRATION</u>. AHS and the Association shall each pay one-half (1/2) of the costs of arbitration, including the fees of the arbitrator and other expenses of the

arbitration proceeding, including a reporter, but not including compensation of costs of representation, advocacy or witnesses for either party.

- G. <u>SELECTION OF ARBITRATION</u>. The arbitrator shall be selected by mutual agreement between the AHS's Chief of Human Resources or designee, and the employee or his/her representative. If the Chief of Human Resources or designee, and the employee or his/her representative are unable to agree on the selection of an arbitrator, they shall jointly request the American Arbitration Association to submit: a list of five qualified arbitrators. The Chief of Human Resources or designee and the employee or his/her representative, shall then alternatively strike names from the list until only one name remains, and that person shall serve as arbitrator.
- H. ASSOCIATION GRIEVANCES. The Association may in its own name file a grievance alleging that AHS has failed to provide it some organizational right which is established by this Memorandum of Understanding, provided that such right is not made subject to the discretion of AHS. Such Association grievances shall be filed with the Chief Executive Officer and determined pursuant to the provisions of Step 3 of the Grievance Procedure.
- I. TIME LIMITS. No grievance or complaint shall be considered unless it has first been presented in writing at Step 1 within sixty (60) calendar days of the date upon which the grievant or the Association knew, or with reasonable diligence, ought to have known of the facts that gave rise to the grievance, and no grievance shall be submitted to arbitration unless a written demand to arbitrate (submission to Step 4) is presented within thirty (30) days of the final Step 3 response. On no account shall any grievances include a claim for money relief for more than sixty (60) days from the date of the grievance. With the exception of Step 4, if AHS fails to adhere to the time limits set forth in the Grievance Procedure, the grievance will be automatically advanced to the next step.
- J. <u>AUTHORITY OF ARBITRATOR</u>. The arbitrator's award shall be final and binding on the parties. The arbitrator's authority shall be limited to the interpretation and application of specific provisions of this MOU and he/she shall have no power to add to, to subtract from or to change any of the terms or provisions of this MOU. The award shall be based upon the joint submission agreement of the parties, or in the absence of an agreed submission, the questions raised by the parties in respect to the specific interpretation and application of the Agreement.
- K. **DISCIPLINARY ACTIONS.** Appeals of disciplinary actions are covered under Section 37.

# **SECTION 39. AFFIRMATIVE ACTION**

Both AHS and the Association hereby recognize and confirm their mutual commitment to the philosophies and policies set forth in the Affirmative Action Program AHS.

- A. <u>APPOINTMENT OF COMMITTEE</u>. The Association may appoint a committee consisting of two (2) full-time or less than full-time employees as Association representatives to meet with the Equal Opportunity Programs Manager, provided, however, that the employee shall only be granted paid release for meetings during those hours which the employee would have been regularly scheduled to work.
- B. <u>MEETINGS</u>. The Affirmative Action Committee shall meet quarterly, or more frequently by mutual agreement of the parties, at times and places to be decided by the parties.
- C. **RECOMMENDATIONS.** The recommendations and deliberations of said Committee shall be advisory to the AHS including its departments, and personnel.
- D. **GOALS.** The goals and objectives of said Committee shall be the following:
  - 1. Achieve prompt and full utilization of minorities, women, the disabled and older workers at all levels and in all segments of AHS's workforce; and
  - 2. Modify policies, procedures and practices, which result in discriminatory practices.

## SECTION 40. DEPARTMENT HEAD DEFINED

"Department Manager," as used in this Memorandum of Understanding, shall include the Department Manager designee.

# **SECTION 41. NO STRIKE - NO LOCKOUT**

There shall be no lockout or strike, slowdown, work stoppage, or willful absence from assigned workstation, during the life of this Memorandum of Understanding. The Association agrees to assist AHS in enforcing the provision of this Section.

# **SECTION 42. SAVINGS CLAUSE**

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

## **SECTION 43. ENACTMENT**

It is agreed that this MOU shall be submitted to the Alameda Health System Board of Trustees by the Director of Human Resources. Upon approval by the Board, this Memorandum of Understanding shall thereafter become binding on AHS.

# SECTION 44. SCOPE OF AGREEMENT

Except as otherwise specifically provided herein, this Memorandum of Understanding fully and completely incorporates the understanding of the parties hereto regarding the provisions contained in this Memorandum of Understanding, demand any change herein, provided that nothing herein shall prohibit the parties from changing the terms of the Memorandum of Understanding by mutual agreement.

## **SECTION 45. TERM OF AGREEMENT**

Except to the extent provided otherwise, this Memorandum of Understanding shall become effective upon the approval of the Board of Trustees and shall remain in full effect to and including June 30, 2021.

# MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding shall be in effect upon the approval of Alameda Health System and shall remain in full effect from June 30, 2016 up to and including June 30, 2021.

SIGNED AND ENTERED INTO THIS 16 DAY OF Cictor 2017

Alameda Health System :

For Alameda County Management Employee Association (ACMEA) Operating Engineers Local 3:

Chief Spokesperson

Tony Redmond Chief Human Resources Officer

# **APPENDIX A - JOB CLASSIFICATIONS**

Listed herein are all those Alameda Health System Job Classifications represented by the Alameda County Management Employees Association, General Management, Senior Management, and Confidential Representation Unit.

Description	Union	Union Group
Accountant III	ACMEA	Gen Mgmt
Accredited Record Technician	ACMEA	Gen Mgmt
Administrative and Project Specialist, Social Services	ACMEA	Gen Mgmt
Administrative Specialist I	ACMEA	Gen Mgmt
Administrative Specialist II	ACMEA	Gen Mgmt
Advanced Life Support Coord	ACMEA	Gen Mgmt
Applications Analyst	ACMEA	Gen Mgmt
Assistant Controller	ACMEA	Sr. Mgmt
Assistant Payroll Manager	ACMEA	Sr. Mgmt
Asst Manager Patients Accts	ACMEA	Gen Mgmt
Asst Manager, Payroll	ACMEA	n/a
Certified Opthalmolic Technician	ACMEA	Gen Mgmt
Chaplain	ACMEA	Gen Mgmt
Charge Description Master (CDM) Analyst	ACMEA	Gen Mgmt
Chief Occupational Therapist	ACMEA	Gen Mgmt
Clinical Disaster Coordinator-CNIV	ACMEA	Gen Mgmt
Clinical Nurse IV	ACMEA	Gen Mgmt
Clinical Nurse IV - Non-Specialty	ACMEA	Gen Mgmt
Clinical Nurse IV - Non-Specialty - SANS	ACMEA	Gen Mgm1
Clinical Nurse IV - Specialty	ACMEA	Gen Mgm
Clinical Nurse IV - Specialty - SANS	ACMEA	Gen Mgm
Clinical Nurse V	ACMEA	Sr. Mgmt
Compliance/Privacy Auditor	ACMEA	Gen Mgmt
Coordinator Registration Quality and Training	ACMEA	Gen Mgmt
Dental Director	ACMEA	Sr. Mgmt
Dental Staff Supervisor	ACMEA	Gen Mgmt
Environment of Care Coord	ACMEA	Gen Mgmt
Financial Services Officer	ACMEA	Gen Mgm1
Financial Svcs Specialist I	ACMEA	Gen Mgmt
Financial Svcs Specialist II	ACMEA	Gen Mgmt
Food Service Supervisor	ACMEA	Gen Mgmt
Food Services Manager	ACMEA	Sr. Mgmt
Healthcare Program Services Administrator	ACMEA	Gen Mami
Health Services Officer I	ACMEA	Gen Mam
Health Service Manager	ACMEA	Gen Mgm
Health Services Program Administrator	ACMEA	Gen Mgm
Healthcare Program Administr	ACMEA	Gen Mgmt
Heathcare Revenue Analyst	ACMEA	Sr. Mgmt
HIM Coder I	ACMEA	Gen Mgml
HIM Coder II	ACMEA	Gen Mgm
HIM Coder III	ACMEA	Gen Mgm

# APPENDIX A JOB CLASSIFICATIONS

Description	Union	Union Group	
HIM Coder Technician	ACMEA	Gen Mgmt	
Housekeeping Supervisor	ACMEA	Gen Mgmt	
Infection Control Coordinator	ACMEA	Gen Mgmt	
Infection Preventionist	ACMEA	Gen Mgmt	
Info Sys Admin - PeriopSvcs	ACMEA	Gen Mgm	
Information Systems Analyst	ACMEA	Gen Mgm	
Information Systems Specialist	ACMEA	Gen Mgm	
Lead Infection Control Coordin	ACMEA	Gen Mgmi	
Legal Affairs Specialist	ACMEA	Gen Mgm	
Manager, Chef	ACMEA	Gen Mgm	
Manager, Computer Operations	ACMEA	Gen Mgm	
Manager Dental Services	ACMEA	Gen Mgm	
Manager Environmental Services	ACMEA	Sr. Mgmt	
Manager, Engineering Services	ACMEA	Gen Mgm	
Manager, Enrollment Services	ACMEA	Gen Mgm	
Manager, Environment, Health & Safety(EH&S)	ACMEA	Gen Mgm	
Manager, Legal Compliance & Privacy	ACMEA	Gen Mgm	
Manager, Midwifery Services	ACMEA	Gen Mgm	
Manager, Occupational Therapy	ACMEA	Gen Mgm	
Manager, Occupational Therapy-Physical Disability	ACMEA	Gen Mgm	
Manager, Outpatient Psychiatric Services	ACMEA	Gen Mgm	
Manager, Patient Accounts	ACMEA	Sr. Mgmt	
Manager, Physical Therapy	ACMEA	Gen Mgm	
Manager, Privacy Compliance	ACMEA	Gen Mgm	
Manager, Psychiatric Social Work & Utilization Review	ACMEA	Gen Mgm	
Manager, Purchasing	ACMEA	Sr. Mgmt	
Manager, Respiratory Care Services	ACMEA	Gen Mgm	
Manager, Risk Management	ACMEA	Gen Mgm	
Manager, Social Services	ACMEA	Gen Mgm	
Manager, Supply Chain	ACMEA	Gen Mgm	
Medical Application Software Specialist	ACMEA	Gen Mgm	
Medical Social Work Suprvsr	ACMEA	Gen Mgm	
Occupational Therapist III	ACMEA	Gen Mgm	
Operator Supervisor	ACMEA	Gen Mgm	
Outpatient Psych Svc Adm Coord	ACMEA	Gen Mgm	
Patient Accounting Supervisor	ACMEA	Gen Mgm	
Physical Therapist III	ACMEA	Gen Mgm	
Program Administrator I	ACMEA	Gen Mgm	
Program Administrator II	ACMEA	Gen Mgm	
Program Specialist	ACMEA	Gen Mgm	
Program Specialist - SAN	ACMEA	Gen Mgm	
Project Coordinator, Nutrition Services	ACMEA	Gen Mgm	
Project Manager	ACMEA	Gen Mgm	
Psychiatric Social Work Manager	s Admin - PeriopSvcs  ation Systems Analyst  ACMEA  ACMEA		
Public Information Officer	ACMEA	Gen Mgm n/a	

# APPENDIX A JOB CLASSIFICATIONS

Description	Union	Union Group
Quality Assurance Auditor	ACMEA	Gen Mgmt
Quality Coordinator	ACMEA	Gen Mgmt
Rehab Admissions Coord	ACMEA	Gen Mgmt
Secretary II	ACMEA	Gen Mgmt
Senior Accountant	ACMEA	Gen Mgmt
Senior Info Systems Specialist	ACMEA	Gen Mgmt
Senior Payroll Administrator	ACMEA	Gen Mgmt
Senior Psych Social Worker	ACMEA	Gen Mgmt
Senior Rehab Counselor	ACMEA	Gen Mgmt
Senior Revenue Integrity EBEW Analyst	ACMEA	Gen Mgmt
Senior Systems Administrator	ACMEA	Gen Mgmt
Sexual Assault Response & Recovery (SARR) Program Coordinator	ACMEA	n/a
Speech Pathologist III	ACMEA	Gen Mgmt
Supervising Admin Specialist	ACMEA	Gen Mgmt
Supervising Cert Nurse Midwife	ACMEA	Gen Mgmt
Supervising Clerk I	ACMEA	Gen Mgmt
Supervising Clerk II	ACMEA	Gen Mgmt
Supervising Clerk III	ACMEA	Sr. Mgmt
Supervising Clerk III (SAN)	ACMEA	Sr. Mgmt
Supervising Clin Lab Scientist	ACMEA	Gen Mgmt
Supervising Librarian	ACMEA	Gen Mgmt
Supervising Radiology Technol	ACMEA	Gen Mgmt
Supervising Respir Care Pract	ACMEA	Gen Mgmt
Supervisor, Cardiology Services	ACMEA	Gen Mgmt
Supervisor, Customer Support	ACMEA	Gen Mgmt
Supervisor, HIM Operations	ACMEA	Gen Mgmt
Supervisor, Housekeeping	ACMEA	Gen Mgmt
Supervisor, Materials Management	ACMEA	Gen Mgmt
Supervisor, Medical Social Work	ACMEA	Gen Mgmt
Supervisor, Operations	ACMEA	Gen Mgmt
Testing Program Manager	ACMEA	Gen Mgmt
Trauma Program Performance Improvement Coordinator	ACMEA	Gen Mgmt
Trauma Registrar	ACMEA	Gen Mgmt
Worker's Compensation Manager	ACMEA	n/a

# APPENDIX B - UNREPRESENTED CLASSES

(See Article 1 about titles below unrepresented as of the date this agreement was signed.)

Description
ccounts Payable Analyst
dmin Medical Coordinator
dministrative & Project Assistant
HD Sr. Network Engineer
sst Dir, Respiratory Care Services
usiness Analyst
ertified Coder
harge Capture Analyst
linical Data Coordinator
linical Instructor I
linical Instructor II
linical Services Analyst
linician, OB Case Management
omm. Inj. Prev. Coord
ontract Adminis - Contracting
ontract Specialist
redentialing Coordinator
ata Analyst
IM Clinical Systems Analyst
formation Sys Administrator
Nursing Informaticist
PO Specialist/Instructor
ead Applications Analyst
ead Enterprise Systems Architect
lanager, Accounts Payable
lanager, Applications Development and Suppor
lanager, Cardio Svcs/Ancillary Sch
lanager, Case Management
lanager, Charge Description Master
lanager, Clinical Lab Operations
lanager, Clinical Surgery Services
lanager, GME-CME Program
lanager, Grants and Spec Projs
lanager, Health Services
lanager, HIM Coding
lanager, HIM Operations
lanager, Interpretation Services
lanager, IT End User Support
lanager, Marketing and Community Rel
lanager, Medical Home Program
lanager, Pharmacy Operations
lanager, Radiology
lanager, Readmissions Project
lanager, Registration Quality and Training
lanager, registration squarty and realing

# APPENDIX B

(See Article 1 about titles below unrepresented as of the date this agreement was signed.)

Manager, Staffing Office	
Manager, Technical Support	
Manager, Telecommunications & Network	
Medical Affairs Resources Analyst	
Medical Program Coordinator	
Network Engineer	
Network Engineer III	
Outreach Coordinator MNP	
Palliative Care Coordinator	
Patient Authorization Coord	
Patient Liason	
Patient State Disability Coordinator	
Patient Affairs Officer	
PGM & PJT Mgmt Specialist, STC	
Pharmacy Services Coordinator	
Phys & Comm Relations Prg Manager	
Physiatrist	
Physician Contract Analyst	
PJT Mgr, Constr & Renovations	
Podiatrist	
Practice Mgr, Orthopedic Services	
Program Administrator, HOPE Center	
Program Manager Model Neighbor	
Project Assistant	
Project Coordinator, Cardiovascular & Imagir	ıg
Services	
Project Coordinator, Fiscal Services	
Project Coordinator, Nursing Services	
Project Manager	-
Psychosocial Program Administer	
Quality Analyst	
Quality Program Manager	
Research Coordinator	
Revenue Integrity Auditor	
Risk Program Coordinator	
Senior Analyst Payroll Systems & Process	
Senior Applications Analyst	
Senior Associate Public Relations-Communic	cations
Senior Clinical Instructor	
Senior Database and Business Analyst	
Senior Rev Integrity Analyst	
Senior Accounting Analyst	
Senior Administrative Assistant	
Senior Payor Strategy Analyst	
Senior Physician Contract Analyst	

APPENDIX B

(See Article 1 about titles below unrepresented as of the date this agreement was signed.)

Description	
Senior Revenue Cycle Analyst	
Senior Systems Analyst	
Senior Telecommunications Tech	
Senior Telecommunications Tech	
Supervisor, Engineering Services	
Surgical Services It Coordinator	
Youth Development Coord. MNP	

### APPENDIX C - DOMESTIC PARTNER DEFINED

A "domestic partnership" shall exist between two persons, one of whom is an employee of ACMC, covered by this Memorandum of Understanding, regardless of their gender and each of them shall be the "domestic partner" of the other if they both complete, sign and cause to be filed with ACMC an "Affidavit of Domestic Partnership" attesting to the following:

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

<u>Termination</u>. A member of a domestic partnership may end said relationship by filing a statement with ACMC. In the statement, the person filing must affirm, under penalty of perjury, that: 1) the partnership is terminated, and 2) a copy of the termination statement has been mailed to the other partner.

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

# **APPENDIX D - SPECIAL PAY PROVISIONS**

- Employees in the classification Supervising Clerk I, II, or III who supervise employees assigned and performing nursing ward clerk duties shall receive an additional 5% when performing such duties.
- The employee occupying the classification of Chief of Medical Social Work when, in addition to the Medical Social Work Service, is responsible for the High Risk Infant Project and Sexual Assault Center, shall receive an additional 5% compensation.

# APPENDIX E - SALARY SCALE TABLE

Job Code	Classification	Union Group	Min Rate	Mid Rate	Max Rate
		Gen			
44310	Administrative & Project Specialist, Social Services	Mgmt	\$29.8558	\$39.8077	\$49.7596
63060	Applications Analyst	Gen Mgmt	\$29.8558	\$39.8077	\$49.7596
32025	Asst Controller	Sr Mgmt	\$55.0971	\$64.8201	\$74.5431
42040	ASST MGR, Payroll	Sr Mgmt	\$31.2019	\$41.5865	\$51.9712
12010	,	Gen	<del>- +</del>	¥	¥ 5 115 1 1 1 1
32085	Asst Mgr, Purchasing	Mgmt	\$31.2019	\$41.5865	\$51.9712
	-	Gen			
63630	Certified Ophthalmic Technician	Mgmt	\$21.3125	\$26.6539	\$31.9952
62065	Charge Description Master (CDM) Analyst	Mgmt	\$26.6827	\$35.5288	\$44.4231
40.400		Gen	<b>#</b> 40 4000	<b>\$50.5577</b>	<b>\$00.0750</b>
43420	Clinical Disaster Coordinator-CNIV	Mgmt	\$40.1923	\$53.5577	\$66.8750
33405	Clinical Nurse V	Sr Mgmt	\$64.0000	\$80.0000	\$96.0000
63915	Compliance/Privacy Auditor	Gen Mgmt	\$40.8733	\$47.7483	\$54.6233
22405	DIR, Dental	Sr Mgmt	\$61.1058	\$81.4904	\$101.8269
	·	Gen	·		
63059	Electronic Health Record Nursing Analyst	Mgmt	\$51.2500	\$68.3173	\$85.3846
		Gen			
63086	Electronic Health Records Applications Analyst	Mgmt	\$29.8558	\$39.8077	\$49.7596
		Gen			
63078	Electronic Health Records Business Intelligence Analyst	Mgmt	\$34.9519	\$46.5865	\$58.2212
00000		Gen	<b>*</b> 4 4 4 0 4 0	<b>#50.0400</b>	<b>#70 5577</b>
63063	Electronic Health Records Laboratory Analyst	Mgmt	\$44.1346	\$58.8462	\$73.5577
63088	Floatrania Haalth Bagarda Systems Analyst	Gen	¢20.0550	¢20 0077	¢40.7506
03008	Electronic Health Records Systems Analyst	Mgmt Gen	\$29.8558	\$39.8077	\$49.7596
63089	Electronic Health RecordsTrainer	Mgmt	\$34.9519	\$46.5865	\$58.2212
		Gen			
63087	Electronic Records Integration Analyst	Mgmt	\$34.9519	\$46.5865	\$58.2212

		Gen			
63905	Environment of Care Coord	Mgmt	\$34.9519	\$46.5865	\$58.2212
		Gen			
32820	Health Services Program Administrator	Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
42805	Healthcare Program Adminisrtr	Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
63916	Infection Prevention and Control Coordinator; Long Term Care	Mgmt	\$34.9519	\$46.5865	\$58.2212
00004		Gen	<b>***</b>		450.0040
63904	Infection Preventionist	Mgmt	\$34.9519	\$46.5865	\$58.2212
00004	Land Flacture in the Basenda Applications Applicat	Gen	£40.4000	фго <b>г</b> гээ	<b>#</b> 00 0750
63084	Lead Electronic Health Records Applications Analyst	Mgmt	\$40.1923	\$53.5577	\$66.8750
63064	Lead Electronic Health Records Laboratory Analyst	Gen Mgmt	¢50.2750	\$79.1346	¢00 0422
03004	Lead Electronic Health Records Laboratory Analyst	Gen	\$59.3750	\$79.1340	\$98.9423
62885	Legal Affairs Specialist	Mgmt	\$31.2019	\$41.5865	\$51.9712
02003	Legal Allalis Opecialist	Gen	ψ51.2019	ψ41.3003	ψ51.9712
33515	MGR, Chef	Mgmt	\$31.2019	\$41.5865	\$51.9712
00010	MORK, Offici	Gen	Ψ01.2010	ψ-1.0000	ψ01.07 12
33060	MGR, Clinical Pharmacy Informatics	Mgmt	\$53.1250	\$70.8654	\$88.5577
	mort, omnount names	Gen	<del>-</del>	ψ. σ.σσσ .	<del>+ + + + + + + + + + + + + + + + + + + </del>
32405	MGR, Dental Services	Mgmt	\$35.8654	\$47.8365	\$59.8077
	,	Gen	·		·
33054	MGR, EHR Reporting Workbench Administration	Mgmt	\$46.2019	\$61.5865	\$77.0192
	. •	Gen			
33053	MGR, Electronic Health Record Applications	Mgmt	\$46.2019	\$61.5865	\$77.0192
		Gen			
33052	MGR, Electronic Health Record Training	Mgmt	\$46.2019	\$61.5865	\$77.0192
		Gen			
32750	MGR, Engineering Services	Mgmt	\$46.2019	\$61.5865	\$77.0192
		Gen			
32315	MGR, Enrollment Services	Mgmt	\$35.8654	\$47.8365	\$59.8077
	1,400 5	Gen		<b>*== 005</b>	400 7500
32877	MGR, Environment, Health & Safety (EH & S)	Mgmt	\$41.2500	\$55.0000	\$68.7500
32505	MGR, Environmental Services	Sr Mgmt	\$39.8630	\$53.1341	\$66.4053
		Gen			
33413	MGR, Midwifery Services	Mgmt	\$53.1250	\$70.8654	\$88.5577
		Gen			
34110	MGR, Occupational Therapy	Mgmt	\$40.1923	\$53.5577	\$66.8750

		Gen			
34115	MGR, Occupational Therapy-Physical Disability	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
32215	MGR, Outpatient Psychiatric Services	Mgmt	\$31.2019	\$41.5865	\$51.9712
32305	MGR, Patient Accounts	Sr Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
33710	MGR, Pharmacy Operations	Mgmt	\$53.1250	\$70.8654	\$88.5577
		Gen			
34120	MGR, Physical Therapy	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
32875	MGR, Privacy Compliance	Mgmt	\$41.2500	\$55.0000	\$68.7500
		Gen			
32210	MGR, Psychiatric Social Work & Utilization Review	Mgmt	\$45.4804	\$53.5064	\$61.5323
33205	MGR, Purchasing	Sr Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
34105	MGR, Respiratory Care Services	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
34305	MGR, Social Services	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
33220	MGR, Supply Chain	Mgmt	\$31.2019	\$41.5865	\$51.9712
		Gen			
62840	Patient Liaison	Mgmt	\$26.6827	\$35.5288	\$44.4231
		Gen			
32809	Practice Manager	Mgmt	\$47.4519	\$63.2692	\$79.0865
		Gen			
32850	Program Administrator II	Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
43520	Project Coordinator, Nutrition Services	Mgmt	\$24.3269	\$30.3846	\$37.9808
		Gen			
62860	Project Manager	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
63910	Quality Assurance Auditor	Mgmt	\$36.2733	\$42.2533	\$48.2333
		Gen			
63950	Risk Program Manager	Mgmt	\$46.2019	\$61.5865	\$77.0192
_	Sexual Assault Response & Recovery (SARR) Program	Gen			
64325	Coordinator	Mgmt	\$29.8558	\$39.8077	\$49.7596
_		Gen			
34165	Speech Pathologist III	Mgmt	\$34.9519	\$46.5865	\$58.2212

		Gen			
62050	SR Payroll Administrator	Mgmt	\$24.7269	\$27.6358	\$30.5447
		Gen			
63062	SR Pharmacy Analyst, Informatics	Mgmt	\$57.3558	\$76.4904	\$95.6250
		Gen			
63035	SR Systems Administrator	Mgmt	\$29.8558	\$39.8077	\$49.7596
		Gen			
63085	Sr. Electronic Health Records Applications Analyst	Mgmt	\$34.9519	\$46.5865	\$58.2212
		Gen			
62052	Sr. Revenue Integrity EBEW Analyst	Mgmt	\$35.8654	\$47.8365	\$59.8077
		Gen			
43310	Supervisor, HIM Operations	Mgmt	\$35.6043	\$47.4889	\$59.3736
		Gen			
43615	SUPV, Cardiology Services	Mgmt	\$24.3269	\$30.3846	\$37.9808
		Gen			
43030	SUPV, Customer Support	Mgmt	\$34.9519	\$46.5865	\$58.2212
		Gen			
44315	Supv, Sexual Assault Response & Recovery Program	Mgmt	\$34.9519	\$46.5865	\$58.2212
		Gen			
63075	Testing Program Manager	Mgmt	\$40.1923	\$53.5577	\$66.8750
		Gen			
62873	Trauma Program Performance Improvement Coordinator	Mgmt	\$53.1250	\$70.8654	\$88.5577

# **ACMEA Step Salary Table**

## Effectve 06/30/2019

Job Code	Classification	Union Group	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10	Step 11	Step 12	Step 13	Step 14
Code		·														
42025	Accountant III	Gen Mamt	\$ 41.8979	\$ 44.0212	\$ 46.1570	\$ 48.5749	\$ 50.7844									
63305	Accredited Record Technician	Gen Mgmt	\$ 33.8216	\$ 36.6200	\$ 39.3816	\$ 42.1679	\$ 44.9172									
62110	Administrative Specialist I	Gen Mgmt	\$ 32.8886	\$ 34.4722	\$ 36.1414	\$ 37.9210	\$ 39.7744									
62105	Administrative Specialist II	Gen Mgmt	\$ 33.0115	\$ 34.6070	\$ 36.3133	\$ 38.0561	\$ 39.9218	\$ 41.8610	\$ 43.9109							
43405	Advanced Life Support Coord	Gen Mgmt		\$ 65.1574	\$ 68.1646	\$ 72.6813	\$ 77.5051	\$ 79.0271	\$ 80.5860							
32015	Asst Manager, Patients Accts	Gen Mgmt	\$ 38.0192	\$ 39.9585	\$ 41.8610	\$ 43.9722	\$ 46.0464									
64315	Chaplain	Gen Mgmt	\$ 35.8099	\$ 37.8105	\$ 39.7130	\$ 41.7262	\$ 43.7022									
43415	Clinical Nurse IV	Gen Mgmt	\$ 65.5862	\$ 67.5452	\$ 69.7967	\$ 73.1739	\$ 75.9883	\$ 77.6769	\$ 79.0582	\$ 80.6393	\$ 82.2522	\$ 83.8973	\$ 85.5752	\$ 87.2866	\$ 89.6957	\$ 92.2072
43415	Clinical Nurse IV (SAN)	Gen Mgmt	\$ 67.5538	\$ 69.5715	\$ 71.8906	\$ 75.3693	\$ 78.2680	\$ 80.0073	\$ 81.4300	\$ 83.0586	\$ 84.7197	\$ 86.4142	\$ 88.1425	\$ 89.9053	\$ 92.3867	\$ 94.9736
42405	Dental Staff Supervisor	Gen Mgmt	\$ 32.2504	\$ 33.8093	\$ 35.5768	\$ 37.3688	\$ 39.0258									
32035	Financial Services Officer	Gen Mgmt	\$ 44.4508	\$ 46.6235	\$ 48.9063	\$ 51.3121	\$ 53.8406	\$ 56.4796	\$ 59.2535							
62031	Financial Svcs Specialist I	Gen Mgmt	\$ 30.7776	\$ 32.2749	\$ 33.8461	\$ 35.4785	\$ 37.2214	00.1700	00.2000							
62030	Financial Svcs Specialist II	Gen Mgmt	\$ 33.0115	\$ 34.6070	\$ 36.3133	\$ 38.0561	\$ 39.9218	\$ 41.8610	\$ 43.9109							
43505	Food Service Supervisor	Gen Mgmt	\$ 30.4952	\$ 31.7104	\$ 32.8766	\$ 34.3000	\$ 35.7365									
43505	Food Service Supervisor (SAN)	Gen Mgmt	\$ 33.2054													
42820	Health Services Officer I	Gen Mgmt	\$ 36.4729	\$ 38.2648	\$ 40.1182	\$ 42.0819	\$ 44.1194	\$ 46.2920	\$ 48.5627							
63325	HIM Coder I	Gen Mgmt	\$ 34.8646	\$ 37.7493	\$ 40.5963	\$ 43.4683	\$ 46.3027									
63320	HIM Coder II	Gen Mgmt	\$ 40.1032	\$ 43.4216	\$ 46.6961	\$ 49.9999	\$ 53.2600									
63315	HIM Coder III	Gen Mgmt	\$ 46.5217	\$ 50.3711	\$ 54.1697	\$ 58.0021	\$ 61.7838									
42505	Housekeeping Supervisor	Gen Mgmt	\$ 28.5558	\$ 29.7218	\$ 31.1828	\$ 32.6925	\$ 34.3616									
53915	Infection Control Coordinator	Gen Mgmt	\$ 51.7048	\$ 53.0797	\$ 54.6385	\$ 57.3018	\$ 60.1249	\$ 61.0088	\$ 62.9112	\$ 64.8994	\$ 66.1883	\$ 67.4896				
63020	Information Systems Analyst	Gen Mgmt	\$ 41.4561	\$ 43.4814	\$ 45.6294	\$ 47.8510	\$ 50.1900	\$ 52.6499	\$ 55.2398							

	Information														
	Systems	Gen	\$	\$	\$	\$	\$	\$	\$						
63050	Specialist	Mgmt	33.0115	34.6070	36.3133	38.0561	39.9218	41.8610	43.9109						
	IT Service Center	Gen	\$	\$	\$	\$	\$								
63038	Technician I	Mgmt	28.4366	29.3464	30.2852	31.2419	32.1875								
	Lead Infection														
40040	Control	Gen	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$			
43910	Coordinator Medical	Mgmt	54.2418	55.6856	57.3223	60.1188	63.0829	64.0111	66.0085	68.0961	69.4496	70.8157			
	Application														
	Software	Gen	\$	\$	\$	\$	\$	\$	\$						
62832	Specialist	Mgmt	33.0115	34.6070	36.3133	38.0561	39.9218	41.8610	43.9109						
44305	Medical Social Work Suprvsr	Gen Mgmt	\$ 47.0383	\$ 49.2268	\$ 51.5175	\$ 53.9097	\$ 56.3657								
44303	Occupational	Gen	\$	\$	\$	\$	\$								
34145	Therapist III	Mgmt	51.9498	54.3829	57.0108	59.7638	62.8367								
40005	Operator	Gen	\$	\$	\$	\$	\$								
43005	Supervisor Outpatient	Mgmt	34.6563	36.3009	37.9579	40.0322	41.7997	-	-						-
	Psych Svc	Gen	\$	\$	\$	\$	\$	\$	\$						
42205	Adm Coord	Mgmt	44.2668	46.4147	48.6978	51.0790	53.5828	56.2095	58.9835						
	Outpatient														
	Psych Svc Adm Coord	Gen	\$												
42205	(SAN)	Mgmt	49.1848												
	Patient														
40005	Accounting	Gen	\$	\$	\$	\$	\$								
42035	Supervisor Patient	Mgmt	34.1775	35.7852	37.4054	39.4676	41.1981								-
	Services	Gen	\$	\$	\$	\$	\$	\$							
42310	Supervisor I	Mgmt	34.8447	36.4024	38.1856	40.0642	42.0853	43.7686							
	Patient			Φ.	Φ.										
42305	Services Supervisor II	Gen Mgmt	\$ 43.1435	\$ 45.1765	\$ 47.5186	\$ 49.7659	\$ 52.2984								
42000	Pharmacy	Wigitit	40.1400	40.1700	47.0100	43.7003	02.200 <del>1</del>								
	Sves	Gen	\$	\$	\$	\$	\$	\$	\$						
63705	Coordinator	Mgmt	33.7040	35.3892	37.1587	39.0166	40.9674	43.0223	45.1665						
	Pharmacy Svcs														
	Coordinator-														
	Specialty	Gen	\$	\$	\$	\$	\$	\$	\$						
63706	Pharm	Mgmt	32.2997	33.9146	35.6104	37.3909	39.2604	41.2235	43.2846						<u> </u>
34125	Physical Therapist III	Gen Mgmt	\$ 53.9880	\$ 56.5532	\$ 59.2656	\$ 62.1380	\$ 65.3044								
07120	Program	Gen	\$	\$	\$	\$	\$							1	$\vdash$
42815	Administrator I	Mgmt	41.7876	43.7145	45.9116	48.1823	50.5020								
00005	Program	Gen	\$	\$	\$	\$	\$	\$	\$						
62805	Specialist Program	Mgmt	36.2763	38.0192	39.8851	41.8243	43.8616	46.0098	48.2680					+	+
	Specialist	Gen	\$			]									
62805	(SAN)	Mgmt	40.2840												
50005	Quality	Gen	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$			
53905	Coordinator Rehab	Mgmt	51.7048	53.0797	54.6385	57.3018	60.1249	61.0088	62.9112	64.8994	66.1883	67.4896		1	-
	Admissions	Gen	\$	\$	\$	\$	\$								
42210	Coord	Mgmt	42.4994	45.1383	49.7533	54.3807	58.9835								
70440	0 1 11	Gen	\$	\$	\$	\$	\$								
72110	Secretary II Senior	Mgmt Gen	33.8216 \$	35.2085 \$	36.6200 \$	38.3015 \$	39.9096 \$								-
62003	Accountant	Mgmt	э 34.5457	э 36.0433	ን 37.7124	э 39.4799	φ 41.2228								
								•	•	•		•	•	•	

	Senior Info															
	Systems	Gen	\$	\$	\$	\$	\$	\$	\$							
63045	Specialist	Mgmt	45.5801	47.8015	50.1338	52.6008	55.1910	57.8910	60.7263							
	Senior Psych	Gen	\$	\$	\$	\$	\$									
52210	Social Worker	Mgmt	45.9768	48.1734	50.3698	52.6894	55.0291									
	Senior Rehab	Gen	\$	\$	\$	\$	\$	\$	\$							
42225	Counselor	Mgmt	45.4697	47.6054	49.7902	52.0730	54.3807	56.8351	59.2899							
	Supervising	Gen	\$	\$	\$	\$	\$									
42120	Clerk I	Mgmt	30.0166	31.6245	33.0606	34.6682	36.2136									
	Supervising	Gen	\$	\$	\$	\$	\$									
42115	Clerk II	Mgmt	31.4528	32.9991	34.7052	36.4604	38.0439									
40444	Supervising	Gen	\$	\$	\$	\$	\$									
42114	Clerk III	Mgmt	34.1775	35.7852	37.4054	39.4676	41.1981									
42114	Supervising Clerk III (SAN)	Gen Mgmt	\$ 37.7795													
	Supervising															
	Clin Lab	Gen	\$	\$	\$	\$	\$	\$	\$							
43105	Scientist	Mgmt	57.6649	58.6266	61.3767	64.3844	69.1800	71.2121	73.3253							
	Supervising	Gen	\$	\$	\$	\$	\$									
42110	Librarian	Mgmt	39.4431	41.4561	43.4445	45.5925	47.7896									
	Supervising	0	•	•	•	Φ.										
42260	Occupational Therapist	Gen Mgmt	\$ 54.5473	\$ 57.1020	\$ 59.8613	\$ 62.7520	\$ 65.9785									
42200	Supervising	wigitit	34.3473	37.1020	39.0013	02.7320	03.9703									
	Radiology	Gen	\$	\$	\$	\$	\$									
44005	Technol	Mgmt	47.8385	50.1950	52.7481	55.2646	64.1017									
	Supervising	g		00000	02.7.10.1	00.20.0	0 111011									
	Respir Care	Gen	\$	\$	\$	\$	\$	\$	\$							
44105	Pract	Mgmt	50.0626	52.2735	54.6507	57.2100	59.9054	61.0866	62.3176							
	Supervisor,	Gen	\$	\$	\$	\$	\$	\$								
43630	Referral Unit	Mgmt	33.8298	35.3421	37.0734	38.8973	40.8595	42.4938								
	SUPV,															
	Materials	Gen	\$	\$	\$	\$	\$									
43205	Management	Mgmt	36.2716	37.4502	38.7383	39.9970	41.5972									
00007	Trauma	Gen	\$	\$	\$	\$	\$									
62807	Registrar	Mgmt	41.9048	43.7067	45.6737	47.9571	50.4989		1		1	1	1	<del> </del>		
	Trauma	Gen	\$													
62807	Registrar (SAN)	Gen Mgmt	\$ 46.1304													
02007	Food Services	Sr.	\$	\$	\$	\$	\$					1	1			
33505	Manager	Mgmt	پ 41.2719	43.2234	45.3594	47.6913	49.9130									
00000	Heathcare	.vigini		.0.2201	.0.000 †	.7.0010	.0.0100					1	1	İ		
	Revenue	Sr.	\$	\$	\$	\$	\$									
52005	Analyst	Mgmt	57.5597	60.4072	63.3777	66.4950	69.7845									
32003	/ u laiyət	wigitit	31.3331	JU.7012	00.0111	JU. 7330	03.1040	l	1	l	l	1	1	ı	l .	l

# SIDE LETTER- SUPERVISING WAGE DIFFERENTIAL

# SIDE LETTER OF AGREEMENT

Between

Alameda County Medical Center

And

Alameda County Management Employment Association

# SUPERVISING WAGE DIFFERENTIAL

During the term of this agreement, employees in the Clinical Nurse IV and V classifications shall receive the same wage increases as employees in the Clinical Nurse II classification.

In addition, during the life of this MOU, if an employee in a classification in Appendix A supervises an employee covered by another MOU and, because of a wage increase other than an "Across the Board" increase, the wage differential between the two employees is reduced to less than 8%, ACMC and ACMEA shall meet and confer over that issue.

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7 / /	Janay June Somulas
DATE 2/11/07	

# SIDE LETTER- DISCRETIONARY MAJOR MEDICAL SICK LEAVE

### SIDE LETTER OF AGREEMENT

### BETWEEN

### ALAMEDA COUNTY MEDICAL CENTER

#### AND

### ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

- C. <u>DISCRETIONARY MAJOR MEDICAL SUPPLEMENTAL SICK LEAVE</u>. The Department Head, in his sole discretion, may grant to an employee discretionary major medical supplemental paid sick leave. The Department Head's determination to deny major medical supplemental sick leave shall be final and non-grievable.
  - Eligibility: To be eligible for major medical supplemental sick leave, an employee must have been continuously employed from a date prior to July 1, 1975 through September 2, 1979.
  - 2. <u>Limits</u>: A maximum aggregate lifetime eligibility of 176 hours for those eligible employees who, as of June 25, 1979, had completed 26 pay periods and less than 130 pay periods. In the case of such an employee who, as of June 25, 1979, had completed 130 pay periods of continuous employment, the maximum aggregate lifetime eligibility for major medical supplemental paid sick leave shall be 352 hours.
  - Criteria Which Must be Met Before Granting Major Medical Supplemental Paid Sick Leave: Major medical supplemental paid sick leave may be granted only in those instances in which:
    - a. the employee exhausted paid cumulative sick leave entitlement accrued pursuant to subsection 9.D. hereof, including sick leave bonuses;
    - the employee's absence is caused by a serious injury or illness requiring prolonged absence from work;
    - the work or duties of the employee requesting such paid leave are being performed by others in the employee's work unit and another person has not been hired or assigned to the work unit to perform such duties;
    - d. the injury or illness was not incurred in the course of employment; and
    - the employee has not incurred a break in service subsequent to June 24, 1979.

The following employees remain eligible for this benefit:

Ruth Allen	352 hours
Gail Carter	352 hours
Anne Gonsalves	352 hours
Donna Gonzales	352 hours
Patricia Heathco	352 hours
Annie Jones	352 hours
Grace Jones	330 hours
Lana Smallwood	352 hours
Susan Smiley	352 hours

If an employee eligible for this benefit has been inadvertently left off of this list, and ACMC can verify eligibility for the benefit, that employee will remain eligible.

FOR ACMC:	FOR ACMEA:
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	Ganansia Snullwood
	Tranged a Jens
DATE 3/21/07	Thick!

# SIDE LETTER- COMPACTION FOR CLINICAL NURSE V

#### SIDE LETTER OF AGREEMENT

#### Between

### Alameda Health Systems (AHS)

### And

Alameda County Management Employees Association (ACMEA)

### COMPACTION FOR CLINICAL NURSE- V

During the term of this agreement, AHS agrees to increase the broad range salaries for Clinical Nurse-V (CN-V) to 564 minimum, \$80 midpoint, and \$96 maximum. This increase would not be tied to any of the other Nurse classifications. Wage increases will be based on AHS's merit/performance/goal setting evaluation criteria.

Human Resources will work with Executive staff to address the issue of performance based pay so that the wage increases are consistent with standard AHS practices.

AHS will offer an independent review of the annual evaluation for compaction purposes by Executive Norse/designee at the written request of the employee to the Director of Labor Relations.

There will be future discussions with ACMEA on breaking down the CN-V class to specialized nurse manager classes. Salary surveys will be performed by AHS and discussed with ACMEA to monitor future compaction issues.

For AHS:

les "

Elaine Rowan,

Sr. Labor Relations Analyst

DATE: 16/28/17

For ACMEA:

Jennifer Bills,

OE3 Business Representative

# SIDE LETTER- SECRETARY II CLASSIFICATION

### SIDELETTER OF AGREEMENT

### BETWEEN

### ALAMEDA COUNTY MEDICAL CENTER

AND

### ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

# SECRETARY II CLASSIFICATION

Effective with the settlement of this contract, all Secretary II positions will be noted with a "review when vacant" notation. As each position is vacated, it will be reviewed to ascertain the correct classification of the position.

ACMC will revise the Secretary II job description and submit it to ACMEA for a meet and confer.

For ACMC:	For ACMEA:
227	Jogantella
Date: 4/10/11	

# SIDE LETTER- LEADERSHIP DEVELOPMENT FUND

# SIDELETTER OF AGREEMENT

# BETWEEN

# ALAMEDA COUNTY MEDICAL CENTER

AND

# ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

# LEADERSHIP DEVELOPMENT FUND

Alameda County Medical Center and ACMEA agree to meet and confer to explore options for the use of the funds that were placed in the "Leadership Development Fund" for ACMEA. These funds represent the unused portion of the Job Related Expense package available for ACMEA represented management employees.

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# SIDE LETTER- SUPERVISING RADIOLOGY TECHNOLOGIST

# SIDELETTER OF AGREEMENT

# BETWEEN

# ALAMEDA COUNTY MEDICAL CENTER

# AND

# ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

# Supervising Radiology Technologist and Director of Radiology

ACMC and ACMEA agree to meet and confer within 3 months regarding the job specifications of the Supervising Radiology Technologist and Director of Radiology. Meet and Confer shall consider the current needs of the restructured Radiology Department, and the most appropriate role for the Supervising Radiology Technologist and Director or Radiology within the department. ACMC shall conduct a salary survey for each classification following the meet &confer, and will make recommended supplemental increases (if any) to the salary scales of the revised classifications. Supplemental increases to the classifications made pursuant to this meet & confer shall not be retroactive, but rather shall be provided at the time of the next scheduled ACMEA across the board salary increase.

Mary De Coulode	FOR ACMEA:
Janette Londe	Eulelin Mu
	Jones a Lega
DATE: 4/25/07	7

# SIDE LETTER- HEALTH PLAN CO-PAY AND CONTRIBUTION RATES

# SIDELETTER OF AGREEMENT

# BETWEEN

# ALAMEDA COUNTY MEDICAL CENTER

AND

# ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

# HEALTH PLAN CO-PAY AND CONTRIBUATION RATES

Health Plan co-pay for plan year 2007 will remain at \$5.00 per office visit and \$5.00 per prescription. Beginning with plan year 2008, co-pay will increase to \$10.00 per office visit and \$10.00 per prescription.

ACMEA agrees to further increase co-pay at the same time as 50% of the Medical Center employees agree to do so.

At the time that 50% of the ACMC employees agree to an ACMC contribution level tied to the lowest cost provider, ACMEA will follow suit.

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DATE 4/11/07

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# SIDE LETTER- HEALTH CARE COST CONTAINMENT

# SIDELETTER OF AGREEMENT

## BETWEEN

# ALAMEDA COUNTY MEDICAL CENTER

# AND

# ALAMEDA COUNTY MANAGEMENT EMPLOYEES ASSOCIATION

In lieu of bargaining health and welfare benefits during the main table 2010 contract negotiations, Alameda County Medical Center and ACMEA agree that Union will participate in a joint labor management committee with the purpose of exploring ways of reducing and/or holding down the cost of employee health, vision and dental plans for both the Center and the employees. The Healthcare Cost Containment Labor Management Committee has been meeting and will continue to meet after the new MOU is ratified. Other bargaining units are invited to participate. The parties may mutually agree to add other members and/or bring in others inside and outside the organization on an ad hoc basis to assist in the Committee's mission.

The Committee will not be restricted to the health care and dental plans in existence at the time this agreement is signed and has the discretion and authority to reopen the contract solely for a ratification vote on any changes recommended by the committee. In considering the various options the Committee will bargain in good faith to reach a consensus on which plan or plans to select and the terms governing said plans. Should these good faith negotiations fail to result in an agreement, and should an impasse be reached, the parties retain all rights and options available during post contract term negotiations.

It is not the intention of the parties to diminish the level of coverage. Furthermore, unless mutually agreed to by all parties, ACMC shall not be considered as a provider for health or vision plans. The Committee's mission is to research different alternatives and recommend those that contain or lower costs as well as keep the level of benefits as consistent as possible with current benefits.

For ACMC:	For ACMEA:
1222	Je Sutill-
	V
Date: 4/19/11	

# SIDE LETTER- FOOD SERVICE SUPERVISOR SCHEDULING

## Side Letter Between AHS and ACMEA

Re: Food Service Supervisors and Managers Scheduling

- Food Service Supervisors and Managers will not be rotated on a trial basis but could be according to staffing and training needs. The FSS will attempt to agree on shift assignments. If there is no agreement, shift assignments will be awarded by seniority.
- For one week, the supervisors will switch shifts (the AM supervisor will work PM and the PM supervisor will work AM) and locations. This switch will or will not be implemented or continued at the discretion of the Food Service Director.
- Supervisors and Managers can switch shifts amongst themselves (except under #2) as
  long as this does not result in overtime. Both supervisors/managers must email the
  Manager(s) of their agreement to the switch. Managers must inform the Director. If
  the shift will occur in less than 24 hours or on a weekend, both supervisors must call
  the Manager(s).
- As much as possible, FSS shall have two consecutive days off each week. The template can be worked on by Supervisors and Managers.
- Work schedules will cover a six week period and will be posted at least two weeks prior to going into effect with the understanding that any schedule is a dynamic document that changes depending on leaves and staffing needs.
- The intention is to have a permanent fixed schedule. When a permanent vacancy occurs, it will be posted and awarded in the same manner as #1 above.
- Extra shifts will be offered to FSS rotating seniority in the same manner as extra shifts are awarded to SEIU represented employees.
- AHS will make every effort to schedule a 12 hour rest between shifts for all
  employees, unless the employee agrees to a shorter rest period. This does not apply to
  paragraph 2 above or emergencies.
- Supervisors will try to agree on vacation and holiday scheduling; however, if there is no complete agreement, vacations and holidays will be awarded using the following process:
  - a. All time off requests will be or not be granted based on staffing needs.

- b. Vacations and holidays for the 12 month period January 1<sup>st</sup> to December 31<sup>st</sup> will be bid in December of the previous year. Managers and Supervisors will have two weeks to submit both their vacation and holiday preference to management; vacations will be granted in order of seniority. Holidays will be rotated from year to year and requests will be accommodated depending on the rotation.
- For purposes of the holiday rotation, Christmas Eve and New Year's Eve can be substituted as the Christmas and New Year's holidays.
- d. After the December bidding period, the Director has two weeks to respond to all requests with an approval, disapproval, or approval with a modification. If there is no response within the two week period, the request will be considered to be approved.
- e. After all vacations and holidays are set, supervisors and managers may request time off in advance with approval, disapproval, or approval with a modification being given by the Director at within one week or seven calendar days. All such vacations are approved on a first come, first serve basis regardless of seniority. If there is no response within the one week period, the request will be considered approved.

period, the r	equest will be considered approved.
For AHS:	For ACMEA:
	Luca Possible
Date: 10/13/15	Date: 10 /13/15

# SIDE LETTER- WEEKEND DIFFERENTIAL FOR STEP WAGED EMPLOYEES

# AHS Modified Proposals to ACMEA for 2014 Contract Negotiations February 3, 2016

AHS reserves the right to add or subtract from this proposal,

- AHS proposes an across the board increase for ACMEA represented employees in step titles of 1.5 % effective the first pay period of the fiscal year, June 21, 2015.
- AHS proposes weekend differential for all ACMBA represented employees in step titles of 5% to be pald subject to the following conditions:
  - Only those employees in steps are eligible.
  - Only those employees who work two or more weekends per month are eligible.
  - c. Weekends start 11PM Friday night and end 7AM Monday morning.
  - d. Employees are eligible for weekend differential on no more than two shifts per weekend.
  - c. Weekend differential is not paid on extra hours, overtime or time off.

For AHS:

Labor Relations Diseator

deanette Louden-Corbett

Chief Human Resources Officer

For ACMEA:

Susan Rosenthal

Labor Representative

# SIDE LETTER- IT SERVICE CENTER TECHNICIAN - I

SIDE LETTER OF AGREEMENT
Between
Alameda Health System (AHS)
And
Alameda County Management Employees Association (ACMEA)

## IT Service Center Technician - I

## A. Condition Precedent

Employees impacted by this proposal are not eligible to receive the cost of living adjustment. They are eligible to receive the Annual Incentive Program that is agreed in the 2019 Wage Reopener.

# B. Change to Step and Grade Step and Grade Salary Table

- The IT Service Center Technician I position and eligible incumbent employees shall be moved from open range to a step and grade salary table as described below in Section E (as of June 30, 2019) effective no later than the start of the first pay period following 30 days after reaching a complete agreement on the 2019 Wage Reopener.
- This new step and grade salary table shall be included in Appendix E ACMEA Salary Table.

# C. Step Placement.

- Incumbent employees will be placed on the new salary table step described in Section E. of this
  agreement at the step that is nearest their current salary without resulting in a reduction in pay.
- Tangeria Nelson (ee#14050) and Stephen Willers (ee#14082) will be placed at Step 2. Robert Momono (ee# 014082) and Annette Lussing (ee#14064) will be placed at Step 4. All other incumbents will be placed at Step 1.

# D. Lump Sum in lieu of Retro

- No later than 60 (sixty) calendar days following the date the parties reach complete agreement
  on the 2019 Wage Reopener, eligible employees who receive a pay rate increase shall receive a
  one-time, non-base building lump sum based on actual earnings for the payroll periods that
  includes June 30, 2019 and concludes on the last day of the pay period prior to implementation
  Effective. Legally required deductions will be made against the lump sum issued pursuant to
  this Section. Union dues will not be deducted from this payment.
- To be eligible for the Lump Sum in lieu of Retro discussed in Section C1, the employee must meet all of the following criteria:
  - be in the IT Service Center Technician I classification on the date the lump sum is paid;
     and
  - have actual earnings in the IT Service Center Technician I classification during the relevant time period outlined in Section C.1 above.

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# E. IT Service Center Technician I Step and Grad Salary Table

Job Code	Classification	Union Group	Step 1	Step 2	Step 3	Step 4	Step 5
63038	IT Service Center Technician (	N/A	\$28.4366	\$29.3464	\$30.2852	\$31.2419	\$32.1875

FOR AHS

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Andrew OMDING

10/31/19

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# SIDE LETTER- CERTIFIED OPTHALMIC TECHNICIAN – SALARY RANGE AND WAGE ADJUSTMENT

SIDE LETTER OF AGREEMENT Between Alameda Health System (AHS) And

Alameda County Management Employees Association (ACMEA)

# Certified Ophthalmic Technician - Salary Range and Wage Adjustment

# A. Condition Precedent

The employee impacted by this proposal remains eligible to receive the cost of living adjustment and the annual incentive program that is agreed to in the 2019 Wage Reopener.

# B. Expansion of the Salary Range

The adjusted Certified Ophthalmic Technician salary range as described in Section C of this agreement, shall be effective no later than the start of the first pay period following 30 days after reaching a complete agreement on the 2019 Wage Reopener. This new salary range shall be included in Appendix E – ACMEA Salary Table.

# C. Certified Ophthalmic Technician Salary Range

Job Code	Classification	Union Group	Min. Rate	Mid Rate	Max Rate
63630	Certified Ophthalmic Technician	N/A	\$19.3750 \$21.3125	\$24.2308 \$26.6539	\$29.0865 \$31.9952

# D. Wage Adjustment

Cathy Walker (ee#011775), Certified Ophthalmic Technician shall receive a salary adjustment to \$31.9952 if at the time the increase is *paid* (not effective date of the increase), the employee is classified as a Certified Ophthalmic Technician in Job Code 63630.

# E. Effective Date

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The adjustment described in Section D shall be effective June 30, 2019.

# F. Lump Sum Payment

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Alameda Health System shall determine the total percentage increase (expressed as X%) for Cathy Walker. Then, no later than 60 (sixty) days following agreement on the 2019 Wage Re-Opener, AHS shall pay Cathy Walker a one-time, non-base building (X%) lump sum based on actual in-classification (Job Code 63630) earnings for the payroll period that includes June 30, 2019 and concluded on the last day of the pay period prior to the implementation of the equity increase discussed in Section B., above.

FOR AHS FOR ACMENT

CHUCK FLOSHER

10-31-19

# SIDE LETTER- MANAGER, ENVIRONMENTAL SERVICES SALARY RANGE

# SIDE LETTER OF AGREEMENT Between Alameda Health System (AHS) And Alameda County Management Employees Association (ACMEA)

# Manager, Environmental Services Salary Range

# A. Condition Precedent

Nothing in this agreement adjusts the wage rate for incumbent employees.

# B. Expansion of the Salary Range

The adjusted Manager, Environmental Services salary range as described in Section C of this agreement, shall be effective no later than the start of the first pay period following 30 days after reaching a complete agreement on the 2019 Wage Reopener. This new salary range shall be included in Appendix E – ACMEA Salary Table.

# C. Manager, Environmental Services Salary Range

Job Code	Classification	Union Group	Min. Rate	Mid Rate	Max Rate
32505	MGR,	Sr. Mgmt	631.2019	641.5865	\$51,9743
	Environmental	_	\$39,8630	\$53.1341	\$66,4053
	Services				

Andrew OADKO

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# SIDE LETTER- 2019 WAGE REOPENER LUMP SUM PAYMENTS

## SIDE LETTER OF AGREEMENT

## Between

Alameda Health System (AHS)

And

Alameda County Management Employees Association (ACMEA)

# 2019 Wage Reopener Lump Sum Payments

A. 2019 Wage Reopener Lump Sum and Effective Date

Except as otherwise provided in this 2019 Wage Reopener and this Side Letter of Agreement, represented employees shall receive a one-time lump sum payment in the amount of one thousand three hundred thirty-two dollars and fifteen cents (\$1332.15) effective no later than the start of the first pay period following 60 days after reaching complete agreement on the 2019 Wage Reopener.

- B. Excluded Employees. The following employees are ineligible for the lump sum payment described in section A.
  - Ramos, Maritza (ee# 006418)
  - 2. Walia, Gulnar (ee# 010528)
  - 3. Dillon, Scott (ee# 010930)

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- 4. Hassan, Ganiyu (ee# 009171)
- C. Eligibility. To be eligible for the lump sum payment employees must:
  - 1. Have been in an ACMEA represented position on February 21, 2020;
  - Be an active employee at the time the payment is made, and;
  - 3. Be in an ACMEA represented position at the time the payment is made.

Radres DADKO 3/24/2020

# SIDE LETTER- DEEP CLASS ANNUAL INCENTIVE PROGRAM FY2019

## SIDE LETTER OF AGREEMENT

## Between

# Alameda Health System (AHS)

And

Alameda County Management Employees Association (ACMEA)

# Deep Class Annual Incentive Program FY2019

## A. General Provisions

The Annual Incentive Plan ("AIP" or the "Plan") has been designed to reward performance and reinforce AHS goals.

Except as otherwise provided in this 2019 Wage Reopener, ACMEA-represented employees in deep class positions may be eligible to participate and receive a Plan award.

- B. Eligibility –To be eligible for the AIP described below in Section C, the employee must meet all of the following criteria:
  - Be in an ACMEA represented deep class position as a regular status (full or part time only), on the date the award is paid; and
  - Been an active regular status (full-time or part-time only) ACMEA represented employee in a deep class position on June 30<sup>th</sup>. 2019.

# C. Proration of the AIP

The AIP payments shall be prorated in the following way:

- Eligible employees hired on or before September 30, 2018 shall receive 100% of the maximum.
- Eligible employees hired between October 1, 2018 and December 31, 2018 shall receive 75% of the maximum.
- Eligible employees hired between January 1, 2019 and March 31, 2019 shall receive 50% of the maximum.
- Eligible employees hired on April 1, 2019 or later are not eligible for salary adjustments the 2019 fiscal year.

AIP payments will be prorated for employees who entered ACMEA deep class positions based on the same dates listed above.



# D. AIP Lump Sum Amount

Category	Percentage Possible	Max	Max Criteria	Target	Target Criteria	Threshold	Threshold Criteria
Director (Deep Class job codes that start with the number 2)	2.00% Base Pay	100% of possible	2 organizational goals met + 3 of the 3 departmental goals met	66% of possible	2 System goals met. + 2 of 3 departme ntal goals met	33% of possible	organizational goals met.
Manager ( Deep Class job codes that start with the number 3	1.00% Base Pay	100% of possible	2 organizational goals met + 3 of the 3 departmental goals met	66% of possible	2 System goals met. + 2 of 3 departme ntal goals met	33% of possible	2 organizational goals met.
Supervisor (Deep Class job codes that start with the number 4).	\$700.00	\$700.00	Will receive maximum payment if the organizational goals are met.	N/A	N/A	N/A	N/A
Frontline	\$500.00	\$500.00	Will receive	N/A	N/A	N/A	N/A
(Deep Class job codes that start with the number 5, 6, 7, or 8)			payment if the organizational goals are met.				

These lump sum payments described above shall be issued the month of November 2019 or upon complete agreement of 2019 Reopener negotiations, whichever comes later. Legally required deductions will be made against the lump sum issued pursuant to this Section, immediately above. Union dues will not be deducted from this payment.

# E. Definitions

- 1. Organizational Goals
  - a. Attained the annual EBIDA margin goal (4.6% or greater).
  - b. Attained the annual workplace injury reduction goal (288 or fewer instances).

Alameda Health System/ACMEA Re-Opener Negotiations Side Letter – Deep Class Annual Incentive Program FY2019 AHS Proposal #1 September 18, 2019 Page 3 of 3

# 2. Departmental Goals:

The goals that employees with job codes starting with 2 or 3 have submitted to, and received approval from their supervisors.

Employees with job codes starting with 4, 5, 6, 7, or 8 will not have departmental goals. They will only receive the AIP payment if the organizational goals are met.

FOR AHS

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Andrew DADKO

10/22/19

TA 10-22-19

# SIDE LETTER- MANAGER, PHARMACY OPERATIONS EQUITY ADJUSTMENT

# SIDE LETTER OF AGREEMENT

#### Between

Alameda Health System (AHS)

And

Alameda County Management Employees Association (ACMEA)

# Manager, Pharmacy Operations Equity Adjustment

# A. Condition Precedent

The employee impacted by this proposal remains eligible to receive the cost of living adjustment and the annual incentive program that is agreed to in the 2019 Wage Reopener.

# B. Wage Adjustment

 Wei Lin, Manager, Pharmacy Operations (ee#012793) shall receive an equity adjustment to \$86.1725 if, at the time the equity increase is paid (not effective date of increase), the employee(s) is classified as a Manger, Pharmacy Operations in Job Code 33710.

# C. Effective Date

The adjustment as described in Section A shall be effective June 30, 2019.

# D. Lump Sum Payment

Alameda Heath System shall determine the total percentage increase (expressed as X%) for Wei Lin. Then, no later than 60 (sixty) days following agreement on the 2019 Wage Re-Opener, AHS shall pay Wei Lin a one-time, non-base building (X%) lump sum based on actual in-classification (Job Code 33710) earnings for the payroll period that includes June 30, 2019 and concludes on the last day of the pay period prior to implementation of the equity increase discussed in Sections B., above.

Andrew OMOKU

TA 10-72-19

# SIDE LETTER - SR. EHR ANALYST EQUITY ADJUSTMENT

## SIDE LETTER OF AGREEMENT

#### Retween

Alameda Health System (AHS)

And

Alameda County Management Employees Association (ACMEA)

# SR. EHR APPLICATIONS ANALYST EQUITY ADJUSTMENT

## A. Condition Precedent

If, following the Implementation of the 2.5% COLA for FY 2019/20, the employees listed in Section C of this Agreement remain below a pay rate of \$54.3269, an additional equity increase will subsequently take effect so that the employees listed in Section C are paid at the rate of \$54.3269.

# Eligibility

If the condition outlined in Section A., above is satisfied, the employee(s) listed in Section C., below shall be eligible to receive an equity adjustment up to \$54.3269 if, at the time the equity increase is paid (not effective date of increase), the employee(s) is classified as a Sr. EHR Applications Analyst in Job Code 63085.

## C. Employee Names and EID

- Ramos, Maritza (ee# 006418)
- Walia, Gulnar (ee# 010528)
- Dillon, Scott (ee# 010930)
- Hassan, Ganlyu (ee#009171)

# D. Effective Date of Equity Increase

If Sections A and B of this Agreement are satisfied, eligible employees shall have their equity increase effective no later than the start of the first pay period following 30 days of agreement on the 2019 Wage Re-Opener.

## E. Lump Sum Payments

For eligible employees receiving an equity increase under this Side Letter of Agreement, Alameda Heath System shall determine the total percentage increase (expressed as X%) for each of the affected employees in Section C., above. Then, no later than 60 (sixty) days following agreement on the 2019 Wage Re-Opener, AHS shall pay those employees a one-time, non-base building (X%) lump sum based on actual in-classification (Job Code 63085) earnings for the payroll period that includes January 1, 2019 and concludes on the last day of the pay period prior to implementation of the equity increase discussed in Sections A and B., above. Employees covered by this provision are not covered by any other salary adjustments agreed to in the 2019 Financial Reopener.

13/4/2020 Walerie Chine 3/14/2020 Andrew Onder 3/24/2020