

# Union Proposal Master Table

Tentative Agreement: July 31, 2023, 3:38pm

**Proposal No: 1** 

#### The Union proposes the following rollover language:

#### **15.1 Appeal of Involuntary Transfer**

- A. The State shall make reasonable efforts to avoid involuntary transfers. An involuntary transfer which reasonably requires an employee to change the employee's residence may be grieved under Article 6 only if the employee believes it was made for the purpose of harassing or disciplining the employee. If the appointing authority or the CalHR disapproves the transfer, the employee shall be returned to the employee's former position; shall be paid the regular travel allowance for the period of time the employee was away from the employee's original headquarters; and the employee's moving costs both from and back to the original headquarters shall be paid in accordance with the CalHR laws and rules.
- B. An appeal of an involuntary transfer which does not reasonably require an employee to change the employee's residence shall not be subject to the

- grievance and arbitration procedure. It shall be subject to the complaint procedure if the employee believes it was made for the purpose of harassing or disciplining the employee.
- C. The State shall provide a minimum of sixty (60) days written notice for an involuntary transfer which reasonably requires an employee to change the employee's residence.
- D. Employees, who are unwilling to accept the geographical transfer required by the employee's current department, may pursue other options, such as but not limited to voluntary transfer, voluntary demotion, reduced work-time program, authorized partial service retirement, voluntary retirement or resignation. Such employees who meet the CalHR, SROA definition, shall be considered surplus. The department head or designee shall make job opportunity bulletins and materials available to all eligible surplus employees. Eligible surplus employees shall be permitted to apply and compete for vacant positions of the employee's current class or other classes to which the employee can transfer, pursuant to the SROA process. Article 16 shall

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- govern employee rights and appeals under these conditions.
- E. With prior supervisory approval, employees shall be allowed a reasonable amount of State paid time to participate in employment interviews associated with the efforts described in paragraph D above.
- F. When a department has two (2) or more qualified employees in a class who are subject to an involuntary transfer which reasonably requires an employee to change the employee's residence, the employee(s) to be involuntarily transferred shall be selected in inverse order of seniority. As an exception to inverse seniority, an employee in the same class and affected work unit who is qualified and more senior may request to be involuntarily transferred in lieu of a less senior employee. An employee whose request for transfer is granted, shall be entitled to moving and relocation expenses in accordance with section 12.1. However, any associated reimbursements shall be subject to applicable IRS and FTB regulations.

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# Union Proposal Bargaining Unit 15

Tentative Agreement: June 19, 2023, 3:17pm

**Proposal No: 1** 

#### The Union proposes the following rollover language:

# 15.2.15 Joint Labor Management Appeal of Involuntary Transfer (Unit 15)

A. Joint Labor Management Committee

In the event that it becomes necessary for a department to involuntarily transfer five (5) or more employees in Bargaining Unit 15 covered by this agreement, the State and the Union will form a Joint Labor Management Committee to address the effects of such transfer, including but not limited to the following issues:

- Job placement assistance at the worksite to provide advice, counsel and placement of employees.
- Available vacancies in other departments in employees' current classifications or other classes to which the employee can transfer.

- 3. Publication and dissemination of job opportunity bulletins.
- Reasonable amount of State paid release time for employees to participate in employment interviews associated with the efforts described above.

The Committee shall have equal number of representatives from the State and the Union and shall convene within no less than sixty (60) calendar days of the effective date of the involuntary transfer and shall be provided a reasonable amount of State paid release time to meet with affected employees at the workplace to discuss employees' rights and options in accordance with Government Code, and the Contract.

### B. Change In Work Location

The State's intent is to provide a Unit 15 employee with thirty (30) calendar days, but in no case shall the State provide less than fifteen (15) calendar days notice of a permanent change in the employee's work location when the change is

made at other than the employee's request. Unit 15 employees will be given the reasons in writing.

An employee can submit a written request to change the employee's work location. The department shall respond in writing no later than fifteen (15) calendar days of the request. Requests shall not be unreasonably denied.



# Union Proposal Master Table

Tentative Agreement: June 28, 2023, 2:40pm

**Proposal No: 1** 

#### The Union proposes the following rollover language:

#### 15.3 Hardship Transfer

The State and the Union recognize the importance of hardship transfers as a way of dealing with work and family issues. An employee experiencing a verifiable hardship, e.g., domestic violence, mandatory job transfer of a spouse or domestic partner as defined in Family Code section 297, family illness, serious health condition, injury or death of family members, may request a transfer to another geographic area to mitigate the hardship.

The State shall endeavor to reassign the employee to a comparable or lesser (if comparable is not available) position in the requested geographic area. If the employee accepts a position in a lower paid classification, the State shall endeavor to reinstate the employee to the employee's former classification and comparable salary level.

Transfers under this section shall be considered

voluntary and any associated relocation costs shall be subject to the applicable CalHR laws and rules.

A department shall provide the employee and the Union, in writing, reason(s) for the inability to grant the transfer no later than sixty (60) days after the written request is made.

This section shall be grievable and filed with the department head and appealed to CalHR; it shall not be arbitrable.



# Union Proposal Unit 3 Table

Tentative Agreement: April 25, 2023, 1:06pm

**Proposal No: 1** 

#### The Union proposes the following rollover language:

#### 15.4.3 Employee Opportunity Transfer (Unit 3)

- A. The parties recognize that when the State deems it necessary to fill a vacant position, the needs of the State must be given first priority. The needs of the State include the right to fill vacant positions using existing eligible or promotional lists, involuntary transfers, reassignments, or other selection methods for reasons such as affirmative action, special skills, abilities, or aptitudes.
- B. The parties also recognize the desirability of permitting a permanent employee to transfer within the employee's department and classification to another location which the employee deems to be more desirable. To this end, permanent full-time employees may apply for an Employee Opportunity Transfer to a position at another location within the employee's department in accordance with the following procedure:

- Employees desiring an Employee
   Opportunity Transfer shall apply in writing to the employee's department head or designee in a manner prescribed by the department. Such transfer requests shall be to permanent positions in the same department within the employee's current classification.
- C. Whenever a department head or designee elects to fill a vacancy through an Employee Opportunity Transfer, a permanent full-time employee who already has an Employee Opportunity Transfer application to that location on file with the department shall be selected. If there is more than one employee with an Employee Opportunity Transfer application to the same location on file, one of the top three (3) employees with the greatest amount of department service by class shall be selected. When an employee is formally interviewed, the department head or designee will notify the employee of the non-selection.
- D. Permanent employees who wish to submit Employee
  Opportunity Transfer applications may do so during a

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thirty (30) calendar day open period, to be scheduled once every six (6) months by each department. No employee shall submit more than four (4) Employee Opportunity Transfer applications during an open period.

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# Union Proposal Bargaining Unit 15

Tentative Agreement: May 22, 2023,11:57am

**Proposal No: 1** 

## The Union proposes the following rollover language:

#### 15.4.15 Employee Opportunity Transfer (Unit 15)

- A. The parties recognize that when the State deems it necessary to fill a vacant position, the needs of the State must be given first priority. The needs of the State include the right to fill vacant positions using existing eligible or promotional lists, involuntary transfers, reassignments, or other selection methods for reasons such as affirmative action, special skills, abilities or aptitudes.
- B. The parties also recognize the desirability of permitting a permanent employee to transfer within the employee's department and classification to another location which the employee deems to be more desirable. To this end, permanent full-time employees may apply for an Employee Opportunity Transfer to a position at another location within the employee's department, in accordance with the following procedure:
  - 1. Employees desiring an Employee

Opportunity Transfer shall apply in writing to the employee's department head or designee in a manner prescribed by the department. Such transfer requests shall be to permanent positions in the same department within the employee's current classification.

- C. Whenever a department head or designee elects to fill a vacancy through an Employee Opportunity Transfer, a permanent employee who already has an Employee Opportunity Transfer application to that location on file with the department shall be selected. If there is more than one employee with an Employee Opportunity Transfer application to the same location on file, one of the top three (3) employees with the greatest amount of department service by class shall be selected. When an employee is formally interviewed, the department head or designee will notify the employee of the non-selection.
- D. Permanent employees who wish to submit Employee Opportunity Transfer applications may do so during a thirty (30) calendar day open period, to be scheduled once every six (6) months by each department. No

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employee shall submit more than four (4) Employee Opportunity Transfer applications during an open period.

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# Union Proposal Bargaining Unit 17

Tentative Agreement: May 9, 2023, 3:32pm

**Proposal No: 1** 

### The Union proposes the following rollover language:

### **15.4.17 Employee Opportunity Transfer (Unit 17)**

- A. The parties recognize that when the State deems it necessary to fill a vacant position, the needs of the State must be given first priority. The needs of the State include the right to fill vacant positions using existing eligible or promotional lists, involuntary transfers, reassignments or other selection methods for reasons such as affirmative action, special skills, abilities or aptitudes.
- B. The parties also recognize the desirability of permitting a permanent employee to transfer within the employee's department and classification to another location which the employee deems to be desirable. To this end, permanent full-time employees may apply for an Employee Opportunity Transfer to a position at another location within the employee's

department in accordance with the following procedure:

- 1. Employees desiring an Employee
  Opportunity Transfer shall apply in
  writing to the employee's department
  head or designee in a manner
  prescribed by the department. Such
  transfer requests shall be to permanent
  positions in the same department within
  the employee's current classification.
- C. Whenever a department head or designee elects to fill a vacancy through an Employee Opportunity Transfer, a permanent employee who already has an Employee Opportunity Transfer application to that location on file with the department shall be selected. If there is more than one employee with an Employee Opportunity Transfer application to the same location on file, one of the top three (3) employees with the greatest amount of department service by class shall be selected. When an employee is formally interviewed, the department head or designee will notify the

- employee of the non-selection.
- D. Permanent employees who wish to submit
  Employee Opportunity Transfer applications may
  do so during a thirty (30) calendar day open period,
  to be scheduled once every six (6) months by each
  department. No employee shall submit more than
  four (4) Employee Opportunity Transfer
  applications during an open period.



# Union Proposal Bargaining Unit 20

Tentative Agreement: May 22, 2023, 3:13pm

**Proposal No: 1** 

## The Union proposes the following rollover language:

### 15.4.20 Employee Opportunity Transfer (Unit 20)

- A. The parties recognize that when the State deems it necessary to fill a vacant position, the needs of the State must be given first priority. The needs of the State include the right to fill vacant positions using existing eligible or promotional lists, involuntary transfers, reassignments, or other selection methods for reasons such as affirmative action, special skills, abilities or aptitudes.
- B. The parties also recognize the desirability of permitting a permanent employee to transfer within the employee's department and classification to another location which the employee deems to be desirable. To this end, permanent full-time employees may apply for an Employee Opportunity Transfer to a position at another location within the employee's

department in accordance with the following procedure:

- 1. Employees desiring an Employee
  Opportunity Transfer shall apply in
  writing to the employee's department
  head or designee in a manner
  prescribed by the department. Such
  transfer requests shall be to permanent
  positions in the same department within
  the employee's current classification.
- C. Whenever a department head or designee elects to fill a vacancy through an Employee Opportunity Transfer, a permanent employee who already has an Employee Opportunity Transfer application to that location on file with the department shall be selected. If there is more than one employee with an Employee Opportunity Transfer application to the same location on file, one of the top three (3) employees with the greatest amount of department service by class shall be selected. When an employee is formally interviewed, the department head or designee will notify the

- employee of the non-selection.
- D. Permanent employees who wish to submit Employee Opportunity Transfer applications may do so during a thirty (30) calendar day open period, to be scheduled once every six (6) months by each department. No employee shall submit more than four (4) Employee Opportunity Transfer applications during an open period.



# Union Proposal Unit 21 Table

Tentative Agreement: April 24, 2023, 1:13pm

**Proposal No: 1** 

## The Union proposes the following rollover language:

#### 15.4.21 Employee Opportunity Transfer (Unit 21)

- A. The parties recognize that when the State deems it necessary to fill a vacant position, the needs of the State must be given first priority. The needs of the State include the right to fill vacant positions using existing eligible or promotional lists, involuntary transfers, reassignments, or other selection methods for reasons such as affirmative action, special skills, abilities or aptitudes.
- B. The parties also recognize the desirability of permitting a permanent employee to transfer within the employee's department and classification to another location which the employee deems to be more desirable. To this end, permanent full-time employees may apply for an Employee Opportunity Transfer to a position at another location within the employee's department in accordance with the following procedure:

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- Employees desiring an Employee
   Opportunity Transfer shall apply in writing to the employee's department head or designee in a manner prescribed by the department.
- 2. Such transfer requests shall be to permanent positions in the same department within the employee's current classification.
- C. Whenever a department head or designee elects to fill a vacancy through an Employee Opportunity Transfer, a permanent full-time employee who already has an Employee Opportunity Transfer application to that location on file with the department shall be selected. If there is more than one employee with an Employee Opportunity Transfer application to the same location on file, one of the top three (3) employees with the greatest amount of department service by class shall be selected. When an employee is formally interviewed, the department head or designee will notify the employee of the non-selection.

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D. Permanent employees who wish to submit Employee Opportunity Transfer applications may do so during a thirty (30) calendar day open period, to be scheduled once every six (6) months by each department. No employee shall submit more than four (4) Employee Opportunity Transfer applications during an open period.

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