

Union Proposal Master Table Tentative Agreement: August 18, 2023, 11:36pm

Proposal No: 1

The Union proposes the following rollover language:

5.1 No Strike

During the term of this Contract, neither the Union nor its agents nor any employee, for any reason, will authorize, institute, aid, condone, or engage in a work slowdown, work stoppage, strike, or any other interference with the work and statutory functions or obligations of the State.

The Union agrees to notify all of its officers, stewards, chief stewards, and staff of their obligation and responsibility for maintaining compliance with this section, including the responsibility to remain at work during any activity which may be caused or initiated by others, and to encourage employees violating this section to return to work.



Union Proposal Master Table Tentative Agreement: August 18, 2023, 11:36pm

Proposal No: 1

The Union proposes the following rollover language:

5.2 No Lockout

No lockout of employees shall be instituted by the State during the term of this Contract.



Union Proposal Master Table Tentative Agreement: April 19, 2023, 1:37pm

Proposal No: 1

The Union proposes the following rollover language:

5.3 Individual Agreements Prohibited

The State shall not negotiate with or enter into memoranda of understanding or adjust grievances or grant rights or benefits not covered in this Contract to any employee unless such action is with Union concurrence.



Union Proposal Master Table Tentative Agreement: April 19, 2023, 1:38pm

Proposal No: 1

The Union proposes the following rollover language:

5.4 Savings Clause

Should any provision(s) of this Contract be found unlawful by a court of competent jurisdiction or invalidated by subsequently enacted legislation, the remainder of the Contract shall continue in force. Upon occurrence of such an event, the parties shall meet and confer as soon as practicable to renegotiate the invalidated provision(s).



Union Proposal Master Table Tentative Agreement: April 19, 2023, 1:38pm

Proposal No: 1

The Union proposes the following rollover language:

5.5 Reprisals

The State and the Union shall be prohibited from imposing or threatening to impose reprisals by discriminating or threatening to discriminate against employees, or otherwise interfering with, restraining, or coercing employees because of the exercise of rights under the Ralph C. Dills Act or any right given by this Contract. The principles of agency shall be liberally construed.



Union Proposal Master Table Tentative Agreement: August 12, 2023, 5:07pm

Proposal No: 2

The Union proposes the following language:

5.6 Supersession

The following enumerated Government Code sections and all existing rules, regulations, standards, practices and policies which implement the enumerated Government Code sections are hereby incorporated into this Contract. However, if any other provision of this Contract alters or is in conflict with any of the Government Code sections enumerated below, the Contract shall be controlling and supersede said Government Code sections or parts thereof and any rule, regulation, standard, practice, or policy implementing such provisions.

Government Code Sections

- 1. General
 - 19824 Establishes monthly-pay periods.
 19838 Provides for methods of collecting overpayments and correcting payroll errors to employees.

19839	Provides lump sum payment for unused vacation accrued or compensating time off upon separation.
19888	Specifies that service during an emergency is to be credited for vacation, sick leave and Merit Salary Adjustments (MSA).
Step Increases	
19829	Requires California Department of Human Resource (CalHR) to establish minimum and maximum salaries with intermediate steps.
19832	Establishes annual MSAs for employees who meet standards of efficiency.
19834	Requires MSA payments to qualifying employees when funds are available.
19835	Provides employees with the right to cumulative adjustments for a period

2.

not to exceed two years when MSAs are denied due to lack of funds.

19836 Provides for hiring at above the minimum salary limit in specified instances.

19837Authorizes rates above the maximum
of the salary range when a person's
position is downgraded. (Red Circle
Rates)

3. Holidays

19853 Establishes Holidays.

19854 Establishes Personal Holiday.

4. Vacation

19856	Requires CalHR to establish rules
	regulating vacation accrual for part-
	time employees and those
	transferring from one State agency to
	another.

- 19856.1 Allows CalHR to establish rules for vacation accrual for absences of ten days or less.
- 19858.1 Establishes vacation earning rate.
- 19863 Allows vacation use while on temporary disability (due to workincurred injury) to augment paycheck.
- 19991.4 Provides that absence of an employee for a work-incurred compensable injury or disease is considered continuous service for the purpose of the right to vacation.
- 5. Sick Leave

19859

- Defines amount earned and methods of accrual for full-time and part-time employees.
- 19861Allows CalHR to establish rules for
sick leave accrual for absences of ten
days or less.
- 19862 Allows for accumulation of sick leave.

19863	Allows sick leave use while on temporary disability (due to work incurred injury) to augment paycheck.
19863.1	Provides sick leave credit while employee is on industrial disability leave and prescribes how it may be used.
19864	Allows CalHR to provide by rule for sick leave without pay for employees who have used up the employee's sick leave with pay.
19866	Allows rules to allow sick leave accumulation for non-civil service employees.
19991.4	Provides that absence of an employee for a work-incurred compensable injury or disease is considered continuous service for the purpose of the right to sick leave.
6. Uniforms, Wo	rk Clothes, and Safety Equipment

19850 Definitions.

- 19850.3 CalHR to determine need for uniform replacement.
- 19850.4 Provides for work clothes for purposes of sanitation or cleanliness to be maintained and owned by the State.
- 19850.5 Provides for initial issuance of required safety equipment at State expense.
- 7. Industrial Disability Leave (IDL)

19869	Defines who is covered.
19870	Defines "IDL" and "full pay".
19871	Provides terms of IDL coverage in lieu of workers' compensation temporary disability payment.
19871.1	Provides for continued benefits while on IDL.
19872	Prohibits payment of temporary disability or sick leave pay to employees on IDL.

	19873	Inapplicability of retraining and rehabilitation provisions of Labor Code to employees covered by IDL.
	19874	Allows employees to receive workers' compensation benefits after exhaustion of IDL benefits.
	19875	Requires three-day waiting period, unless hospitalized or disability more than 14 days.
	19876	Payments contingent on medical certification and vocational rehabilitation.
	19877	Authorizes CalHR to adopt rules governing IDL.
	19877.1	Sets effective date.
8.	Non-Industrial	Disability Insurance (NDI)
	19878	Definitions.
	19879	Sets the amount of benefits and duration of payment.
	19880	Sets standards and procedures.

19880.1	Allows employee option to exhaust vacation prior to NDI.
19881	Bans NDI coverage if employee is receiving unemployment compensation.
19882	Bans NDI coverage if employee is receiving other case payment benefits.
19883	Provides for discretionary deductions from benefit check, including employer contributions; employees do not accrue sick leave or vacation credits or service credits for any other purpose.
19884	Filing procedure; determination and payment of benefits.
19885	Authorizes CalHR to establish rules governing NDI.
Life Insurance	
21600	Establishes group term life insurance benefits.

9.

21604	Provides for Death Benefit from California Public Employees' Retirement System (CalPERS).
21605	Sets Death Benefit at \$5,000 plus 50 percent of one year's salary.
10. Health I	nsurance
22808	Provides for continuation of health plan coverage during leave of absence without pay.
22870	Provides for employee and employer contribution.
22871	Sets employer contribution.
22871.3	Sets employer contribution.
22871.9	Sets employer contribution.
11. Work W	leek
19843	Establishes Work Week Groups.
19851	Sets 40-hour work week and eight- hour day.

Overtime 12.

19844	Directs CalHR to establish rules
	regarding cash compensation time
	off.

19848 Permits the granting of compensating time off in lieu of cash compensation within 12 calendar months after overtime worked.

- 19849 Requires CalHR to adopt rules governing overtime and the appointing power to administer and enforce them.
- 19863 Allows use of accumulated compensable overtime while on temporary disability (due to workincurred injury) to augment paycheck.

13. Deferred Compensation

- 19993 Allows employees to deduct a portion of the employee's salary to participate in a tax-advantaged retirement savings plan.
- 14. Relocation Expenses

19841Provides relocation expenses for
involuntary transfer or promotion
requiring a change in residence.

15. Travel Expenses

- 19820Provides reimbursement of travel
expenses for officers and employees
of the State on State business.
- 19822 Provides reimbursement to State for housing, maintenance, and other services provided to employees.

16. Leaves of Absence

- 19991Allows release time for civil service
examinations.
- 19991.1 Allows leave without pay, not to exceed one year, assures right of return.
- 19991.2Allows the appointing power to grant
a two-year leave for service in a
technical cooperation program.

- 19991.4 Provides that absence of an employee for work-incurred compensable injury or disease is considered as continuous service for purposes of salary adjustments, sick leave, vacation, or seniority.
- 19991.6 Provides one year of pregnancy leave or less as required by a permanent female employee.

17. Performance Reports

- 19992 Allows the establishment of performance standards.
- 19992.1Requires performance reports to be
accurate.
- 19992.2 Requires the appointing power to prepare performance reports and show them to the employee.
- 19992.3 Requires performance reports to be considered in salary increases and decreases, layoffs, transfers, demotions, dismissals, and

promotional examinations as prescribed by CalHR rule.

18. Involuntary Transfers

19841 Provides relocation expenses for involuntary transfer or promotion requiring a change in residence.

19994.1 Authorizes involuntary transfers. Requires 60-day prior written notice when transfer requires change in residence.

19994.2 Allows seniority to be considered when two or more employees are in a class affected by involuntary transfers which requires a change in residence.

19. Demotion and Layoff

- 19997.2 Provides for subdivisional layoffs in a State agency subject to CalHR approval. Subdivisional reemployment lists take priority over others.
- 19997.3 Requires layoffs according to seniority in a class, except for certain classes

in which employee efficiency is combined with seniority to determine order of layoff.

- Allows demotion in lieu of layoff.
- 19997.9 Provides for salary at maximum step on displacement by another employee's demotion, provided such salary does not exceed salary received when demoted.
- 19997.10 An employee displaced by an employee with return rights may demote in lieu of layoff.
- 19997.11Establishes reemployment lists for
laid-off or demoted employees.
- 19997.12 Guarantees same step of salary range upon recertification after layoff or demotion.
- 19997.13 Requires 30-day written notice prior to layoff and not more than 60 days after seniority computed.

- 19998 Employees affected by layoff due to management-initiated changes should receive assistance in finding other placement in State service.
- 19998.1 State restriction on appointments.

20. Incompatible Activities

19990 Requires each appointing power to determine activities which are incompatible, in conflict with, or inimical to employees' duties; provides for identification of and prohibits such activities.

21. Training

- 19995.2 Provides for counseling and training programs for employees whose positions are to be eliminated by automation, technological, or management-initiated changes.
 10005.2 Dravides for the Department of
- 19995.3Provides for the Department of
Rehabilitation to retrain and refer

disabled State employees to positions in State service.



Union Proposal Master Table Tentative Agreement: August 4, 2024, 3:04pm

Proposal No: 1

The Union proposes the following rollover language:

5.7 Non-Discrimination

- A. No State employee shall be discriminated against or harassed in State employment consistent with applicable State and Federal Employment Laws.
- B. At the employee's discretion, allegations of discrimination or harassment based upon disability and/or medical condition, or failure to provide reasonable accommodation for physical or mental disability may be subject to the grievance procedure up to the third level, and/or may be pursued with the State Personnel Board (SPB) through the complaint procedure specified by the SPB, and/or the Department of Fair Employment and Housing (DFEH), and/or the Federal Equal Employment Opportunity Commission (EEOC).
- C. At the employee's discretion, other allegations of discrimination or harassment may be subject to the

grievance procedure up to the third level, and/or may be pursued with the DFEH, and/or the Federal EEOC.

- D. The filing of a grievance is not mandatory and neither the filing nor non-filing of a grievance shall be construed as a waiver of an employee's right to maintain a separate, private cause of action.
- E. No employee shall be subject to retaliation or threats of retaliation, nor shall any employee be restrained, coerced or otherwise interfered with in the exercise of the employee's rights under this section. Alleged retaliation may be subject to the grievance and arbitration procedure.



Union Proposal Master Table Tentative Agreement: August 4, 2023, 3:04pm

Proposal No: 1

The Union proposes the following rollover language:

5.8 Sexual Harassment

- A. No State employee shall be subject to sexual harassment. The State agrees to take such actions as necessary to ensure that this purpose is achieved, and shall post a statement of its commitment to this principle at all work sites.
- B. At the employee's discretion, allegations of sexual harassment may be subject to the grievance procedure up to the third level, and/or may be appealed to the Department of Fair Employment and Housing, and/or the Federal Equal Employment Opportunity Commission. The filing of a grievance is not mandatory and neither the filing nor non-filing of a grievance shall be construed as a waiver of an employee's right to maintain a separate, private cause of action.
- C. No employee shall be subject to retaliation or threats of retaliation, nor shall any employee be restrained, coerced or otherwise interfered with in the exercise of

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the employee's rights under this section. Alleged retaliation may be subject to the grievance and arbitration procedures in Article 6.



Union Proposal Master Table Tentative Agreement: June 23, 2023, 7:14pm

Proposal No: 1

The Union proposes the following rollover language:

5.10 Labor Management Committees

- A. The State and SEIU encourage the use of Labor Management Committees to address issues of mutual concern in a problem solving context. Upon request of either party, a Joint Labor Management Committee (JLMC) shall be established to address specific or ongoing issues such as:
 - 1. Workload.
 - 2. Productivity.
 - 3. Making the worksite more efficient and effective.
 - 4. Improving the quality of service.
- B. An established JLMC shall adhere to the following guidelines:
 - 1. The JLMC will consist of equal reasonable number of management representatives selected

by the department head or designee and Union representatives selected by the Union.

- 2. JLMC recommendations, if any, will be advisory in nature.
- JLMC meetings shall not be considered contract negotiations and shall not be considered a substitute for the grievance procedure or professional practice groups.
- Employees who participate on such a committee will suffer no loss in compensation for attending meetings of the committee.
- Dates and times of meetings and agendas of the JLMC's shall be mutually determined by the members of the JLMC.



Union Proposal Master Table Tentative Agreement: August 18, 2023, 8:14pm

Proposal No: 4

The Union proposes the following language:

5.11 Dignity Clause

The State is committed to providing a workplace where all employees, regardless of the employee's classification or pay status, are treated by supervisors and managers in a manner that maintains generally accepted standards of human dignity, <u>courtesy</u>, and courtesy <u>respect</u>. Employees alleging they have not been treated accordingly may file a grievance. The decision reached at Step 3 (CalHR) shall be final.



Union Proposal Master Table Tentative Agreement: July 31, 2023, 2:08pm

Proposal No: 1

The Union proposes the following rollover language:

5.12 Upward Mobility Program

Each department shall establish and maintain an upward mobility program consistent with CalHR Regulations. At the request of the Union, the department shall meet to discuss the department's upward mobility program. Recommendations for adding to or deleting from the upward mobility program shall be considered by the department. Any change shall be consistent with the CalHR regulations.



Union Proposal Master Table Tentative Agreement: June 29, 2023, 4:39pm

Proposal No: 1

The Union proposes to delete the following language:

5.13 Joint Task Force on the Future of Work and Civil Service

Executive Order N-11-19 established the Future of Work Commission to make recommendations for the kinds of jobs Californians may have in the future. The impact of technology on work, workers, employers, jobs, and society is a focus of the Commission's work. The Commission will study the best way to preserve good jobs, ready the workforce for the jobs of the future through lifelong learning, and ensure shared prosperity for all.

The Union and the State agree to establish a Joint Task Force (JTF) to provide recommendations to the Future of Work Commission as follows:

- Provide a list of positions in civil service and represented by Local 1000 that may be affected by new and emerging technologies in the future that the Commission may wish to include in its study.
- Propose workforce development, training, education, and

apprenticeship program ideas for state employees for consideration by the Commission.

The State and the Union shall each designate one (1) co-chair. The JTF shall consist of no more than five (5) management representatives selected by the department head or designee and no more than five (5) Union representatives selected by the Union. By mutual agreement the size of the JTF may be adjusted. Upon mutual agreement subject matter experts may be invited as needed to attend the meetings and provide expertise. JTF members and employee subject matter experts shall serve without loss of compensation.

The JTF shall meet monthly but may adjust the schedule by mutual agreement. The first meeting shall take place no later than sixty (60) days after the ratification of the Contract. The Task Force shall complete its work and submit a letter or report of its recommendations to the Commission by February 1, 2020.



Union Proposal Unit 1 Table Tentative Agreement: April 18, 2023, 3:06 PM

Proposal No: 1

The Union proposes the following rollover language:

5.13.1 Correctional Case Records Analyst Workload Committee (Unit 1)

The State and the Union agree to continue the Joint Labor Management Committee (JLMC) to review the Correctional Case Records Analyst workload, mandatory overtime and training. The State and the Union shall each be entitled to select a maximum of five (5) representatives. The Co-Chairs of the JLMC shall be one (1) individual selected by the Union and one (1) individual selected by the State. The State and the Union shall select its own representatives. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussions. JLMC members and employee subject matter experts shall serve without loss of compensation.

The JLMC shall meet at a minimum of at least once per quarter. The JLMC by mutual agreement shall determine its meeting schedule, ground rules and agenda. The Co-Chairs shall finalize the agenda a minimum of fourteen (14) days in advance of the meeting. The Union shall provide the State with any information requests a minimum of fourteen (14) days in advance of the meeting. The State shall respond to the information requested before each scheduled meeting date.

The JLMC members shall discuss and make recommendations on the following:

- 1. Workload;
- 2. Alternatives to mandatory overtime;
- 3. Training.

The JLMC may mutually agree to develop written reports after concerns are discussed. The written reports may include, but are not limited to, a discussion of the concern(s) and any joint recommendations.



Union Proposal Unit 4 Table Tentative Agreement May 9, 2023, 3:54pm

Proposal No: 3

The Union proposes the following rollover language:

5.13.4 Upward Mobility Task Force (Unit 4)

SEIU Local 1000 (the Union) and the State of California (the State) agree to establish an <u>continue the</u> Upward Mobility Task Force (Task Force), with the goal of jointly reviewing, creating and recommending common "best practices" in the following Upward Mobility Program areas in all departments.

- Promoting Upward Mobility awareness
- Application and approval process
- Accurate tracking and reporting of Upward Mobility metrics
- Achieving compliance with GC 19400 19406 and CCR 599.981 – 599.986

The Union and the State shall each be entitled to select a maximum of five (5) representatives. <u>The Union and the State</u> <u>shall select its own corresponding representatives.</u> The Co-Chairs of the Task Force shall be one (1) Task Force member

selected by the Union and one (1) Task Force member selected by the State. Within ninety (90) days from the contract ratification, the The Co-Chairs shall meet to select the first four (4) at least two (2) but no more than four (4) departments departmental participants and determine a meeting dates. The Union and the State shall select its own corresponding representatives. California Department of Human Resources (CalHR) agrees to facilitate departmental participation. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussions. Task Force members and employee subject matter experts shall serve without loss of compensation. The State shall not incur any additional costs, including but not limited to, travel expenses as a result of attending the meeting. The Task Force shall meet biannually or more often as agreed to by the Task Force Co-Chairs.

The Co-Chairs shall finalize an agenda at least five (5) days in advance of the meeting.



Union Proposal Unit 1 Table Tentative Agreement: April 25, 2023, 1:17 pm

Proposal No: 1

The Union proposes the following rollover language:

5.14.1 Guide, Historical Monument Joint Labor Management Committee (JLMC) – California Department of Parks and Recreation (Unit 1)

- A. The purpose of the Joint Labor Management Committee (JLMC) shall be to provide a forum for the California Department of Parks and Recreation (Department) and Service Employees International Union Local 1000 (Union) to discuss the workload, overtime, safety issues, and training for the Guide, Historical Monument classification.
- B. The JLMC shall meet up to twice per year. The State and Union shall each be entitled to select a maximum of five (5) representatives. The Department and Union shall each select its own representatives. The Co-Chairs of the JLMC shall be one (1) individual selected by the Union and one (1) individual selected by the Department. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussion. JLMC members and

employee subject matter experts shall serve without loss of compensation. The State shall not incur any additional costs, including but not limited to, travel expenses as a result of attending the meeting.

- C. One (1) JLMC meeting will be held in Sacramento and one (1) will be held at Hearst Castle.
- D. The JLMC by mutual agreement shall determine its meeting schedule, ground rules and agenda. The Department and Union shall finalize the agenda a minimum of fourteen (14) days in advance of the meeting. The Union shall provide the State with any information requests a minimum of fourteen (14) days in advance of the meeting. The Department shall respond to the information requested before each scheduled meeting date.

The JLMC shall develop mutual written reports after concerns are discussed. The written reports may include, but are not limited to, a discussion of the concern(s) and any joint recommendations. Such reports shall be sent to the Director of the California Department of Parks and Recreation, or their designee, for review and possible implementation.



Union Proposal Bargaining Unit 14 Tentative Agreement: May 9, 2023, 11:08 am

Proposal No: 1

The Union proposes the following rollover language:

5.14.14 BU 14 Upward Mobility Joint Labor Management Committee (Unit 14)

- A. Within sixty (60) days of contract ratification the State and the Union agree to continue the Joint Labor
 Management Committee (JLMC) on Upward Mobility to assist departments in complying with the department's upward mobility requirements.
- B. The BU 14 JLMC on Upward Mobility will consist of at least eight (8) members, four (4) management members selected by CalHR and four (4) Union members selected by the Union. The JLMC shall be co-chaired by one of the Union's representatives, along with a co-chair representing the State.
- C. At the request of the Union, the JLMC will meet quarterly. Members of the committee will be granted state release time for all committee meetings.
- D. The JLMC will develop a handbook identifying outside funding sources for educational opportunities,

apprenticeship programs, internships, career counseling and other assistance for upward mobility. The JLMC may include internal state sources for career training opportunities.

E. Each department shall establish and maintain an upward mobility program consistent with SPB regulations. At the request of the Union, the department shall meet to discuss the department's upward mobility program. Recommendations for adding to or deleting from the upward mobility program shall be considered by the department. Any change shall be consistent with the SPB regulations.



Union Proposal Unit 1 Table Tentative Agreement: April 25, 2023, 2:35 PM

Proposal No: 1

The Union proposes the following rollover language:

5.15.1 Joint Labor Management Committee – Employment Development Department (EDD) Workforce Services Branch (WSB) Job Service Field Division (JS) and Unemployment Insurance Branch (UIB) Employment Program Representatives (EPR) and Disability Insurance Branch (DIB) Disability Insurance Program Representatives (DIPR) (Unit 1)

The purpose of the Joint Labor/Management Committee (JLMC) shall be to provide a forum for EDD (State) and Service Employees International Union Local 1000 (Union) to discuss workload concerns and promote quality customer service.

The JLMC shall meet at a minimum of at least once per quarter. The State and the Union shall each be entitled to select a maximum of five (5) representatives. The State and Union shall each select its own representatives. No more than two (2) Union representatives shall be from the same branch. The Co-Chairs of the JLMC shall be one (1) individual selected by the Union and one (1) individual selected by the EDD. The State agrees that the Union representatives who are EDD employees will serve and participate on the JLMC without loss of compensation.

The JLMC by mutual agreement shall determine its meeting schedule, ground rules and agenda. The State and Union shall finalize the agenda a minimum of fourteen (14) days in advance of the meeting. The Union shall provide the State with any information requests a minimum of fourteen (14) days in advance of the meeting. EDD shall respond to the information requested before each scheduled meeting date.

The JLMC may mutually agree to develop written reports after concerns are discussed. The written reports may include, but are not limited to, a discussion of the concern and any joint recommendations.

This article does not abridge nor limit the exercise of management's rights as articulated in Article 4, State's Rights.



Union Proposal Bargaining Unit 11 Tentative Agreement: June 19, 2023, 12:29 pm

Proposal No: 3

The Union proposes the following rollover language:

5.15.11 Joint Labor Management Committee (JLMC) (Unit 11)

The purpose of the Joint Labor Management Committee (JLMC) shall be to provide a forum for SEIU Local 1000 Unit 11 and the State to address issues of mutual interest. The committee shall include representatives of management from California Department of Transportation, Department of Water Resources, Department of Fish and Wildlife, Department of Food and Agriculture, and Air Resources Board, and a representative from the CalHR to meet quarterly to discuss issues of concern to the employees represented by the Union. Issues of concern to Unit 11 employees in other departments may also be raised at the JLMC. Issues to be discussed shall include but not limited to:

- a. Architectural and Engineering: training and upward mobility.
- b. Classification Issues: review and discuss concerns regarding existing classification

specifications and/or title structures relative to the duties assigned to employees and/or the needs of the State.

c. Health and Safety: issues impacting Unit 11 employees in multiple departments or issues that are unresolved by Departmental Health and Safety Committees.

The JLMC shall meet at a minimum of at least once per quarter, and shall meet for a sufficient amount of time to properly address the issues. The State and the Union shall each be entitled to select a maximum of six (6) representatives. The State and Union shall each select its own representatives. No more than two (2) Union representatives shall be from the same department. The Co-Chairs of the JLMC shall be one individual selected by the Union and a CalHR representative. The Co-Chairs shall agree on an agenda fourteen (14) calendar days in advance of the meeting. The JLMC shall by mutual agreement determine the meeting schedule and the ground rules. Once an issue has been discussed it shall not be the topic of a subsequent meeting except with mutual concurrence.

The State agrees that the Union representatives shall participate on the JLMC without loss of compensation. The

State shall not incur any additional costs, including but not limited to, travel expenses as a result of attending the meeting.



Union Proposal Unit 1 Table Tentative Agreement: April 18, 2023, 3:07 PM

Proposal No: 1

The Union proposes the following rollover language:

5.16.1 Disability Determination Services Division (DDSD) Joint Labor Management Committee (Unit 1)

The State and the Union agree to continue a Joint/Labor Management Committee (JLMC) to discuss issues of mutual concern in a problem solving context regarding work performed by Disability Evaluation Analysts (DEAs) who work in the Disability Determination Services Division (DDSD) of the California Department of Social Services (CDSS).

The State and the Union shall each be entitled to select a maximum of four (4) representatives. The Co-Chairs of the JLMC shall be one (1) committee member selected by the Union and one (1) committee member selected by the State. The State and the Union shall select its own representatives. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussions. JLMC members and employee subject matter experts shall serve without loss of compensation.

The JLMC agrees to meet at least once semi-annually. The JLMC, by mutual agreement, shall determine its meeting schedule, ground rules and agenda. The Co-Chairs shall finalize the agenda a minimum of fourteen (14) days in advance of the meeting. JLMC meetings shall not be considered contract negotiations and shall not be considered a substitute for the grievance procedure. The Union shall provide the State with any information requests a minimum of fourteen (14) days in advance of the meeting. The State shall respond to the information requested before each scheduled meeting date.

The JLMC shall discuss specific and ongoing issues such as:

- 1. Workload
- 2. Overtime
- Training, career advancement and upward mobility
- 4. Improving the quality of service
- 5. Productivity

The JLMC may mutually agree to develop written reports after concerns are discussed. The written reports may include, but are not limited to, a discussion of the concern(s) and any joint recommendations.



Union Proposal Master Table Tentative Agreement: April 18, 2023, 3:04pm

Proposal No: 1

The Union proposes the following rollover language:

5.16.4 Disability Determination Services Division (DDSD) Joint Labor Management Committee (Unit 4)

A. Joint Labor Management Committee

The State and the Union agree to continue a Joint Labor Management Committee (JLMC) to discuss issues of mutual concern in a problem solving context regarding work performed by Program Technicians (PTs) who work in the Disability Determination Services Division (DDSD) of the California Department of Social Services (CDSS).

The State and the Union shall each be entitled to select a maximum of four (4) representatives. The Co-Chairs of the JLMC shall be one (1) committee member selected by the Union and one (1) committee member selected by the State. The State and the Union shall select its own representatives. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussions. JLMC members and employee subject matter experts shall serve without loss of compensation.

The JLMC agrees to meet at least semi-annually. The JLMC, by mutual agreement, shall determine its meeting schedule, ground rules and agenda. The Co-Chairs shall finalize the agenda a minimum of fourteen (14) days in advance of the meeting. JLMC meetings shall not be considered contract negotiations and shall not be considered a substitute for the grievance procedure. The Union shall provide the State with any information requests a minimum of fourteen (14) days in advance of the meeting. The State shall respond to the information requested before each scheduled meeting date.

The JLMC shall discuss specific and ongoing issues such as:

- 1. Workload
- 2. Overtime

- 3. Training, career advancement and upward mobility
- 4. Improving the quality of service
- 5. Productivity

The JLMC may mutually agree to develop written reports after concerns are discussed. The written reports may include, but are not limited to, a discussion of the concern(s) and any joint recommendations.



Union Proposal Bargaining Unit 15 Tentative Agreement: April 17, 2023, 3:54pm

Proposal No: 1

The Union proposes the following language changes:

5.16.15 Custodian Joint Labor Management Committee (Unit 15)

The State agrees to establish a Joint Labor Management Committee (JLMC) to discuss issues of mutual concern in a problem solving context regarding work performed by the Custodians who work in the Department of General Services (DGS), the California Department of Veterans Affairs (CalVet), the Department of State Hospitals (DSH), the California Highway Patrol (CHP), the Employment Development Department (EDD), the California State Lottery (CSL), the California Department of Education (CDE), the Department of Developmental Services (DDS), the California Department of Motor Vehicles (DMV), the California Department of Corrections and Rehabilitation (CDCR), the California Correctional Health Care Services (CCHCS), and the California Prison Industry Authority (CalPIA). Topics include but shall not be limited to duties performed, equipment operated, cleaning methods utilized, and individual custodial cleaning requirements unique to individual worksites. No less than thirty (30) calendar days

prior to meeting, the Union shall notify the State of the departments that will attend the JLMC. Upon the Union's request, CalHR shall assist with notifying the departments of the meeting date(s), start time, and meeting locations. The Union shall provide the State with an agenda of the meeting no less than five (5) days prior to meeting and each party attending the committee may have up to five (5) representatives. The JLMC shall meet at least quarterly. Union representatives who are State employees shall suffer no loss in compensation and shall be provided a reasonable amount of State paid release time. The State shall not incur any additional costs, including but not limited to, travel expenses as a result of attending the meeting.



Union Proposal Unit 1 Table Tentative Agreement: May 16, 2023, 11:12 AM

Proposal No: 1

The Union proposes the following rollover language:

5.17.1 Recruitment and Retention Committee (Unit 1)

The State agrees to establish a Recruitment and Retention Committee that shall meet on an annual basis to discuss the recruitment and retention issues of Bargaining Unit 1 classifications.

The Committee shall consist of ten (10) members: five (5) selected by the State and five (5) selected by the Union.

Committee members or expert witnesses required by the Committee shall serve without loss of compensation.

The Committee shall review no more than ten (10) classifications annually. The review shall include a comparison of compensation (e.g. salary, other pay items, compensated leave, health benefits, pension benefits, and retiree health benefits) as well as vacancy rates (both historical and current).

If the Committee agrees that pay equity adjustments are recommended for the effective recruitment and retention of particular classifications, the State and the Union shall mutually report their findings to the Director of the California Department of Human Resources (CalHR). The Director of CalHR shall report these findings to the administration.

All disputes relating to this article are not grievable or arbitrable.



Union Proposal Bargaining Unit 17 Tentative Agreement: May 23, 2023, 2:23pm

Proposal No: 1

The Union proposes the following rollover language:

5.17.17 Classification Recruitment and Retention Committee (Unit 17)

The State agrees to establish a Recruitment and Retention Committee that shall meet on an annual basis to discuss the recruitment and retention issues of Bargaining Unit 17 classifications.

The Committee shall consist of six (6) members: three (3) selected by the State and three (3) selected by the Union.

Committee members or expert witnesses required by the Committee shall serve without loss of compensation.

The Committee shall review no more than six (6) classifications annually. The review shall include a comparison of compensation (e.g. salary, other pay items, compensated leave, and education) as well as vacancy rates (both historical and current).

If the Committee agrees that pay equity adjustments are recommended for the effective recruitment and retention of

particular classifications, the State and the Union shall mutually report their findings to the Director of the California Department of Human Resources (CalHR). The Director of CalHR shall report these findings to the Administration.

All disputes relating to this Article are not grievable or arbitrable.



Union Proposal Master Table Tentative Agreement: June 29, 2023, 4:40pm

Proposal No: 1

The Union proposes to delete the following language:

5.18 Budget Solutions Task Force

SEIU Local 1000 (the Union), the California Department of Human Resources (CalHR), the Department of Finance (DOF), and the Department of General Services (DGS) agree to continue the Contracting Task Force ("Task Force") established by the June 21, 2012 Side Letter Agreement, with the goal of achieving real savings by:

- Identifying priority contracts to review and analyze the data available from DGS State Contract and Procurement Registration System (eSCPRS). Additional contracts may be requested by the Task Force;
- Reducing the use of contractors and contract employees performing work that could be appropriately performed at less expense to the State by state employees;

- Developing plans to transfer work currently performed by outside contractors to state employees; and
- Reducing the cost of contracts.

The Union and the State shall each be entitled to select a maximum of five (5) representatives. The Co-Chairs of the Task Force shall be one (1) Task Force member selected by the Union and one (1) Task Force member selected by the State. The Union and the State shall select its own representatives. Upon mutual agreement, subject matter experts may be invited to attend the meetings and contribute to the discussions. Task Force members and employee subject matter experts shall serve without loss of compensation. The Task Force shall meet at least quarterly or more often as agreed to by the Task Force.

The Co-Chairs shall finalize the agenda at least five (5) days in advance of the meeting. The Department of General Services shall be responsible to secure the actual contracts that will be evaluated during the Task Force meetings.

The Task Force will make recommendations regarding its findings with respect to which contracts may be cancelled or reduced by the State as a budget solution. The Task Force shall produce an annual report, by June 30th identifying contracts which have been reviewed by the Task Force. This report shall include which contracts have been reviewed, what the recommendation was for the contract, an explanation of why a contract was not submitted to be cancelled or reduced, and what actions were taken by the State.



Union Proposal Bargaining Unit 14 Tentative Agreement: April 25, 2023, 12:05 pm

Proposal No: 1

The Union proposes the following rollover language:

5.18.14 Joint Labor Management Committee (JLMC) – Office of State Publishing (OSP) (Unit 14)

The parties agree to establish a JLMC to make recommendations on the future of the printing trades in Bargaining Unit 14.

The JLMC will focus on industry trends for the future growth of OSP through technological innovation, digital media production, web-to-print applications, equipment, and training.

The JLMC shall be comprised of four (4) Union representatives and four (4) management representatives. Union representatives shall serve without loss of compensation.



Union Proposal Bargaining Unit 15 Tentative Agreement: April 17, 2023, 3:55pm

Proposal No: 1

The Union proposes the following language changes:

5.18.15 Food Service Workers Joint Labor Management Committees (Unit 15)

A. The State agrees to establish a Joint Labor Management Committees (JLMC) with the departments in sub-sections B and C of this section, to discuss issues of mutual concern in a problem solving context regarding work performed by the food service workers. who work in the California Department of Corrections and Rehabilitation (CDCR), the Department of State Hospitals (DSH), the Department of Developmental Services (DDS), the California Department of Veterans Affairs (CalVet), the California Department of Corrections and Rehabilitation – California Correctional Health Care Services (CDCR-CCHCS), and the California Department of Education (CDE). Topics include but shall not be limited to recruitment and retention, duties performed, equipment operated, and individual food service worker requirements unique to individual worksites. No less than thirty (30) calendar days prior to meeting, the Union shall notify the State of the departments that will attend the JLMC. Upon the Union's request, CalHR shall

assist with notifying the departments of the meeting date(s), start time, and meeting location. The Union shall provide the State with an agenda of the meeting no less than five (5) days prior to meeting and each party attending the JLMC may have up to five (5) six (6) representatives. The JLMC shall meet at least quarterly. Union representatives who are State employees shall suffer no loss in compensation and shall be provided a reasonable amount of State paid release time. The State shall not incur any additional costs, including but not limited to, travel expenses as a result of attending the meeting.

<u>B. Department of State Hospitals (DSH), the Department of</u> <u>Developmental Services (DDS), the California Department of</u> <u>Veterans Affairs (CalVet), the California Highway Patrol (CHP),</u> <u>the California Conservation Corps (CCC), and the California</u> <u>Department of Education (CDE) will have a separate JLMC to</u> <u>discuss topics in section A.</u>

C. California Department of Corrections and Rehabilitation (CDCR) and California Correctional Health Care Services (CCHCS) will have a separate JLMC to discuss topics in section A.



Union Proposal Bargaining Unit 20 Tentative Agreement: April 24, 2023, 1:04 pm

Proposal No: 1

The Union proposes the following rollover language:

5.18.20 Labor Management Committee, California School for the Deaf, Riverside (Unit 20)

At the California School for the Deaf, Riverside, management and the Union will hold regular meetings to address workplace issues pursuant to Article 5, section 5.10, Labor Management Committee.



Union Proposal Unit 3 Table Tentative Agreement: August 14, 2023, 4:57pm

Proposal No: 3

The Union proposes the following rollover language:

5.19.3 Bargaining Unit 3 Classification and Compensation Committee (Unit 3)

The purpose of the committee shall be for SEIU Local 1000, Bargaining Unit 3 (BU3) and the State to discuss topics related to compensation, classification, credentialing and related issues as they affect the recruitment and retention of highly skilled educators in State service.

The committee shall include three (3) standing members named by the Union and at least one (1) representative each for CalHR, CDCR and CDE. By mutual agreement, additional representatives selected by the Union and by CalHR will join the committee on behalf of rank and file and management in the following departments and divisions: CDCR/OCE, CDCR/DJJ-ESB, CDE, DDS, DSH, and DOR. Expert witnesses may also be invited by the committee.

The committee shall be co-chaired by one (1) individual selected by the Union and one (1) individual selected by CalHR. The Union and CalHR will agree on the agenda for

each meeting at least fourteen (14) days in advance. The State shall send representatives with expertise relevant to the subjects on the agenda for each meeting. The committee shall, by mutual agreement, determine the meeting schedule and ground rules. The committee shall meet at least once every three (3) months, and shall convene its first meeting no later than ninety (90) days after ratification of the Memorandum of Understanding (MOU).

The State agrees that Union representatives and expert witnesses shall serve on the committee with no loss of compensation or benefits. The State shall not incur any costs associated with travel expenses as a result of participation in the committee.

The Union and the State agree to address the following subjects, without excluding issues that may arise while the current MOU is in effect, and to endeavor to resolve challenges:

- 1. Cross-training and career mobility for credentialed educators
- Applicability and standardization of the academic compensation model to all BU3 classifications, including librarians

- 3. Standardization of CDCR teacher salary schedules
- 4. Differentials and stipends
- 5. Succession planning



Union Proposal Unit 1 Table Tentative Agreement: August 14, 2023,11:08 pm

Proposal No: 1

The Union proposes the following rollover language:

5.20.1 Information Technology Joint Apprenticeship Committee

The Information Technology Joint Apprenticeship Committee (IT JAC) will replace the Joint Labor Management IT Training Committee.

The IT JAC will consist of eight (8) members: four (4) management members selected by the State and four (4) Union members selected by the Union. Dates and times of meetings and agendas shall be mutually determined by the members of the committee. The purpose of the IT JAC is to provide training programs for IT classifications, (e.g., entry-level, career development and project management). Training will encompass both internal/external department-specific and outside vendor sources.

The IT JAC will research all available sources for IT training, review the program for appropriate usage and make recommendations to State departments for their use. The IT JAC will meet at least every two (2) months. Members of the IT JAC will be granted state release time for all committee meetings.



Union Proposal Unit 1 Table Tentative Agreement: June 20, 2023, 2:08 PM

Proposal No: 1

The Union proposes the following rollover language:

5.21.1 IT Reclassification Committee (Unit 1)

Negotiations between the parties will continue under the provisions of section 14.1.



Union Proposal Unit 4 Table Tentative Agreement: June 27, 2023, 3:35pm

Proposal No: 3

The Union proposes the following new language:

5.XX.4 Department of Motor Vehicles (DMV) Joint Labor Management Committee (Unit 4)

A. Joint Labor Management Committee

The State and the Union agree to create a Joint Labor Management Committee (JLMC) for Bargaining Unit 4. The JLMC agrees to meet at least quarterly to address statewide workplace issues pursuant to Article 5. section 5.10, Labor Management Committee.