

Board of County Commissioners Agenda Request

9B
Agenda Item #

Requested Meeting Date: November 26, 2024

Title of Item: 2025-2027 AFSCME Courthouse Unit Agreement

	Action Requested:	Direction Requested
REGULAR AGENDA	Approve/Deny Motion	Discussion Item
CONSENT AGENDA	Adopt Resolution (attach draft)	
	Hold Public Hearing *provide co	ppy of hearing notice that was published
Submitted by:	1010	Department:
Bobbie Danielson 150%	bit to denieson	Human Resources
Presenter (Name and Title): Bobbie Danielson, Human Resource	es Director	Estimated Time Needed: 5 min.
Summary of Issue:		,
The redlined agreement attached s	hows changes that were made.	
Alternatives Ontions Effects	on Others/Comments:	
Alternatives, Options, Effects	on others/comments:	
Recommended Action/Motion	:	
	CME Courthouse unit Agreement as pres	sented and to authorize the Chair and staff
to sign.		
Financial Impact:		
Is there a cost associated with t	•	∟ No
What is the total cost, with tax a	· —	loin:
Is this budgeted? Yes		airi.
These increases are included in the	2025 budget.	

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AGREEMENT

between

COUNTY OF AITKIN, MINNESOTA

and

COURTHOUSE EMPLOYEES
AFSCME, AFL-CIO, LOCAL UNION #667

JANUARY 1, 2025 - DECEMBER 31, 2027

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AGREEMENT

Entered into by and between the Board of Aitkin County, hereinafter referred to as the "Board", and Local Union No. 667, American Federation of State, County and Municipal Employees, affiliated with the American Federation of Labor and the Congress of Industrial Organization, hereinafter referred to as the "Union".

ARTICLE 1

PURPOSE

It is the intent and purpose of the parties hereto that this Agreement shall promote and ensure a spirit of confidence and cooperation between the Board and its employees, set forth the general policy of the Board on personnel and procedure, establish uniform and equitable rates of pay and hours of work and provide a method for the redress of any grievances the employees may have by virtue of this Agreement or otherwise.

ARTICLE 2

RECOGNITION

Section A. The Board hereby recognizes Local No. 667, AFSCME Council 65, AFL-CIO, as the exclusive bargaining agent of the employees of the Aitkin County Courthouse who are employed for more than sixty-seven (67) working days per calendar year and fourteen (14) or more hours per week or thirty-five percent (35%) of the normal week, whichever is the lesser, excluding employees of the Health & Human Services Department, County Extension Educators, supervisor and confidential employees.

<u>Section B.</u> The Board shall not enter into any agreements with the employees coming under the jurisdiction of this policy, either individually or collectively, which in any way conflicts with the terms and conditions of this policy.

<u>Section C.</u> No discrimination shall be exercised against any employee because of Union membership or because of race, creed, color, national origin, sex, sexual orientation, age, disability, marital status, status with regard to public assistance, religious, or political belief.

ARTICLE 3

DEFINITIONS

<u>Union:</u> American Federation of State, County and Municipal Employees, affiliated with the American Federation of Labor and the Congress of Industrial Organization.

Employer: County of Aitkin

Employee: A member of the exclusively recognized bargaining unit.

Permanent Employee: An employee who has completed the probationary period.

Probationary Employee: An employee who has not completed the probationary period.

<u>Seasonal Employee</u>: A temporary employee hired to cover increased workloads in a department due to peak business demands.

Union Member: A member of AFSCME Local No. 667.

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ARTICLE 4

EMPLOYEE RIGHTS

Section A.

In Recognition of the Union as the Exclusive Representative

- Subd. 1. The Employer shall deduct an amount each pay period sufficient to provide the payment of regular dues deductions, established by the Union from the wages of all employees authorizing, in writing, such deduction on a form mutually agreed upon by the Employer and Union; and the deduction of dues shall commence 30 working days after initial employment with the Employer, and
- Subd. 2. The Employer shall remit such deductions to AFSCME Council 65 Administrative Office (118 Central Avenue, Nashwauk, MN 55769) with a list of the names of the employees from whose wages deductions were made along with other pertinent employee information necessary for the collection and administration of union dues preferably in an Excel formatted report that may be electronically transmitted or by U.S. mail; and
- Subd. 3. The Union shall provide the formula or schedule (if applicable) to calculate the actual dues deduction to the Employer and will provide a spreadsheet that can be used to calculate the actual dues, in an electronic Excel format or via U.S. mail.
- <u>Section B.</u> Fair Share Fee. In recognition of the Union as the exclusive representative, the Employer shall deduct from the pay of all employees an amount sufficient to provide payment of dues established by the Union from the wages of all employees expressly authorizing, in writing, such a deduction. The Employer shall remit such deduction to the appropriate designated officers of the Union.
- <u>Section C.</u> The Union agrees to indemnify and hold the Employer harmless against any and all claims, suits, orders or judgments brought or issued against the Employer as a result of action taken by the Employer under all provisions of this Article.
- Section D. Representatives of the American Federation of State, County and Municipal Employees, AFL-CIO, shall have access to the premises of the Board at reasonable times and subject to reasonable rules to investigate grievances and other problems with which they are concerned, with prior notification to the Human Resources Director and without undue interruption of work.
- <u>Section E.</u> The Board agrees to permit up to three (3) members of the Negotiating Committee to appear at all negotiating meetings with the Employer in negotiations without the loss of pay.
- <u>Section F.</u> All matters not covered by this Agreement shall be settled through negotiations between the Board and the Union.
- <u>Section G.</u> An employee elected by the Union to represent such Union at International, State or District meetings, which require absence from duty, shall be granted the necessary time off to attend such meetings, without pay, and without discrimination or loss of seniority or other rights. Such time off will be on the following basis:

Type of Meeting International

No. of Delegates

Maximum Leave Time 9 calendar days

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State Federation	2	7 calendar days
State Council	3	2 calendar days
District	3	1 calendar day

In the event that additional time off is necessary for the above and/or other Union business, such time off may be granted subject to the approval of the Employer.

ARTICLE 5

MANAGEMENT RIGHTS

<u>Section A.</u> The Employer retains the full, unrestricted right to operate and manage all manpower, facilities and equipment; to establish functions and programs; to set and amend budgets; to determine the utilization of technology; to establish and modify organizational structure; to select, direct and determine the number of personnel; to establish work schedules, and to perform any inherent managerial functions not specifically limited by this Agreement.

Section B. Any term or condition of employment not specifically established or modified by this Agreement shall remain solely within the discretion of the Employer to modify, establish or eliminate.

ARTICLE 6

HOURS OF WORK

Section A. Courthouse Employees: The normal hours of work for all Courthouse employees shall be eight (8) hours per day and forty (40) hours per week. The regular workday shall start at 8:00 a.m. and shall end at 4:30 p.m., allowing one-half hour for lunch each day. The normal workdays of the week shall be Monday through Friday. Flexible work schedules may be established with approval of the Department Head. Under management rights, the County Board, at any time, can define the working hours of departments.

Section B. Overtime Hours: Overtime compensation will be based on status under the Fair Labor Standards Act. All non-exempt employees who are assigned by the Employer to work in excess of 40 hours in a work week shall be compensated for such overtime hours at the rate of one and one-half $(1 \frac{1}{2})$ times the regular straight time rate of pay.

No further comp time shall be accrued.

<u>Section C.</u> <u>Rest Break:</u> If the needs of service permit, all employees shall be allowed two (2) fifteen minute rest breaks in each eight-hour shift at times designated by their immediate supervisor or department head.

Section D. Minimum Call Outs: When a regular employee reports for work in accordance with their work schedule without having previously been notified not to report for work, or if an employee is called back to work after completing their regular workday or is called out for work during their regular scheduled time and/or day off, they shall receive a minimum of two (2) hours work or two (2) hours pay in lieu thereof at the classified rate.

<u>Section E. Based on Days:</u> A "day", for purpose of determining benefits provided for under Articles 4, 7, 8, and 9 shall be the normal daily hours of work provided for by the employees, as referred to in Article 6, Sections A.

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ARTICLE 7

HOLIDAY PROVISIONS

<u>Section A.</u> All full-time employees (probationary and non-probationary) shall be entitled to the following paid holidays, eight (8) hours each, unless noted otherwise:

New Year's Day
Presidents Day
Memorial Day
Martin Luther King Day
Tourth of July
Thanksgiving Day
Friday after Thanksgiving
Juneteenth (June 19th)
Veterans Day
Labor Day
Christmas Day

Christmas Eve when it falls on a Monday through Thursday, four (4) hours

Part-time (probationary and non-probationary) employees shall be entitled to holiday pay on a pro-rated basis. Seasonal and temporary employees are not eligible for holiday pay.

Section B. When an employee is required to work on any of these holidays, they shall be paid at time and one-half (1-1/2) rates in addition to their regular salary.

Section C. When necessary, the Department Head and/or County Board may require an employee to work on a holiday.

<u>Section D.</u> Except for Jail Cooks, when any of the above-named holidays fall on a Sunday, the following day shall be observed as the holiday. Except for Jail Cooks, when the holiday falls on a Saturday, it shall be observed on the previous Friday.

Jail Cooks will be observe (and be paid) on the day on which the holiday falls, instead of on the previous Friday or following Monday when the holiday falls on a Saturday or Sunday.

<u>Section E.</u> When a paid holiday falls during an employee's vacation/PTO period, they shall receive holiday pay for that day.

Deleted: When an employee does not work on any of the abovenamed holidays, the holiday shall nevertheless count as eight (8) hours worked for the purpose of computing overtime for hours worked in excess of forty (40) in any such week.

2025	2027	AECCME	COURTHOUSE	ACDEEMENT

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ARTICLE 8.

PAID TIME OFF

Section 1.

Effective on the first full pay period following Board ratification of this Agreement, employees will receive PTO that will accrue on a per payroll period basis. Full-time (probationary and non-probationary) employees shall accrue PTO benefits based on the following table:

Annual Completed	Rate of	Annual Hours of PTO
Years of Service	Accumulation	
	(Hours per Month)	
0	16 (New full-time employees will be provided 40 hours of PTO at time of hire so their rate of accumulation for the first year will be adjusted accordingly.)	192
3	18	216
5	20	240
10	22	264
15+	24	288

Employees who have used at least 80 PTO hours in the previous twelve-month period may elect pay in lieu of PTO for up to 120 hours once in any calendar year. This 120 hour benefit may be split into two separate requests, as an example 40 hours in January and 80 hours in July.

Employees may accrue up to a maximum of 280 hours PTO.

All PTO hours count as time worked for the purpose of overtime computation. (Holidays, comp time, personal leave, and extended sick bank hours do not count towards the computation of overtime.)

Upon separation of service, the employee will be paid for any unused PTO, up to the maximum accrued amount, unless the employee is terminated because of an illegal act regardless of whether any legal remedies are pursued or whether any conviction results. In the event of the death of an employee, the employee's accumulated PTO credits shall be paid to the employee's estate.

Effective on the first full pay period following Board ratification of this Agreement, for employees who have met age and service requirements necessary to receive an annuity from PERA or who are receiving a disability benefit from PERA, the County will deposit 100% of the employee's accrued but unused PTO into a MSRS HCSP account upon retirement or resignation in good standing.

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Employees are allowed to transfer any accrued PTO over the maximum accrual amount to the extended sick leave bank where there is no severance payment upon separation of service. At no time can the extended sick leave bank exceed 720 hours. PTO that has been transferred to the extended sick leave bank can only be used in accordance with the sick leave provisions in Article 8, Section 2.

¹Employees whose sick bank is above 720 hours on date of conversion, will be red-circled until they fall below the new 720 hour maximum so there's no loss to the employee's current bank.

Part-time employees shall be entitled to PTO benefits on a pro-rated basis, up to a total of 40 hours PTO per calendar year, in accordance with county policy. Seasonal and temporary employees are not eligible to accrue PTO benefits.

PTO benefits shall only accrue when an employee is in a paid status or on an approved military leave. PTO benefits shall not be earned by any employee during a leave of absence without pay, suspension without pay, or time otherwise not paid.

In order to assure the orderly performance and continuity of services provided, employees wishing to schedule a vacation should request PTO as far in advance as reasonably possible, but usually at least one (1) week in advance of the requested vacation period. Requests for PTO usage shall be granted by the Department Head or designee unless it is determined that such absence would adversely affect and interfere with the orderly performance and continuity of services. It may be necessary to limit the number of employees taking vacation at the same time or during an event or particular period of time. Such requests, however, shall not arbitrarily be denied. Requests for vacation will be processed giving preference to the order in which the requests are received. In the event requests are received at the same time for the same vacation period, then time-in-department will be the determining factor.

Probationary employees may use accrued PTO with supervisory approval.

Section 2. Extended Sick Leave Bank / Care Of Relatives

Accrued sick leave may be used when an employee cannot perform work duties due to but not limited to the following: personal illness or injury; necessity for medical or dental treatment or examination, where such treatment cannot be scheduled outside of working hours; emergency, illness or injury of the employee's immediate family member which requires the employee's attendance and care; quarantine directed by a medical physician; disability; pre and postnatal care. For the purpose of this paragraph, immediate family is defined as; spouse, Life partner, child, step child, adult child, parent, step parent, mother-in-law, father-in-law, or grandchild. To the extent that state statute (§181.9413) or regulations change, this policy shall be construed as consistent with those changes.

Sick leave may be used because of illness of the employee's sibling or grandparent as well. For siblings and grandparents, use is limited to 160 hours all combined per calendar year.

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An employee must notify the employee's supervisor of sick leave usage prior to the employee's starting time, unless an emergency prevents the employee from doing so. Failure to give such notice may be cause for disciplinary action.

The County reserves the right to require written medical certification from an employee.

In the event of three (3) consecutive days of absence or in cases of the repeated and systematic absence of an employee the Department Head or Supervisor may require a medical statement from an appropriate medical authority before granting sick leave, as well as verification that an employee is able to perform the duties of employment before the employee is allowed to return to work.

ARTICLE 10

EDUCATIONAL TUITION

Continuing education will be established and utilized to improve performance in the current position and/or prepare the employee for advancement within County Government. This will be in addition to training required to maintain licenses and certifications. Training expenses may be paid by the County as outlined below:

The cost of participation in formalized courses of study will be reimbursed to an employee who has permanent status in the amount equal to one-third (1/3) of the tuition cost provided:

- 1. That the course is germane to the duties of the employee's job.
- 2. That the employee satisfactorily completes the course and receives either a "P" in a Pass/No Pass course, or at least a "B-" in an A-F course.
- That the employee remains in the employment of Aitkin County for a period of one year following completion of the course, or they shall reimburse the County for any costs incurred by the County because of such schooling.
- That the course be approved by the Department Head and the County Board prior to taking the course.
- It shall be noted that the cost of "tuition" is covered; this does not include books or other assessed administrative fees.

ARTICLE 11

LEAVES OF ABSENCE

Section A. Paid Leave:

Subd. 1. <u>Bereavement Leave</u>: Full-time (probationary and non-probationary) employees will be allowed a maximum of three (3) days (24 hours) leave without loss of pay when a death occurs in an employee's family, which shall be construed in this section to mean spouse, life partner, child, step child, parent, step parent, sibling, step sibling, father-in-law, mother-in-law, daughter-in-law, son-in-law, sister-in-law, brother-in-law, grandparents and grandchildren. Two (2) additional days (16 hours) may be allowed when necessary, subject to the approval of the Employer. Additional time, if needed, may be allowed by the Employer, but such additional time in excess of the five (5) days (40 hours) provided above shall be charged against the employee's sick leave.

Part-time (probationary and non-probationary) employees shall be entitled to be reavement leave on a pro-rated basis. Seasonal and temporary employees are not eligible for be reavement leave with pay.

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(This Vacations Article 8B will expire on the end of day prior to PTO being implemented. Employees vacation banks will be transferred to their PTO bank on the first full pay period following Board ratification of this Agreement.

¶

Section A. All permanent full-time employees shall be granted vacations as follows:

Rate of Accumulation Working Days Employee¶

Completed Years of Vacation Days Per May Earn as Vacation
of Service Month of Work Per Year ¶

¶

 0
 1
 12 days (96 hours)¶

 3
 1-1/4
 15 days (120 hours)¶

 5
 1-1/2
 18 days (144 hours)¶

 10
 1-3/4
 21 days (168 hours)¶

 15+
 2
 24 days (192 hours)¶

Permanent part-time employees shall be entitled to vacation pay on a pro-rated basis up to a total of 40 hours. Seasonal and temporary employees are not eligible for vacation pay.¶

If a documented medical emergency occurs while an employee is on scheduled vacation time, they shall be allowed to switch the vacation to sick leave, with the Employer's approval.

Section B. Vacation is granted for the purpose of employee recreation and, therefore, no employee shall be permitted to waive such vacation for the purpose of receiving double pay. However, an employee that is not working because of illness or injury and has exhausted all accrued sick leave will be permitted to draw from earned vacation pay in lieu of a vacation.

Section C. Effective January 1, 2019, upon termination of employment, permanent employees shall be paid for any accumulated vacation credits, unless the employee is terminated for just cause. Effective August 1, 2019, contingent upon final State approval, for employees who have met age and service requirements necessary to receive an annuity from PERA or who are receiving a disability benefit from PERA, the County will deposit 100% of the employee's accrued but unused vacation into a MSRS HCSP account upon retirement or resignation in good standing. ¶

Section D. An employee may accumulate vacation hours up to a maximum of 28 days (224 hours). Vacation days over the 28 day (224 hours) maximum will be forfeited as accumulated on the monthly rate until such time as the employee is below the 28 day (224 hours) maximum.¶

Section E. Full-time and part-time probationary employees may use accumulated vacation days with prior supervisory approval.¶[

Deleted: ARTICLE 9 SICK LEAVE / CARE OF RELATIVES

(This sick leave/care of relatives Article 9 will expire on the end of day, prior to PTO and extended sick leave being implemented. Employees sick leave banks will be transferred to their extended sick leave bank on the first full pay period following Board ratification of this Agreement.)

Section A. . Sick leave with pay shall be granted to all full-time employees at the rate of one (1) day (8 hours) per month of continuous employment and the employee shall be allowed to accumulate any unused sick leave from year to year up to a total of one hundred twenty (120) days (960 hours). Employees begin earning sick leave as of the day of employment and may use sick leave during the probationary period.

Subd. 2. Personal: Full-time (probationary and non-probationary) employees shall be granted twelve (12) hours of personal leave each quarter, and may accumulate up to 36 80 hours of personal leave at any given time. Personal leave is not paid out upon termination of employment or death.

Part-time (probationary and non-probationary) employees shall be entitled to personal leave on a prorated basis. Seasonal and temporary employees are not entitled to personal leave with pay.

<u>Subd. 3.</u> <u>Jury Duty:</u> Employees required to serve on jury duty shall be paid the difference between pay for such jury duty and their normal earnings for all full days' absence. Employees shall keep expenses reimbursed to them by the court for jury duty services. If an employee is excused from jury duty after reporting and returning to work, they shall suffer no loss in pay for the day.

Subd. 4. Minnesota Paid Leave. Beginning January 1, 2026, the employer and the employee shall equally split the cost of Minnesota family and medical leave premiums (Statute §268B.14). The employee portion shall be paid through payroll deduction.

The Employer will allow employees to use supplemental benefits, including Extended Sick Leave, Personal Leave, and then PTO concurrently with Paid Family and Medical Leave (PFML) benefits, provided that the employee elects this option at the start of their leave. This supplemental benefit will continue until the leave ends or all supplemental benefits are exhausted, whichever occurs first, ensuring that the combined total does not exceed the employee's regular base salary.

Section B. Unpaid Leave other than Family and Medical Leave:

Subd. 1. The employee requesting a leave of absence up to thirty (30) calendar days, may apply for same in writing to the Department Head for consideration of their approval. The request shall include the length of leave requested and the reason for said leave. The department head shall approve or deny said request within five (5) working days of the request. Emergency requests shall be considered at the time received.

- <u>Subd. 2.</u> The employee requesting a leave of absence greater than thirty (30) calendar days, may apply for same in writing to the County Administrator for consideration of their approval. The request shall include the length of leave requested and the reason for said leave.
- <u>Subd. 3.</u> Employees who are on an unpaid leave of absence shall receive no pay or benefits as apply to sick leave, holidays, vacations/PTO, etc., and shall accrue seniority for a period of thirty (30) calendar days only.
- <u>Subd. 4.</u> Temporary employees may be used to fill in for employees who are on an authorized leave of absence. Such employees shall be notified that the position they are filling is of a temporary nature and will cease upon the return of the individual who is on the leave of absence.
- <u>Subd. 5.</u> The probationary period shall be extended by a period of time equal to the total number of calendar days on leave.

Section C. Family and Medical Leave:

Family and Medical Leave shall be granted in accordance with legal mandates and Aitkin County policy.

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ARTICLE 12

SENIORITY

<u>Section A.</u> Seniority standing shall be granted to all employees. The standing is to be determined on the basis of total length of continuous employment for Aitkin County. Permanent full-time and permanent part-time employees shall be placed on the seniority list as of the first day of employment upon the completion of a <u>one (1) year</u> initial probationary period.

Part-time employees shall accumulate seniority on a part-time basis. For example, a part-time employee who is hired on 7-1-2012 and who works 20 hours per week on average shall be eligible for placement on the seniority list on 1-1-2013 with a seniority date of "10-1-2012". In other words, part-time employees accrue one (1) month of seniority for each 173.33 hours worked in a position that is covered by this Agreement. If a part-time employee goes to full-time employment, his/her total hours of service (in positions covered by this Agreement) will be divided by 2,080 to establish an effective seniority date. Pro ration shall be based on full-time hours of 2,080 hours per year.

<u>Section B.</u> A permanent employee shall lose their seniority standing upon voluntary resignation from employment, after lay off of one year, or upon discharge for cause after a hearing provided herein.

<u>Section C.</u> In the event a general layoff is contemplated, the Board agrees to call the Union President and to discuss the problem before any action is taken.

In the event of a layoff, a reduction in force or the elimination of a position, a senior laid off employee may exert seniority preference over the least senior employee in any lateral or lower job classification, provided the senior employee has the necessary qualifications to perform the duties of the job involved. Employees who are laid off shall retain recall rights for one year from the effective date of layoff and will be recalled according to seniority in the inverse order of layoffs. Such employees shall be notified in writing regarding such layoff, reduction of force or elimination of position as well as rehiring, as the case may be.

<u>Section D.</u> There shall be no replacement of permanent employees by relief workers, nor shall a relief worker be placed in any classified position.

Section E, Seniority lists shall be brought up to date on January 1 of each calendar year and posted on employee bulletin boards. Copies of seniority lists shall be sent to the Secretary and President of the Union. Full and part time employees shall be on the same seniority list. Part-time seniority shall be based and accumulated at the rate of 2080 hours,

Section G. Nothing herein shall be construed to affect the status of war veterans in contravention of existing laws relating to War Veteran's employment, discharge, or promotion.

<u>Section H.</u> Notice of bargaining unit vacancies and newly created positions shall be posted internally for five (5) working days. Notices shall be placed on the intranet and posted on the bulletin board by the Human Resources office.

The qualified employee with the highest rating in the selection process shall be offered the vacancy or newly created position. When the selection process rating results in a tie, the senior candidate will be selected. If, after five (5) working days, the position is not filled, the County may seek to fill the vacancy

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Deleted: and receive step increases as defined in Article 12, Section A above

Deleted: Section F. This section F will be suspended for the 2022-2024 contract duration and addressed through the Appendix C LOA. Seniority: Step increases will be granted on compensated hours and based on full-time hours of 2,080 hours for any office of 40 hours a week per year. ¶

or newly created position from outside the bargaining unit.

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Deleted: Section I. Newly hired probationary employees shall not be eligible to post for other positions until they have completed their initial six (6) calendar month probationary period. ¶

Deleted: Section J. Employees who transfer to a new position would serve a three (3) month trial period. During the trial period, either the employee or the County could request that the employee return to their previous position and rate of pay. The trial period may be extended one additional month by mutual agreement. Any employee filling a vacancy that the trial employee returns to shall also revert back to their former position and rate of pay. If the trial employee returns to their original position, the employer may elect to re-post the position, or they may fill the vacancy with the next qualified candidate from the original posting.

ARTICLE 13

DISCIPLINE

Section A. Disciplinary action may be imposed upon a permanent employee only for just cause. Any disciplinary action imposed may be processed as a grievance through the regular grievance procedure as provided, except that oral reprimands may not be processed beyond Step 3 of the grievance procedure. Disciplinary action shall include only the following: (A) oral reprimand; (B) written reprimand; (C) suspension; (D) demotion; or (E) discharge.

Employees have a right to make a clear request for union representation before or during an investigatory interview if the discussion could in any way lead to their being disciplined or terminated. If the Employer has reason to reprimand an employee, it shall be done in a manner that will not embarrass the employee before other employees or the public.

An employee may be temporarily suspended without pay for just cause. The employee shall be notified of the reasons for their suspension, in writing, at the time of suspension. If the employee feels they have been suspended without just cause or that the period of the suspension is unwarranted, the employee shall have the right of appeal by invoking the normal grievance procedure within ten (10) days of the date of suspension. If it is determined that the suspension was made without just cause, the employee shall be reinstated immediately and shall receive full pay for any time lost as a result of the suspension.

An employee shall be discharged only for just cause. An action to discharge an employee shall be taken by the appointing authority only after a hearing upon due notice, upon stated charges, in writing. The statement of charges and the notice of hearing shall be filed with the employee at least ten (10) days in advance of the hearing. The employee and the Union shall have the right to present witnesses, introduce evidence, and to examine witnesses and evidence during the period in which the hearing takes place, but his or her name shall not be removed from the payroll. In case of reinstatement after the hearing, the employee shall be given all the back pay withheld during the period of suspension.

An employee suspended for just cause shall accrue no benefits during that period.

Section E. Probationary employees are not entitled to grieve termination of employment.

ARTICLE 14

GRIEVANCE PROCEDURE

Section A. Definition of a Grievance: A grievance is defined as a dispute or disagreement as to the interpretation or application of the specific terms and conditions of this Agreement.

Section B. Union Representatives: The Employer will recognize representatives designated by the Union as the grievance representative of the bargaining unit having the duties and responsibilities established by this Article. The Union shall notify the Employer in writing of the name of such Union representatives and of their successors when so designated.

Section C. Processing of a Grievance: It is recognized and accepted by the Union and the Employer

that the processing of grievances as hereinafter provided is limited by the job duties and responsibilities of the employees and shall therefore be accomplished during normal working hours only when consistent with such employee duties and responsibilities. The aggrieved employee and Union representative shall be allowed a reasonable amount of time without loss of pay when a grievance is investigated and presented to the Employer during normal working hours, provided the employee and the Union representative have notified and received the approval of the designated supervisor who has determined that such absence is reasonable and would not be detrimental to the work programs of the Employer.

<u>Section D.</u> Grievances, as defined by Article 14, Section A, shall be resolved in conformance with the following procedure:

Step 1. An employee claiming a violation concerning the interpretation or application of this Agreement shall, within fifteen (15) working days after the employee(s), through the use of reasonable diligence, should have had knowledge of the occurrence that gave rise to the grievance, present such grievance to the employee's supervisor as designated by the Employer. The Employer designated representative (Department Head) will discuss and give and answer to such Step 1 grievance within fifteen (15) working days after receipt. A grievance not resolved in Step 1 and appealed to Step 2 shall be placed in writing setting forth the nature of the grievance, the facts on which it is based, the provision or provisions of the Agreement allegedly violated, and the remedy requested, and shall be appealed to Step 2 within ten (10) working days after the Employer designated representative's final answer in Step 1. Any grievance not appealed in writing to Step 2 by the Union within ten (10) working days shall be considered waived.

Step 2. If appealed, the written grievance shall be presented by the Union and discussed with the Employer designated Step 2 representative. The Employer designated representative (HR Director) shall give the Union the Employer's Step 2 answer in writing within fifteen (15) working days after receipt of such Step 2 grievance. If a resolution of the grievance results, the terms of that resolution shall be written on or attached to the grievance and shall be signed by all parties. A grievance not resolved in Step 2 may be appealed to Step 3 within fifteen (15) working days following the Employer designated representative's final Step 2 answer. Any grievance not appealed in writing to Step 3 by the Union within fifteen (15) working days shall be considered waived.

Step 3. If appealed, the written grievance shall be presented by the Union and discussed with the Employer designated Step 3 representative. The Employer designated representative (County Administrator) shall give the Union the Employer's answer in writing within five (5) working days after receipt of such Step 3 grievance. If a resolution of the grievance results, the terms of that resolution shall be written on or attached to the grievance and shall be signed by all parties. A grievance not resolved in Step 3 may be appealed to Step 4 within five (5) working days following the Employer designated representative's final answer in Step 3. Any grievance not appealed in writing to Step 4 within five (5) working days shall be considered waived.

Step 4. If no settlement is reached in Step 3, the grievance shall be submitted to arbitration, and the decision of the arbitrator shall be final and binding on the parties. If the parties are unable to agree upon the appointment of the arbitrator within five (5) working days after submission of the grievance to arbitration, either party may then request of the Director, Bureau of Mediation Services, State of Minnesota, to furnish a list of seven (7) prospective arbitrators. From this list, each party shall enter and strike one name until one name remains. The last remaining individual shall be designated as arbitrator. The grieving party shall strike first. The hearing on the grievance will be held promptly by the

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arbitrator, and the decision shall be rendered within thirty (30) days of the date of hearing. All expenses and costs of the arbitrator shall be shared and assessed equally to the parties.

Section E. Arbitrator's Authority:

<u>Subd. 1.</u> The arbitrator shall have no right to amend, modify, nullify, ignore, add to, or subtract from the terms and conditions of this Agreement. The arbitrator shall consider and decide only the specific issue(s) submitted in writing by the Employer and the Union, and shall have no authority to make a decision on any other issue submitted.

<u>Subd. 2.</u> The arbitrator shall be without power to make decisions contrary to, or inconsistent with, or modifying or varying in any way the application of laws, rules or regulations having the force and effect of law. The arbitrator's decision shall be submitted in writing within thirty (30) days following the end of the hearing or the submission of briefs by the parties, whichever is later, unless the parties agree to an extension. The decision shall be binding on both the Employer and the Union and shall be based solely on the arbitrator's interpretation or application of the express terms of this Agreement and to the facts of the grievance presented.

<u>Subd. 3.</u> The fees and expenses for the arbitrator's services and proceedings shall be borne equally by the Employer and the Union provided that each party shall be responsible for compensating its own representatives and witnesses. If either party desires a verbatim record of the proceedings, it may cause such a record to be made, providing it pays for the record. If both parties desire a verbatim record of the proceedings, the cost shall be shared equally.

Section F. Waiver: If a grievance is not presented within the time limits set forth above, it shall be considered "waived". If a grievance is not appealed to the next step within the specified time limit or any agreed extension thereof in writing, it shall be considered settled on the basis of the Employer's last answer. If the Employer does not answer a grievance or an appeal thereof within the specified time limits, the Union may elect to treat the grievance as denied and move the grievance to the next step. The time limit in each step may be extended by mutual agreement of the Employer and the Union in writing.

Section G. Choice of Remedy: If, as a result of the written Employer response in Step 3, the grievance remains unresolved, and if the grievance involves the suspension, demotion or discharge of an employee who has completed the required probationary period, the grievance may be appealed either to Step 4 of Article 14 or a procedure such as: Veterans Preference or Fair Employment. If appealed to any procedure other than Step 4 of Article 14, the Union and the aggrieved employee shall indicate in writing which procedure is to be utilized - Step 4 of Article 14, or another appeal procedure - and shall sign a statement to the effect that the choice of any other hearing precludes the Union and the aggrieved employee from making subsequent appeal through Step 4 of Article 14 except that with respect to statutes under the jurisdiction of the United States Equal Opportunity Employment Commission, an employee pursuing a statutory remedy is not precluded from also pursuing an appeal under this grievance procedure.

ARTICLE 15

INSURANCE

Section A. Group Health Insurance and HSA

The Employer agrees to offer a Group Health Insurance plan equivalent to existing coverage, subject to the provisions of this Article and limitations, benefit and conditions established by the contract with the insurance carrier. The aggregate value of benefits provided by the group health insurance contract for

employees covered by this collective bargaining agreement shall not be reduced, unless the employer and union agree to a reduction in benefits.

In the event the health insurance provisions of this Agreement fail to meet the requirements of the Affordable Care Act and its related regulations or cause the Employer to be subject to a penalty, tax or fine, the Union and the Employer will meet immediately to bargain over alternative provisions so as to comply with the Act and avoid any penalties, taxes or fines for the Employer.

The Employer shall contribute on behalf of eligible permanent and probationary employees working thirty (30) or more hours per week as follows:

HSA Compatible Plan (2025)	Employer's Share of the Premium per month	Employee's Share of the Premium per month
Single	To be determined for 2025.	\$0/month for 2025.
Single + 1	To be determined for 2025.	\$435.00/month for 2025.***
<u>Family</u>	To be determined for 2025.	\$585.00/month for 2025.***

***For 2025, the employer and employee will split the premium increase or decrease 50:50, up to a maximum of \$50.00 per month per year of the contract, not to exceed the numbers above.

HSA Compatible Plan (2026-2027)	Employer's Share of the Total Premium per month	Employee's Share of the Total Premium per month
Single	100%	<u>0%</u>
Single + 1	80%	20%
Family	80%	20%

The Employer's contribution shall not exceed the cost of the premium.

The employer may offer a waiver plan by county policy.

The employee may "buy up" to available higher cost plans by paying the premium difference. However, note, there is no employer HSA contribution offered on the higher cost plans.

Effective January 1, 2025, the Employer shall make a contribution to each eligible employee's HSA account, pro-rated by pay period [over 24 pay periods per year], as follows:

Single	\$2,260 per year, pro-rated by pay period
Single + 1	\$3,260 per year, pro-rated by pay period
Family	\$3,260 per year, pro-rated by pay period

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Eligible employees will receive a pro-rated HSA contribution for all pay periods in which the employee is in a compensated payroll status or on FMLA.

The Employer shall be obligated to make only one (1) HSA account contribution on behalf of an employee. Therefore, if the employee is enrolled as a dependent of another employee for whom the Employer has made a family coverage contribution, the Employer is not obligated to make a separate single coverage contribution on behalf of the employee.

<u>Section B.</u> The County Board agrees to provide and pay for a life insurance policy of \$25,000.00 for all employees, and to provide life insurance coverage of \$15,000.00 for their spouses and dependents to age 26, subject to carrier restrictions.

<u>Section C.</u> The employer shall provide Long-Term Disability Insurance reimbursement for full-time permanent employees in accordance with the Personnel Policy. Full-time permanent employees shall have the option to purchase other voluntary benefits as offered by the Employer at the employee's cost in accordance with the terms of the policy between the County and the insurance carrier.

<u>Section D.</u> The employer will provide the union with a 6 month notice if the county plans to rescind the Early Retirement Health Insurance Incentive as described in Appendix E.

Section E. Effective January 1, 2025, the Employer will contribute 50% of the group Single dental insurance premium for eligible permanent and probationary employees working thirty (30) or more hours per week. This contribution amount, based on 50% of the Single premium value, will be applied as a flat-dollar contribution toward the Family dental premium for employees electing Family coverage, with any remaining premium costs paid by the employee through payroll deductions. This contribution will not equal 50% of the Family premium but will reflect the flat-dollar contribution amount equivalent to half of the Single premium.

ARTICLE 16 TEMPORARY OR SEASONAL POSITIONS

Seasonal employees will be used under the following conditions: A. As needed, individuals can work over sixty-seven (67) days per calendar year or 100 days if a student as defined in PELRA, up to one hundred thirty four (134) days per calendar year. B. Wages for the first sixty-seven (67) days will be set by County Board policy, or 100 days if a student as defined in PELRA. Wages after the sixty-seven (67) days or 100 days if a student as defined in PELRA shall be as set in Wage Appendix B. C. Seasonal employees will not displace permanent full time employees from their usual and customary work. D. Seasonal employees receive no benefits.

ARTICLE 17

WAGE ADMINISTRATION

Section A. Pay days for all employees under the jurisdiction of this Agreement shall be bi-weekly on a Friday.

<u>Section B.</u> The hourly pay for all employees is as per Appendix B. If an employee's salary currently exceeds the maximum of their pay scale, their salary will be frozen until the pay scale catches up.

Effective January 1, 2025, employees whose wage is below the maximum of the appropriate pay range will receive a 5% within range movement, not to exceed the maximum.

Effective January 12, 2025, employees will receive a market adjustment as shown in Appendix B. (Troy, if you are asked, the paycheck date for 1/12/2025 market adjustments would be 2/7/2025.)

Effective January 1, 2026, employees whose wage is below the maximum of the appropriate pay range will receive a 6% within range movement, not to exceed the maximum.

Effective January 1, 2027, employees whose wage is below the maximum of the appropriate pay range will receive a 7% within range movement, not to exceed the maximum.

Within Range Movement Guarantee Effective January 1, 2028. While on the Open Range pay scale, all employees not at the maximum pay shall receive a minimum of a 2% within range movement on January 1, not to exceed the maximum pay. This 2% within range movement guarantee does not apply if the State of Minnesota institutes a levy limitation during the term of this Agreement. If the State of Minnesota institutes a levy limitation, this clause shall be reopened for negotiation. If the Open Range pay scale is eliminated, the 2% language shall not apply.

The Employer does not consider the Open Range Scale to include any elements of pay for performance. If the employer desires to move to a pay for performance system in the future it must be negotiated with the Union. There is no guarantee that the Union will agree to a pay for performance system.

Section C.

Reclassification and Promotion: Employees who move to a position of a higher grade shall receive a minimum increase of 5% or \$1.00 per hour (whichever is greater), not to exceed the maximum, or be less than the minimum rate, and will be placed into the range of the next pay grade in this bargaining unit.

Involuntary Demotion: An employee who is demoted to a lower paid classification will be placed into the lower classification at the same percentile of the scale, not to exceed the Maximum. Thereafter, the employee will receive within range movement as provided for by this Agreement. (For example: a Grade 6 employee who is paid 25% higher than the Grade 6 minimum will move to the Grade 5 classification and be paid 25% higher than the Grade 5 minimum. Or, a Grade 6 employee who is paid at the Grade 6 maximum, will move to the Grade 5 classification and be paid at the Grade 5 maximum.) This language does not apply to voluntary demotions when an employee applies for a new position in a lower graded classification.

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An employee who is promoted to a higher paid classification would be placed on the step that results in at least a \$0.25 per hour increase Thereafter, the employee would receive step increases as provided for by the Agreement.

An employee who posts for a job at a lower classification pay rate or who exercises seniority preference into a lower classification would move to the lower classification at the same longevity step as their previous position.

An employee whose job classification is upgraded will be placed on the step in the new pay range that results in at least a \$0.75 per hour increase.

Deleted: Section D. January 1, 2022 – December 31, 2024 wages, see Letter of Agreement attached as Appendix C.

In no event shall an employee's wage be adjusted to exceed the maximum of the appropriate salary range.

All employees shall remain at their rate of pay at the expiration date of this Agreement until a new Agreement is executed by the parties.

Employees who terminate employment prior to the date of County Board approval of this Agreement shall not be eligible for retroactive wage adjustments.

ARTICLE 18

SAVINGS CLAUSE

In the event any provision of this Agreement shall be held to be contrary to law by a court of competent jurisdiction from whose final judgment or decree no appeal has been taken within the time provided, or is contrary to an administrative ruling or is in violation of legislation or administrative regulations, such provision shall be null and void and the parties may, if they mutually agree, negotiate language to replace the voided provision. All other provisions shall continue in full force and effect.

ARTICLE 19

Effective January 1, 2025, the employer will provide a safety footwear allowance for each Jail Cook covered by this Agreement of up to \$50.00 per calendar year, upon submission of receipt, to be used specifically for or towards safety footwear.

SAFETY

UNIFORMS

Effective January 1, 2025, the employer will provide a safety footwear allowance for each Forester, Sr. Forester, Parks Technician, and Recreation Specialist of up to \$200.00 per calendar year, upon submission of receipt, to be used specifically for or towards safety footwear.

ARTICLE 20 (NEW)

All Building Maintenance Department staff covered by this Agreement are required to wear uniforms during their shifts to maintain a professional appearance and ensure easy identification within the workplace. Upon hire, each full-time building maintenance employee will be provided with five county logo shirts selected by the employer (two shirts if part-time), which are part of the mandatory uniform. Annually, thereafter, eligible employees will receive two additional shirts, typically ordered in January. To receive a new shirt, one old shirt must be turned in to HR. Upon resignation or retirement, all issued shirts must be turned in. Employees are responsible for cleaning and maintaining their uniforms at their own expense. Any loss or damage to uniforms beyond normal wear and tear, or requests for new sizes outside of the annual exchange process, may result in the employee being responsible for replacement costs. Uniforms are not to be worn during off-duty time to preserve their condition and extend their lifespan.

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Deleted: Effective January 1, 2022, the employer will provide a safety footwear allowance for each Forester, Sr. Forester, and Recreation Specialist of up to \$145.00 per calendar year, upon submission of receipt, to be used specifically for or towards safety footwear.¶

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ARTICLE 21

DURATION OF AGREEMENT

This Agreement shall continue in full force and effect from January 1, 2025 to December 31, 2027, and from year to year thereafter unless either party hereto shall give written notice sixty (60) days prior to the annual expiration date of a desire to terminate or amend said Agreement.

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IN WITNESS WHEREOF, the parties hereto have above stated.	we hereunto set their hands and seals on the date firs
COUNTY OF AITKIN, MINNESOTA	AFSCME, AFL-CIO, LOCAL #667
Board Chair	AFSCME Staff Representative
County Administrator	Local President
Human Resources Director	Date
Date	

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202<u>5</u>,- 202<u>7</u>, AFSCME COURTHOUSE AGREEMENT <u>APPENDIX A</u>

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JOB CLASSIFICATIONS

JOB CLASSIFICATIONS			
Will update this page on final signature copy.			
<u>CLASSIFICATION LIST</u>	<u>GRADE</u>		
COOK-SHERIFF	1		
PARKS <u>TECHNICIAN</u>	<u>4</u>	Deleted: CUSTODIAN	
CUSTODIAN	2	Deleted: 2	
OFFICE ASSISTANT I	2		
ASSESSMENT TECHNICIAN	3		
ACCOUNT AND CHINNEY TROUBLES AND DEBT			
ASSISTANT LAND SURVEY TECHNICIAN (DC, LAND DEPT.)	3		
LICENSE TECHNICIAN	3	C	
RECORDS TECHICIAN-SHERIFF	4	Deleted: 3	
OFFICE ASSISTANT II (AKA OFFICE FLOATER)	3		
DEPUTY RECORDER	4		
UTILITY MAINTENANCE CUSTODIAN	4		
CERTIFIED APPRAISER	4		
OFFICE ASSISTANT IV (FORMERLY DEPUTY LAND CMSR)	4		
OFFICE ASSISTANT V (LAND DEPT)	5		
DEPUTY TREASURER	4		
FORESTRY/PARKS TECHNICIAN	4		
SR. LICENSE TECHNICIAN	4		
ACCOUNT TECHNICIAN (AUDITOR'S OFFICE)	5		
LAND SURVEY AND MAPPING TECHNICIAN	5		
CERTIFIED APPRAISER, SR.	5		
CHIEF DEPUTY TREASURER	5		
	5		
DEPUTY RECORDER / LAND RECORDS TECHNICIAN	6		
LAND SURVEY TECHNICIAN (TF, LAND DEPT.)	5		
LEGAL ASSISTANT (FORMERLY LEGAL SECRETARY)	5		
OFFICE ASSISTANT V (ENVIRONMENTAL SERVICES)	5		
CHIEF DEPUTY RECORDER	6		
ACCREDITED APPRAISER	6		
FORESTER	7		
PARALEGAL	6		
RECREATION SPECIALIST	6		
ZONING OFFICER	6		
SENIOR FORESTER	8		

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APPENDIX B OPEN RANGE SCALES

DPEN RA	ING	E SCAL	E	FOF	JANU	ARY 1, 2025		OPEN RA	IN	GE	SCALE	FO	RJANU	ARY 1, 2026	
Grade	N	IIN		MA	XX	MIN	MAX	Grade		M	N	M	AX	MIN	MAX
	F	LSA No	n-	Exe	mpt	FLSA Exempt				FL	A Non	-Ex	empt	FLSA Exempt	
2	1 5	57.0	9	\$	78.90	\$118,751.41	\$164,115.46	2	1	\$	59.38	\$	82.06	\$123,501.46	\$170,680.0
2	0 5	55.0	6	\$	76.08	\$114,521.92	\$158,243.67	2	0	\$	57.26	\$	79.12	\$119,102.79	\$164,573.4
1	9 5	53.0	2	\$	73.26	\$110,288.47	\$152,373.13	1	9	\$	55.14	\$	76.19	\$114,700.01	\$158,468.0
1	8 5	50.9	9	\$	70.43	\$106,055.02	\$146,502.59	1	8	\$	53.03	\$	73.25	\$110,297.22	\$152,362.6
1	7 5	48.9	5	\$	67.61	\$101,821.57	\$140,632.05	1	7	\$	50.91	\$	70.32	\$105,894.43	\$146,257.3
1	6 5	46.9	2	\$	64.79	\$ 97,588.12	\$134,761.51	1	6	\$	48.79	\$	67.38	\$101,491.64	\$140,151.9
1	5 5	44.8	8	\$	61.97	\$ 93,354.67	\$128,890.97	1	5	\$	46.68	\$	64.45	\$ 97,088.86	\$134,046.6
1	4 5	42.8	5	\$	59.14	\$ 89,121.22	\$123,020.43	1	4	\$	44.56	\$	61.51	\$ 92,686.07	\$127,941.2
1	3 5	40.8	1	\$	56.32	\$ 84,887.77	\$117,149.89	1	3	\$	42.44	\$	58.57	\$ 88,283.28	\$121,835.8
1	2 5	38.7	8	\$	53.50	\$ 80,654.32	\$111,279.35	1	2	\$	40.33	\$	55.64	\$ 83,880.49	\$115,730.5
1	1 5	36.7	4	\$	50.68	\$ 76,420.87	\$105,408.81	1	1	\$	38.21	\$	52.70	\$ 79,477.70	\$109,625.1
1	0 \$	34.7	1	\$	47.85	\$ 72,187.42	\$ 99,538.27	1	0	\$	36.09	\$	49.77	\$ 75,074.92	\$103,519.8
	9 5	32.6	7	\$	45.03	\$ 67,945.39	\$ 93,667.73		9	\$	33.97	\$	46.83	\$ 70,663.20	\$ 97,414.4
	8 \$	30.6	3	\$	42.21	\$ 63,710.50	\$ 87,797.19		8	\$	31.86	\$	43.90	\$ 66,258.92	\$ 91,309.0
	7 5	28.5	9	\$	39.39	\$ 59,475.61	\$ 81,926.65		7	\$	29.74	\$	40.96	\$ 61,854.63	\$ 85,203.7
	6 5	26.5	7	\$	36.57	\$ 55,264.12	\$ 76,056.11		6	\$	27.63	\$	38.03	\$ 57,474.68	\$ 79,098.3
	5 \$	24.5	3	\$	33.74	\$ 51,029.23	\$ 70,185.57		5	\$	25.51	\$	35.09	\$ 53,070.40	\$ 72,992.9
	4 \$	22.5	0	\$	30.92	\$ 46,794.34	\$ 64,315.03		4	\$	23.40	\$	32.16	\$ 48,666.12	\$ 66,887.6
	3 5	20.4	6	\$	28.10	\$ 42,559.45	\$ 58,444.49		3	\$	21.28	\$	29.22	\$ 44,261.83	\$ 60,782.2
	2 5	18.4	3	\$	25.28	\$ 38,324.57	\$ 52,573.95		2	\$	19.16	\$	26.29	\$ 39,857.55	\$ 54,676.9
	1 5	16.3	9	\$	22.45	\$ 34,089.68	\$ 46,703.41		1	\$	17.04	\$	23.35	\$ 35,453.27	\$ 48,571.5
	N	lin/Ma	vr	nost	adjust	ted 4% 1/1/202	5		-	Mi	n/May	nns	t adius	ted 4% 1/1/202	26

Grade	M	IN	M	AX	MI	N	MA	X
	FL	SA Non	-Exe	empt	FLS	SA Exempt		
2	\$	61.75	\$	85.34	\$	128,441.52	\$1	77,507.28
20	\$	59.55	\$	82.29	\$	123,866.91	\$1	71,156.35
1	\$	57.35	\$	79.23	\$	119,288.01	\$1	64,806.7
18	\$	55.15	\$	76.18	\$	114,709.11	\$1	58,457.20
1	7 \$	52.95	\$	73.13	\$	110,130.21	\$1	52,107.62
10	5 \$	50.75	\$	70.08	\$	105,551.31	\$1	45,758.04
1.	\$	48.54	\$	67.02	\$	100,972.41	\$1	39,408.47
14	\$	46.34	\$	63.97	\$	96,393.51	\$1	33,058.89
1	\$	44.14	\$	60.92	\$	91,814.61	\$1	26,709.32
1	\$	41.94	\$	57.87	\$	87,235.71	\$1	20,359.74
1:	\$	39.74	\$	54.81	\$	82,656.81	\$1	14,010.10
10	\$	37.54	\$	51.76	\$	78,077.91	\$1	07,660.59
	\$	35.33	\$	48.71	\$	73,489.73	\$1	01,311.0
	\$	33.13	\$	45.65	\$	68,909.27	\$	94,961.44
	7 \$	30.93	\$	42.60	\$	64,328.82	\$	88,611.86
	5 \$	28.74	\$	39.55	\$	59,773.67	\$	82,262.28
	\$	26.54	\$	36.50	\$	55,193.22	\$	75,912.7
	\$	24.33	\$	33.44	\$	50,612.76	\$	69,563.13
	\$	22.13	\$	30.39	\$	46,032.31	\$	63,213.5
	\$	19.93	\$	27.34	\$	41,451.85	\$	56,863.98
	\$	17.73	\$	24.29	\$	36,871.40	\$	50,514.40

GRADE	LAST NAME	FIRST NAME	202	4 WAGE	(5%	./2025 WAGE 6 WIRM, NOT FO EXCEED MAX)	(S SPE	arket Adj SEE DATE ECIFIED IN STICLE 17)	Wag	djusted ge (AFTER RKET ADJ)	w	/1/2026 /AGE (6% IRM, NOT D EXCEED MAX)	WI	1/2027 AGE (7% RM, NOT EXCEED MAX)
8	PARKIN	THOMAS	\$	34.250	\$	35.96	\$	1.17	\$	37.13	\$	39.36	\$	42.12
7	GOBLE	DUSTIN	\$	28.590	\$	30.02	\$	2.70	\$	32.72	\$	34.68	\$	37.11
7	HILL	KINZER	\$	28.020	\$	29.42	\$	1.36	\$	30.78	\$	32.63	\$	34.91
7	MACKEY	RYAN	\$	27.760	\$	29.15	\$	1.54	\$	30.69	\$	32.53	\$	34.81
6	FAIRCHILD	TRACY	\$	34.390	\$	36.11	\$	0.25	\$	36.36	\$	38.03	\$	39.55
6	WESTERLUND	STACY	\$	31.450	\$	33.02	\$	0.85	\$	33.87	\$	35.90	\$	38.42
6	MOWERS	BENJAMIN	\$	30.320	\$	31.84	\$	0.80	\$	32.64	\$	34.59	\$	37.02
6	JOHNSON	CHRISTOPHER	\$	27.350	\$	28.72	\$	1.98	\$	30.70	\$	32.54	\$	34.82
6	SWANSON	SONDRA	\$	26.610	\$	27.94	\$	0.80	\$	28.74	\$	30.46	\$	32.60
6	ANDERSON	BROCK	\$	26.040	\$	27.34	\$	1.26	\$	28.60	\$	30.32	\$	32.44
6	GRUND	JODY	\$	26.040	\$	27.34	\$	1.26	\$	28.60	\$	30.32	\$	32.44
6	PLAGGE	CONNOR	\$	26.040	\$	27.34	\$	1.26	\$	28.60	\$	30.32	\$	32.44
6	HAKES	MARY	\$	25.550	\$	26.83	\$	0.62	\$	27.45	\$	29.09	\$	31.13
6	STUDAKER	KIP	\$	25.550	\$	26.83	\$	1.16	\$	27.99	\$	29.67	\$	31.74
5	HARMON	ELIZABETH	\$	31.670	\$	33.25	\$	0.26	\$	33.51	\$	35.09	\$	36.50
5	EXSTED	DEBRA	\$	30.820	\$	32.36	\$	0.54	\$	32.90	\$	34.88	\$	36.50
5	RODEN	REBECCA	\$	27.530	\$	28.91	\$	0.89	\$	29.80	\$	31.58	\$	33.80
5	BLAZEK	MELISSA	\$	27.300	\$	28.67	\$	0.97	\$	29.64	\$	31.41	\$	33.61
5	BISHOP	CHRISTY	\$	26.210	\$	27.52	\$		\$	27.52	\$	29.17	\$	31.21
5	CROATT	DARLA	\$	26.210	\$	27.52	\$		\$	27.52	\$	29.17	\$	31.21
5	PARENTEAU	SHANNON	\$	25.140	\$	26.40	\$	0.73	\$	27.13	\$	28.75	\$	30.77
5	MINER	DENA	\$	25.070	\$	26.32	\$	0.49	\$	26.81	\$	28.42	\$	30.41
5	BURTON	KIMBERLY	\$	24.610	\$	25.84	\$	0.73	\$	26.57	\$	28.16	\$	30.14
5	WIEBUSCH	SHANNON	\$	24.610	S	25.84	\$	0.73	\$	26.57	\$	28.16	\$	30.14
5	WOLFE	DAVID	\$	24.610	\$	25.84	\$	0.79	\$	26.63	\$	28.23	\$	30.20
4	OLSON	CATHLEEN	\$	29.160	\$	30.62	\$	0.38	\$	30.92	\$	32.16	\$	33,44
4	KRAMER	PAMELA	\$	28.610	\$	30.04	\$	0.72	5	30.76	\$	32.16	\$	33.44
4	DELMORE	LANA	\$	25.570	\$	26.85	\$	1.41	\$	28.26	\$	29.95	\$	32.05
4	MORIARTY	MICHAEL	\$	25.280	\$	26.54	\$	0.13	\$	26.67	\$	28.27	\$	30.25
4	BEAUCHEM	RANDALL	\$	24.030	\$	25.23	\$	-	\$	25.23	\$	26.75	\$	28.62
4	HUNTER	KATIE	\$	23.800	\$	24.99	\$	-	\$	24.99	\$	26.49	\$	28.34
4	RONO	GABRIALLA	\$	22.050	\$	23.15	\$	1.06	\$	24.21	\$	25.67	\$	27.46
4	HAUGLY	BRYAN	\$	21.840	5	22.93	\$	1.94	\$	24.87	\$	26.36	\$	28.21
3	LILIEQUIST	ROY	\$	21.880	\$	22.97	\$	0.15	\$	23.12	\$	24.51	\$	26.23
3	OLSON	KAY	\$	21.650	\$	22.73	\$	-	\$	22.73	\$	24.10	\$	25.78
3	RELANDER	JACYLN	\$	20.620	\$	21.65	\$	0.59	\$	22.24	\$	23.58	\$	25.23
3	WAGNER	ERIKA	\$	20.060	\$	21.06	\$	0.96	\$	22.02	\$	23.34	\$	24.98
3	WIECZOREK	HANNAH	\$	19.950	\$	20.95	\$	1.03	\$	21.98	\$	23.30	\$	24.93
2	PRIEM	KYLE	\$	20.780	\$	21.82	\$	0.15	\$	21.97	\$	23.29	\$	24.92
2	NYLANDER	DENNIS	\$	19.160	\$	20.12	\$	0.14	\$	20.26	\$	21.47	\$	22.98
1	EDDY	NANCY	\$	20.140	\$	21.15	\$	-	5	21.15	\$	22.42	\$	23.98
1	GERVAIS	RENEE	Ś	18.540	\$	19.47	\$		\$	19.47	\$	20.64	\$	22.08
			*	20.2.0	*	20.77	*		*		*			

Best estimates. Actuals will be calculated by payroll following ratification. Red indicates adjusted to not exceed the scale Max.

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Grade	 MIN on-Exempt	MAX				
10	\$ 29.12	\$ 43.38				
9	\$ 27.42	\$ 40.82				
8	\$ 25.71	\$ 38.26				
7	\$ 24.01	\$ 35.70				
6	\$ 22.30	\$ 33.14				
5	\$ 20.59	\$ 30.59				
4	\$ 18.89	\$ 28.03				
3	\$ 17.18	\$ 25.47				
2	\$ 15.48	\$ 22.91				
1	\$ 13.77	\$ 20.35				

On 1/1/2022, full-time and part-time employees will receive

OPEN RANGE SCALE UPON RATIFICATION, WITHOUT RETRO

Grade	 MIN on-Exempt	MAX
10	\$ 30.85	\$ 43.38
9	\$ 29.04	\$ 40.82
8	\$ 27.23	\$ 38.26
7	\$ 25.42	\$ 35.70
6	\$ 23.62	\$ 33.14
5	\$ 21.81	\$ 30.59
4	\$ 20.00	\$ 28.03
3	\$ 18.19	\$ 25.47
2	\$ 16.38	\$ 22.91
1	\$ 14.57	\$ 20.35

Upon ratification, without retroactivity, employees who are All other employees will receive \$0.50 per hour within range

Upon ratification, without retroactivity, employees who are Deleted:

OPEN RANGE SCALE FOR JANUARY 1, 2023

Grade	MIN	MAX
	FLSA Non-	Exempt
10	\$ 32.09	\$ 44.24
9	\$ 30.20	\$ 41.64
8	\$ 28.32	\$ 39.03
7	\$ 26.44	\$ 36.42
6	\$ 24.56	\$ 33.81
5	\$ 22.68	\$ 31.20
4	\$ 20.80	\$ 28.59
3	\$ 18.92	\$ 25.98
2	\$ 17.04	\$ 23.37
1	\$ 15.15	\$ 20.76

On 1/1/2023, full-time and part-time employ-

On 1/1/2024, full-time and part-time employ-

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¶

LETTER OF AGREEMENT¶

BETWEEN¶

AITKIN COUNTY¶

AND¶

AFSCME, AFL-CIO, Local Union #667¶

Courthouse Unit¶

-

See attached.¶

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¶
12/31/2024 End of Day ¶
REVERT TO STEP SCHEDULE¶

	Grade	MIN			
FLSA N	on-Exempt	Α	В	C	D
	20	\$ 52.94	\$ 54.28	\$ 55.63	\$ 56.97
	19	\$ 50.98	\$ 52.28	\$ 53.57	\$ 54.86
	18	\$ 49.03	\$ 50.27	\$ 51.51	\$ 52.75
	17	\$ 47.07	\$ 48.26	\$ 49.45	\$ 50.65
	16	\$ 45.11	\$ 46.25	\$ 47.40	\$ 48.54
	15	\$ 43.16	\$ 44.25	\$ 45.34	\$ 46.43
	14	\$ 41.20	\$ 42.24	\$ 43.28	\$ 44.32
	13	\$ 39.24	\$ 40.23	\$ 41.22	\$ 42.21
	12	\$ 37.28	\$ 38.23	\$ 39.17	\$ 40.11
	11	\$ 35.33	\$ 36.22	\$ 37.11	\$ 38.00
	10	\$ 33.37	\$ 34.21	\$ 35.05	\$ 35.89
	9	\$ 31.41	\$ 32.20	\$ 32.99	\$ 33.78
	8	\$ 29.45	\$ 30.19	\$ 30.93	\$ 31.67
	7	\$ 27.49	\$ 28.18	\$ 28.87	\$ 29.56
	6	\$ 25.55	\$ 26.19	\$ 26.82	\$ 27.46
	5	\$ 23.59	\$ 24.18	\$ 24.77	\$ 25.35
	4	\$ 21.63	\$ 22.17	\$ 22.71	\$ 23.25
	3	\$ 19.67	\$ 20.16	\$ 20.65	\$ 21.14
	2	\$ 17.72	\$ 18.15	\$ 18.59	\$ 19.03
eted:	1	\$ 15.76	\$ 16.15	\$ 16.53	\$ 16.92

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APPENDIX E

MEMORANDUM OF AGREEMENT (EARLY RETIREMENT INCENTIVE)

This Memorandum of Agreement is entered into between Aitkin County (hereafter "County") and Local No. 667, AFSCME Council 65, AFL-CIO (hereafter "Union")

WHEREAS, the County and the Union are parties to a collective bargaining agreement negotiated pursuant to the Public Employment Labor Relations Act; and

WHEREAS, during negotiations for the 2025-2027, collective bargaining agreement, the parties discussed early retirement incentives; and

WHEREAS, the employer has incorporated an early retirement incentive provision into the Aitkin County Personnel Policy manual.

NOW, THEREFORE, the parties agree as follows:

- 1. Employees of this bargaining unit who meet the criteria defined in the Aitkin County Personnel Policy for participation in the early retirement incentive in 2025, 2026, and 2027, will have the opportunity to participate.
- 2. The employer will provide the union with a 6 month notice if the county plans to rescind the Early Retirement Health Insurance Incentive.
- 3. This Memorandum of Agreement constitutes the complete and total agreement of the parties regarding this matter.

IN WITNESS WHEREOF,	the parties	have caused	this MOA	to be execu	ted this _	day of
, 2024.						

COUNTY OF AITKIN, MINNESOTA	AFSCME, AFL-CIO, LOCAL #667
Board Chair	AFSCME Staff Representative

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Deleted: Memorandum of Agreement ¶ (Chief Deputy Recorder Lump Sum Payment)¶ AFSCME Courthouse Unit¶
¶ This Memorandum of Agreement is entered into between Aitkin County (hereafter "County") and Local No. 667, AFSCME Counc 65, AFL-CIO (hereafter "Union").¶
WHEREAS, the County and the Union are parties to a collective bargaining agreement negotiated pursuant to the Public Employme Labor Relations Act, with the current duration of agreement being January 1, 2019 until December 31, 2021 (the parties are in mediation for the 2022-2024 Agreement); and ¶
WHEREAS, Chief Deputy Recorder Tara Snyder assumed responsibility for the County Recorder's Office work, including department head level decision-making responsibilities, between August 2021 and April 2022; and¶
WHEREAS, the Chief Deputy Recorder is a Grade 6 and the County Recorder's position corresponds to a Grade 11 on the uniform wage scale; and¶
¶ . WHEREAS, the employer appreciates Ms. Tara Snyder stepping up to the plate when needed and taking on additional responsibiliti in the Recorder's Office, and is grateful for the work she performe and¶ ¶
WHEREAS, the employer and union mutually agree to provide one-time lump sum payment to Ms. Tara Snyder in the amount of \$10,500 for the additional work performed.
NOW, THEREFORE, BE IT RESOLVED:
The parties agree: ¶ The one-time lump sum payment shall be issued to Ms. Snyder within 30 days following approval by both the employer and unior The payment is considered wages and is subject to all required payroll withholdings. ¶
This payment does not set any precedence for future matters ¶ This payment shall not result in any grievances or additional requests for payment related to duties performed in the County Recorder's office between August 2021 and April 2022. ¶ This Memorandum of Agreement constitutes the complete and tota agreement of the parties regarding this matter. ¶
NWITNESS WHEREOF, this Memorandum of Agreement has been executed on this day of, 2022.¶
COUNTY OF AITKIN, MINNESOTA AFSCME, AFL-CIO, LOCAL #667¶

AFSCME Staff Representative¶

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Board Chair

2025, - 2027, AFSCME COURTHOUSE AGREEMENT
File note: Sunset Appraiser Trainee to CMA Certified Appraiser MOA. (The employer will follow the promotion language moving forward when it promotes appraisers to new job classifications, rather than drafting a MOA.) Sunset Parks Custodian safety footwear MOA, incorporated into Article 19.

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