AGREEMENT

Between

Laborers' International Union of North America - Illinois State Employees Association, Local 773 and the Downstate Illinois Laborers' District Council

And

The State of Illinois
Department of Central Management Services

July 1, 2023 - June 30, 2027

PSA Option 7 – VR 704

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AGREEMENT

This Agreement is made and entered into this the 1st day of July 2023 by and between The Illinois Departments of Central Management Services, Corrections, Juvenile Justice, Financial and Professional Regulation, State Police, Human Services, and Illinois Emergency Management Services hereinafter referred to as "Employer" and Laborers' International Union of North America, Local 773 and the Downstate Illinois Laborers' District Council hereinafter referred to as "Union", on behalf of the employees in the collective bargaining unit described in Article I of this Agreement.

PURPOSE

Whereas, the Union, was certified by the State of Illinois, Illinois Labor Relations Board - State Panel, on June 8, 2007, in Case No. S-VR-07-004, on August 14, 2008; in Case No. S-UC-08-402, and in Case No; S-VR-09-090 on May 8, 2009; Case No. S-RC-09-186 on August 6, 2009; Case No. S-RC-09-110 on November 23, 2009 and in Case No. S-RC-09-108 on November 23, 2009, Case No. S-RC-10-136 on September 29, 2010, and in Case No. S-RC-10-122 on March 29, 2011, as the exclusive bargaining representative for the purpose of bargaining for the employees; and Whereas, it is the intent and purpose of Employer and the Union to set forth the accords between them, for the term thereof, of the rates of pay, the hours of work, and the other terms and conditions of employment to be observed by the employees covered and the parties in order to establish harmonious work relations and to provide equitable treatment of the covered employees;

Therefore, the following Agreement is entered into.

ARTICLE 1 RECOGNITION

Section 1. Recognition

Pursuant to the certification of the Illinois Labor Relations Board dated June 8, 2007, August 14, 2008, May 8, 2009, August 6, 2009, November 23, 2009, September 29, 2010, and March 29, 2011 the Employer recognizes the Laborers' International Union of North America as the sole and exclusive bargaining representative for all of the following employees in the titles illustrated below (herein referred to as "Employee" except where their title needs to be utilized to set them apart) employed, by the Illinois Department of Corrections, Illinois Department of Juvenile Justice, Illinois Department of Financial and Professional Regulation, the Illinois State Police, the Department of Human Services, and Illinois Emergency Management Services excluding confidential, managerial or non-public employees within the meaning of Section 3(n)of the Illinois Public Labor Relations Act (5 ILCS 315):

Illinois Department of Corrections

DOC Shift Supervisor

DOC Shift Commander Work/Boot Camp

DOC Superintendent (PSA, Option 7)

DOC Food Services Program Manager

DOC Clinical Services Supervisor

DOC Corrections treatment Senior Security Supervisor

DOC Women and Family Service Coordinator (PSA, Option 7)

DOC Operations Center Supervisor (PSA, Option 7)

DOC Training Supervisor (PSA, Option 7)

DOC Attorney (PSA, Option 8L)

DOC Mental Health Professional (PSA, Option 8K)

DOC District Supervisors (PSA, Option 7)

DOC Staff Assistants (PSA, Option 7)

DOC Corrections Intelligence Program Unit Manager

Illinois Department of Juvenile Justice

DJJ Chief of Security

DJJ Food Services Program Manager

DJJ Clinical Services Supervisor

DJJ Treatment unit Administrator (PSA, Option 8K)

Reception & Classification Administrator (PSA, Option 7)

Illinois Department of Financial and Professional Regulation

Chief of Medical Investigations (PSA, Option 7)

Chief of Health Related Investigations (PSA, Option 7)

Chief of Detective/Design Investigations (PSA, Option 7)

Chief of Probation Compliance (PSA, Option 7)

Chief of General Investigations (PSA, Option7)

Illinois State Police

Forensic Science Administrator I, II, III

Crime Scene Training Administrator (PSA, Option7)

Digital Crime Unit Team Leader (PSA, Option 7)

Intelligence Field Liaison (PSA, Option 7)

Criminal Intelligence Analyst Supervisor (PSA, Option 7)

Inspector PSA, Option 7)

Firearms Eligibility Administrator

Offender Registry Unit Supervisor (PSA, Option 7)

Firearms Eligibility Specialist (PSA, Option 7)

High Risk Communities Public Safety Coordinator (PSA, Option7)

Firearms Quality Assurance Coordinator (PSA, Option 7) SWAT Training Administrator (PSA, Option7)

Illinois Department of Human Services

Office of Inspector General Investigators Team Leader (PSA, Option 7)
Office of Inspector General (PSA, Option 7)
Professional Clinical Coordinator (PSA, Option 8K)

Illinois Emergency Management Agency

Nuclear Safety Staff Attorney I and II

Section 2. Successor Classes

The parties agree that if a new classification is a successor title, or replacement title, to a classification covered by this Agreement, with no substantial change in duties, the parties shall stipulate to the inclusion of such classification in this agreement.

Section 3. New Classifications - Scope of VR-704 Unit

The Employer agrees to meet and discuss with the Union the inclusion or exclusion of any and all newly instituted job classifications, which may be described within the scope of VR-704 as follows:

A statewide supervisory unit covering certain classifications in the Departments of Corrections, Juvenile Justice, Illinois Department of Financial and Professional Regulation, the Illinois State Police, Department of Human Services, and Illinois Emergency Management Services.

Where the parties agree to include a new classification, they shall so stipulate before the Illinois State Labor Relations Board.

Employer shall notify the Union of such new job classifications prior to the submission of said classifications to the Civil Service Commission.

Employees entering the bargaining unit via the unit clarification process shall be placed within the appropriate pay scale effective on the date of the employee's certification by the Illinois Labor Relations Board.

Section 4. Changes in Existing Classifications

The Employer shall notify the Union of any changes in bargaining unit job classifications and upon timely request meet with the Union prior to the submission of said classifications to the Civil Service Commission.

Section 5. Pay

Employer agrees to negotiate with the Union as to the appropriate pay grade to be assigned to job

classifications determined to be in the VR-704 bargaining unit. If no agreement is reached between the parties, the Union shall be allowed to file a grievance in accordance with Article 11 of this Agreement. The grievance shall be filed at step 4 of the grievance procedure. In the event that an appropriate resolution is not reached at step 4, then the issue may be submitted to an arbitrator.

The arbitrator shall determine the reasonableness of the proposed salary grade in relationship to:

- a) The job content and responsibilities attached thereto in comparison with the job content and responsibilities of other position classifications in the classification series and in the bargaining unit;
- b) Like positions with similar job content and responsibilities within the labor market generally;

The pay grade originally assigned by the Employer shall remain in effect pending the arbitrator's decision.

Section 6. Integrity of the Bargaining Unit

The Employer recognizes the integrity of the bargaining unit and agrees that it will not propose or take any action for the purpose of directed at eroding it.

ARTICLE 2 DEFINITIONS

- "Director" refers to the Director of the Illinois Departments of Central Management Services
 or Department of Corrections, or Department of Juvenile Justice or Department of Financial
 & Professional Regulation or Illinois State Police or the Department of Human Services or
 Illinois Emergency Management Services as the context may require.
- 2. "Employer" refers to the Illinois Departments of Central Management Services, or Department of Corrections, or Department of Juvenile Justice or Department of Financial & Professional Regulation or Illinois State Police or the Department of Human Services or Illinois Emergency Management Services as the context may require. The Departments of Corrections and Juvenile Justice shall be considered separate agencies, except for the purposes of layoff. During a layoff with the Department of Juvenile Justice, employees of the Department of Juvenile Justice shall have the right to vacancies within the Department of Corrections, as outlined in Article 15, section 5 of the collective bargaining agreement. Otherwise, employees shall only have rights to vacancies within their agency.
- "Employee" refers to a person employed in the job classifications covered by this Agreement; excluding temporary, emergency, provisional, per diem, confidential or managerial employees.
- 4. "Probationary employee" refers to an employee in a probationary period as currently administered under the Personnel Rule 302.300; provided, however, that such probationary

- employees shall have no right to the grievance procedure. A probationary period may be extended up to six (6) months by mutual agreement of the parties.
- 5. "Workday" shall mean a normal period of seven and one half (7½) hours except as otherwise specified herein, which is uninterrupted by any period of time except for breaks and meal periods or leave time.
- "Union" refers to the Laborers' International Union of North America-Local 773 as the context may require.
- "Agency" refers to the Illinois Department of Corrections, or Department of Juvenile Justice
 or Department of Financial & Professional Regulation or Illinois State Police or the
 Department of Human Services or Illinois Emergency Management Services as the context
 may require.
- 8. "Intermediate Administrator" shall be defined as the individual with regional, divisional or facility-wide authority who is subordinate to the Agency Head and superior to first-level supervisors outside the bargaining unit. For ISP Forensic, Intermediate Administrator refers to the individual responsible for the Forensic Sciences Command.

ARTICLE 3 MANAGEMENT RIGHTS

Section 1. Rights Residing with the Employer

Except as amended, changed or modified by this Agreement, the Employer retains the exclusive right to manage its operations, determine its policies, budget and operation, the manner of exercise of its statutory functions and the direction of its working forces, including, but not limited to: The right to hire, promote, demote, transfer, evaluate, allocate and assign employees; to discipline, suspend and discharge for just cause; to relieve employees from duty because of lack of work or other legitimate reasons; to determine the size and composition of the work force, to make and enforce reasonable rules of conduct and regulations; to determine the departments, divisions and sections and work to be performed therein; to determine the number of hours of work and shifts per workweek; to establish and change work schedules and assignments; to introduce new methods of operation; to eliminate, contract, and relocate or transfer work and maintain efficiency.

Section 2. Statutory Obligations

Nothing in this Agreement shall be construed to modify, eliminate or detract from the statutory responsibilities and obligations of the Employer, except that the exercise of its right in the furtherance of such statutory obligations shall not be in conflict with the provisions of this Agreement.

ARTICLE 4 ACCOUNTABLITY OF SUPERVISORS

Supervisors shall serve, represent and execute such policies, procedures and directives as are deemed necessary and proper to carry out the mission of the Employer as such policies, procedures and directives may be established. Within the scope of these policies, procedures and directives, Supervisors are to prepare, oversee and monitor the performance of Department employees, discipline and evaluate performances of subordinates, and adjust grievances as directed in order to make such recommendations to the Employer.

ARTICLE 5 NON-DISCRIMINATION

Section 1. Prohibition

Neither the Employer nor the Union shall discriminate against any employee on the basis of race, color, religion, national origin, sex, disability, political affiliation, sexual orientation or other non-merit factors.

Section 2. Employer's Responsibility

The Employer shall not discriminate against, interfere with, restrain or coerce employees because of their lawful activities on behalf of the Union or because of their exercise of any rights granted by this Agreement by the Illinois Labor Relations Act (5 ILCS 315).

Section 3. Union Responsibility

The Union shall not restrain or coerce employees in the exercise of rights guaranteed by this Agreement, or by the Illinois Public Labor Relations Act (5 ILCS 315).

Section 4. Equal Employment / Affirmative Action / ADA / FMLA

The parties recognize the Employer's obligation to comply with federal and state Equal Employment Affirmative Action Laws, the Americans with Disabilities Act and the Family and Medical Leave Act (including intermittent leave as required).

ARTICLE 6 DUES DEDUCTIONS

Section 1. Deductions

When an employee enters the bargaining unit, the employer agrees to deduct Union membership

fees and assessments upon receipt of an appropriate written authorization in accordance with the law and procedures of the Comptroller, as of the first pay period in which the employee is a member of the bargaining unit.

Section 2. Remittance

Employer agrees to remit deductions made pursuant to Section 1 of this Article promptly to Union at the address designated in writing to the Comptroller by Union.

Section 3. Indemnification

The Union shall indemnify, defend and hold the Employer harmless against any claim, demand, suit, or liability arising from any action taken by the Employer in complying with this Article.

ARTICLE 7 SENIORITY

Section 1. Definition

For employees hired prior to April 17, 2009, seniority for the purposes stated in this agreement, shall consist of an employee's length of service in his/her covered title. For DOC and DJJ employees this will include past service in titles no longer used such as Correctional Captain and/or any time in a merit compensation PSA Option 7 level supervisory position in DOC. For the ISP Forensic Science Administrators, it will be all time spent as a PSA Option 7 in the Forensic Sciences Command. Seniority ties shall be broken by date of continuous service with the State of Illinois. If two or more employees have the same continuous service date, ties will be broken by lottery.

For employees entering the bargaining unit on or after April 17, 2009, seniority shall consist of an employee's continuous service within the bargaining unit. Seniority ties shall be broken by date of continuous service with the State of Illinois. If two or more employees have the same continuous service date, ties will be broken by lottery.

Section 2. Information

Employer shall provide the Union with seniority dates for all bargaining unit employees within thirty (30) days of the effective date of this Agreement, and once per quarter upon request by the Union.

Section 3. Termination of Seniority

Seniority shall be terminated when an employee:

- A. voluntarily resigns, provided that they are not re-employed within four (4) calendar days;
- B. is discharged, provided that should the employee be returned as a result of an appeal,

his/her seniority shall be reinstated;

- fails to report to work upon re-employment as provided in Article 15;
- D. is laid off for a period of three (3) years.

ARTICLE 8 HOURS OF WORK

Section 1. Limitation

This Article shall not be construed as a guarantee or limitation on the number of hours per day or days per week.

Section 2. Definition

The workweek is defined as a regularly re-occurring period of 168 hours consisting of seven (7) consecutive 24-hour periods, except for employees with rotating days off. The employee's normal workweek shall consist of not more than thirty-seven and one half (37 ½) hours.

Section 3. Work Schedules

The Employer reserves the right to make temporary work schedule changes with five-days (5) prior written notice to the affected employee, local Union, and ISEA. The Employer shall provide to the Union in writing or electronically the operational need for such change and the approximate duration of the temporary change. Upon timely request, the parties will meet and enter into good faith discussions in an attempt to reach an agreement regarding such changes. Once the assignment has concluded, the employee shall be returned to their original shift, unless otherwise agreed upon by all the parties. The employee shall be given a ten-day (10) notice. If necessary, the Employer shall notify ISEA of any extensions.

The current scheduling practices prevail with respect to the starting and quitting time, days off, shifts or rotations thereof. Where changes in permanent schedules affecting bargaining unit employees are desired by the Employer, the Employer shall notify the employee, local Union, and ISEA of the operational need for such change. Upon timely request, the parties will meet and enter into good faith discussions in an attempt to reach an agreement regarding such changes. The employee will be given a ten-day notice of the schedule change by the Employer.

If an agreement is not reached, the Employer may implement such changes. The Union may grieve such changes.

At work locations where there are routine changes in the schedules of days worked, shifts worked and days off, schedules shall be posted at least two weeks in advance of the beginning of the schedule period.

"Consecutive Days and Hours" The regular hours of work each day shall be consecutive and the

work week shall consist of five (5) consecutive days beginning with the time the employee starts work on the first day of his/her work week.

"Days Off" Shall be consecutive.

Section 4. Shift Coverage for Shift Commanders

Whenever Shift Commander coverage is needed, the Employer shall offer all bargaining unit work to bargaining unit employees, that created the need for the coverage, first. The Employer shall first ask for volunteers from among the Shift Commanders at the work location where the need has been identified. Such assignment shall be offered to the most senior employee with the least number of hours worked and/or refused in the current fiscal year. If no Shift Commander at the work location volunteer, then the shift may be offered to a Shift Commander assigned to the satellite/parent facility, if one exists. If no bargaining unit employees volunteer for the work, then the shift may be offered to non-bargaining unit employees. If there is not a volunteer from the non-bargaining unit employees, the Employer reserves the right to mandate a Shift Commander. If the Employer has 48-hours advanced notice, the Employer shall rotate the mandate in inverse seniority order.

Section 5. Rest Period

Employees shall be entitled to a non-cumulative 15-minute paid rest period at approximately midway during both the first and second half of the workday. Such rest periods shall be granted except during operational emergencies.

<u>DOC/DJJ ONLY</u> - Employees shall not be required to work more than two (2) consecutive shifts except in very extreme emergencies and then only after a minimum period of four (4) hours of paid time for sleep and rest.

Section 6. Meal Period

Employer agrees to grant a meal period of not less than thirty (30) but not more than sixty (60) consecutive minutes to employees. If an employee is required to work during their lunch hour and can demonstrate that circumstances prevented them from receiving a lunch period, the employee shall receive compensatory time or paid time for their lunch period.

Section 7. Days Off – DOC/DJJ ONLY

"Days Off" For employees working within position classifications and at facilities which require continuous coverage, scheduled workdays and scheduled days off shall be consecutive, but may fall on any day of the workweek. Employees within the same general work assignment, same position classification, and same shift may exercise their seniority as defined in Article 7 to retain their current scheduled days off. Scheduled days off shall be assigned by seniority from among employees within the same general work assignment, same classification, and same shift, the most senior employee choosing first. No employee shall be permitted to exercise their choice hereunder more than once during each contract year. Requests shall be made in writing to the immediate supervisor at least fifteen (15) days in advance of the time the employee requests a days off change. The employee being displaced by such request shall be given notice of such

displacement and the days off change as soon as possible, but not later than ten (10) working days prior to such change. The change of days off shall take place starting with the first day of the bumped employee's workweek. Such change may cause the displacing employee's requested date of change to be delayed, but no later than seven (7) days after the effective date of the change requested. A displaced employee may exercise their seniority to displace a junior employee for days off and such employee may give fifteen (15) days' notice any time he/she receives notice of the original displacement. Such employee's day off change shall not be deemed or counted as the employee's one choice allowed during the contract year.

Section 8. Flexible Schedules (ISP Forensics Only)

The Employer shall give consideration to an employee's request for a flex schedule as well as the efficiency and economy of the Employer's operations. The request will be granted or denied at the discretion of the Employer. If the Employer denies a request, the employee will be provided with a reason for the denial in writing within 30-days of receipt of request.

Section 9. Remote Work.

Current practices regarding Remote/Hybrid work policies for employees shall remain in place. In the event the Employer desires changes to those current policies it shall provide 30 days written notice to the Union and the employees and engage in discussions with the Union regarding reasons for the proposed changes prior to implementation.

ARTICLE 9 WAGES

Section 1. Direct Deposit

All paychecks for employees shall be delivered via direct deposit. In addition, paycheck stubs will be delivered electronically where available.

Section 2. Wage Schedule

Such negotiated rates as set forth in Appendix B shall become the rates of pay applicable to such position classification.

General Increases:

- a. Effective July 1, 2023, the pay rates for all bargaining unit classifications and steps shall be increased by 4%, which rates are set out in Appendix B.
- b. Effective January 1, 2024, the pay rates for all bargaining unit classifications and steps shall be increased by 2.5%, which rates are set out in Appendix B.

- c. Effective July 1, 2024, the pay rates for all bargaining unit classifications and steps shall be increased by 4%, which rates are set out in Appendix B.
- d. Effective July 1, 2025, the pay rates for all bargaining unit classifications and steps shall be increased by 3.95%, which rates are set out in Appendix B.
- e. Effective July 1, 2026, the pay rates for all bargaining unit classifications and steps shall be Increased by 3.5%, which rates are set out in Appendix B.

Section 3. Step Increases

Upon satisfactory completion of twelve (12) months creditable service in a step, employees shall receive a step increase to the next higher step. Other Pay Plan provisions under the Personnel Rules shall apply.

Section 4. Maximum Security Pay

All employees with seven or more years of continuous service with the Department of Corrections and Juvenile Justice who are currently employed at Department of Corrections or Juvenile Justice maximum security institutions shall be placed on the maximum-security schedule as long as they remain employees at a maximum security facility.

Section 5. Stipend

All bargaining unit employees shall receive a one (1) time stipend of \$1,200 to be paid upon ratification of this agreement.

Section 6. Salary Upgrade for Food Service Program Manager

Effective, January 1, 2024, DOC/DJJ employees in the Food Services Program Manager position shall receive a one pay grade increase

<u>ARTICLE 10</u> <u>PREMIUM PAY</u>

Section 1. Overtime

Employees authorized to work in excess of their work week shall be paid overtime as straight time. Payment shall be in cash or comp time at the discretion of the Employer unless the employee is mandated to work. All hours worked in mandated status shall be paid at time and one half the employee's straight time rate, as long as it is not a continuation of the mandated employee's regular shift. Compensatory overtime shall be accrued at the rate equal to the time so

worked and compensatory shall be granted by the Employer within the fiscal year earned at a time convenient to the employee consistent with the operating needs of the Employer, and if not so granted or taken, it shall be liquidated in cash before the end of the fiscal year in which earned. Employees who earn compensatory time after June 1st shall be allowed to use such compensatory time through August 15th of the subsequent fiscal year. For hours worked in excess of sixteen (16) in a twenty-four (24) hour period, employees shall be paid double time.

For DOC/DJJ only, if comp time is requested and granted by the Employer, employees may accumulate up to seventy-five (75) hours per fiscal quarter. Any unused comp time shall be liquidated within the fiscal quarter it was earned. Time not taken at the end of the fiscal year shall be liquidated.

Section 2. Mandatory Overtime for Shift Supervisor, Corrections Treatment Senior Security Supervisors, Work/Boot Camp Shift Supervisors/Commanders.

The parties agree that mandatory overtime should be the exception and not the norm of the State operations. Once it is discovered that overtime is needed the on duty primary Shift Supervisor/CTSSS shall obtain authorization to proceed with filling the overtime from the Warden, Assistant Warden of Operations or Assistant Warden of Programs, or Superintendent, if applicable. Prior to mandating for overtime, the on duty primary Shift Supervisor/CTSSS shall exhaust all efforts to seek volunteers to work the overtime, which shall consist of:

Providing a volunteer sign-up sheet for mandating purposes at the employees' respective facility for future dates; All sign up sheets shall be kept in the Shift Supervisors/CTSSS office and shall be accessible. Copies of the list shall be forwarded to the Warden and Assistant Warden's office.

Exhausting all volunteer lists within the Facility including, but not limited to: Full Shift Voluntary Lists; Half Shift and/or Split Shift Voluntary Lists, Mandate Relief Voluntary Lists. All lists shall be posted in the Shift Supervisors/CTSSS office and maintained by the on duty primary Shift Supervisor/CTSSS. Copies of the list shall be forwarded to the Warden and Assistant Warden's office.

Prior to mandating a Shift Supervisor, offer the overtime to Superintendents, where applicable.

After exhausting bargaining unit volunteer lists, offer overtime to properly trained Lieutenants/Corrections Treatment Security Supervisors.

If all bargaining unit and non-bargaining unit employees refuse a voluntary overtime assignment, mandatory overtime shall be assigned within the bargaining unit, in reverse seniority order not on number of hours, basis. Shift Supervisors/CTSSS may be mandated on their regularly scheduled day off. It is agreed that in the event of disciplinary action due to refusal of a mandate, all suspensions shall be paper, except for the last suspension prior to discharge.

Discipline for refusal of mandatory overtime shall be on a separate disciplinary track as follows: 1st Offense -1 day paper suspension, 2nd Offense - 5 day paper suspension, 3rd Offense - 10 day

paper suspension, 4th Offense – 20 day suspension (15 day paper/5 day actual), 5th Offense – Discharge.

Section 3. Holidays

All employees shall have time off, with full salary payment on the following holidays or the day designated as such by the State:

New Year's Day
Martin Luther King Day
Lincoln's Birthday
President's Day
Memorial Day
Juneteenth
Independence Day
Labor Day
Columbus Day
Veterans' Day
Thanksgiving Day
Friday Following Thanksgiving Day
Christmas Day
General Election Day
(on which members of the House of Representatives are elected)

and any additional days proclaimed as holidays or non-working days by the Governor of the State of Illinois or by the President of the United States.

Effective July 1, 2010, in lieu of equivalent time off as provided for in Section 3 below, an employee who works either the actual holiday or the observed holiday may choose to receive double time cash payment, except an employee who works on only Labor Day, Thanksgiving Day or Christmas Day may choose to receive double time and one-half cash payment in lieu of time off. When an employee works on a day on which a holiday falls, either the actual holiday or the observed holiday, they shall receive equivalent time off or cash payment in the amounts specified above for any time in excess of their regular hours of work.

Section 4. Holiday - Equivalent Time Off

When a holiday falls on an employee's scheduled day off, or an employee works on a holiday, equivalent time off shall be granted within the following twelve (12) month period. Effective July 1, 2009, a holiday shall be granted on the day requested by the employee unless to do so would interfere with the Employer's operation, in which event the employee's next requested day off shall be given or accumulated indefinitely.

Section 5. Holiday - Advance Notice

Employees scheduled to work a holiday shall be given as much advance notice as practicable.

Section 6. Holiday - During Vacation

When a holiday falls on an employee's regularly scheduled work day during the employee's vacation period, the employee will be charged with that holiday and retain the vacation day.

Section 7. Holiday - Eligibility

To be eligible for holiday pay, the employee shall work the employee's last scheduled work day before the holiday and first scheduled work day after the holiday, unless absence on either or both of these work days is for good cause and approved by the Employer.

Section 8. Accumulated Holiday Scheduling

Where the Employer is unable to grant the request from all employees within a shift, within a position classification for a particular day off in the utilization of an accumulated holiday under this Article, but is able to grant some (one or more) of such employees such day off, an employee(s) within the position classification shall be granted the requested day off on the basis of seniority provided such senior employee(s) has made such request at least two (2) weeks prior to the requested accumulated holiday off. If no prior request was made within the above time limits, such day off shall be granted in accordance with Section 2 of this Article.

The Employer will, where possible, inform an employee of whether it can grant the request for a particular day off within five (5) days of such request.

Section 9. Holiday Observance

When a holiday falls on a Sunday, the following Monday shall be observed as the holiday. When a holiday falls on a Saturday, the preceding Friday shall be observed as the holiday.

Section 10. Holiday - Payment Upon Separation

Upon separation for any reason, the employee shall be paid for all accrued holidays.

Section 11. Shift Differential

Employees shall be paid a shift differential of \$1.50 on January 1, 2024 per hour in addition to their base salary rate for all hours worked if their normal work schedule for that day provides that they are scheduled to work, and they work half or more of such work hours before 7 a.m. or after 3 p.m.

Effective January 1, 2025, employees shall be paid a shift differential of \$1.75 per hour in addition to their base salary based on the above criteria.

This Section shall not apply to employees who because of "flex-time" scheduling made at their request are scheduled and work hours which would otherwise qualify them for premium pay hereunder.

Section 12. Longevity Pay

Effective July 1, 2010, the Step 8 rate shall be increased by \$50.00 per month for those employees who attain ten (10) years of continuous service and have three (3) or more years of creditable service on Step 8 in the same or higher pay grade on or before July 1, 2010. For those employees who attain fifteen (15) years of continuous service and have three (3) or more years of creditable service on Step 8 in the same or higher pay grade on or before July 1, 2010, the Step 8 rate shall be increased by \$75.00 per month.

Effective July 1, 2013, an employee on Step 8, having ten (10) years of continuous service and three (3) years creditable service at Step 8, shall be paid \$75 per month. An employee with fifteen (15) years continuous services and three (3) years of creditable service at Step 8 shall receive \$100 per month.

Section 13. Shift Preparation/Roll Call Pay

Primary Shift Supervisors/Corrections Treatment Senior Security Supervisors on each shift who conducts roll call on the scheduled work days shall be compensated for fifteen (15) minutes for the roll call period at the appropriate Straight time rate. Shift Supervisors/Corrections Treatment Senior Security Supervisors shall receive sixty (60) minutes of shift preparation, which may be utilized either before or after the work shift; the utilized time shall not be paid out beyond sixty (60) minutes.

Section 14. Severance Pay

Where a facility closes permanently or a separately appropriated and funded program is permanently terminated, employees affected thereby with two (2) or more years seniority and on the agency's payroll at the time of such closure or termination, or who were previously laid off as a direct result of such closure or termination, not offered another bargaining unit position as defined below within sixty (60) days of such closure or termination and within fifty (50) miles of the employee's work location, shall be offered severance pay in the amount of one (1) month's compensation at their monthly rate of pay in effect at the time of such closure or termination. Provided, however, that an employee who elects to remain on the layoff list for a period in excess of six (6) months, or who obtains another bargaining unit position, or who refuses an appropriate position offered by the Employer within their position classification series (or if their classification is the only one in its series, within a comparable classification) shall forfeit any severance pay which is due under this Section. If an employee accepts severance pay they shall be considered terminated.

Section 15. Stand-By Pay (8K ONLY)

An employee is entitled to stand-by pay if they are explicitly required by the Employer to be on stand-by and responds to such a call; that is, they are required to keep the Employer informed of their whereabouts on off-duty time and to be available for possible recall for work, either on a day the employee was not scheduled to work or for a period of time after completing the employee's work day, and receive and answer a necessary work call. The mere use or possession of mobile communication device does not entitle an employee to stand-by pay. An employee entitled to stand-by pay under this Section shall receive four (4) hours pay at the straight time rate. An

employee who is required by the Employer to be on standby for New Year's Day, Memorial Day, July 4th, Labor Day, Christmas or Thanksgiving Day is entitled to six (6) hours pay, at the straight time rate, Provided, however, such employee shall not receive standby pay if they are not available upon call by the Employer during such stand-by time or did not keep the Employer informed of their whereabouts. In such cases progressive discipline may be applied. Employees who are eligible for the four hours stand-by-pay but receive no calls during their off-duty hours shall forfeit the four hours of stand-by-pay.

Section 16. Compensation for Work Performed by Employees While Off-Duty

Employees who perform duties during their off hours and perform work via telephone or via email/text during off hours shall be compensated at the rate of 15 minutes (1/4 hour) per telephone call or email/text responded to.

Section 17. Work Related Travel

Any Employee required to travel to a work location other than their regular work location when travel distance is in excess of their normal commute and is performed outside their normal work hours shall be paid at the appropriate hourly rate for that travel.

ARTICLE 11 GRIEVANCE PROCEDURE

Section 1. Definition

- A. A grievance is defined as any dispute or difference between Employer and the Union or any employee or group of employees covered by this Agreement with respect to the meaning, interpretation or application of this Agreement or with respect to issues arising out of other circumstances or conditions of employment within the control of Employer.
- B. Grievances may be processed by an employee as provided herein, and by the Union on behalf of itself, on behalf of any employee or on behalf of a group of employees but must set forth the names or classifications of such group of employees on the grievance. The resolution of a group grievance shall be made applicable only to those employees listed as grievants.
- C. Any grievance arising out of the interpretation and/or application of a provision contained within this Agreement shall be heard pursuant to the procedures established herein.

Section 2. Grievance Steps

Step 1. Immediate Supervisor

Within ten (10) working days of the incident giving rise to the grievance, or from the date the employee should have become aware of the incident with the exercise of reasonable diligence, the grievant shall file a written grievance with their immediate supervisor. Only one subject matter shall be covered in any one grievance. The grievance shall contain a clear and concise statement of the facts giving rise to the grievance, the issue involved, the relief sought and specific references to this Agreement when appropriate. Within ten (10) working days of receipt of the

grievance, the grievant's immediate supervisor shall issue a written decision and serve a copy on the grievant and/or on the Union.

DOC/DJJ Only:

Where there is no Employer representative outside the bargaining unit, the employee may file a grievance at Step 2 of the procedure (Warden, Superintendent or designee's).

Step 2. Intermediate Administrator

If dissatisfied with the Step 1 decision, the grievant or the Union may appeal to Step 2 within ten (10) working days of receipt of the Step 1 decision or the date such decision was due, whichever is earlier, by filing a copy of the grievance with the Intermediate Administrator or designee. Failure to file to Step 2 within the prescribed time limits, unless mutually agreed otherwise, shall result in the grievance being resolved pursuant to the Step 1 decision. Once a grievance is advanced, resolution offers from the previous step are considered refused.

Within ten (10) working days of receipt of the grievance, the Intermediate Administrator or designee shall discuss the grievance with the union in an attempt to resolve the grievance. Within five (5) working days from the date of the discussion, the Intermediate Administrator shall issue a written decision and serve a copy on the grievant and on the Union.

Step 3. If dissatisfied with the Step 2 decision, the Union may appeal to Step 3 within five (5) working days of receipt of the Step 2 decision or the date such decision was due, whichever is earliest, by filing a copy of the grievance with the Director or their designee. Failure to file to Step 3 within the prescribed time limits, unless mutually agreed otherwise, shall result in the grievance being resolved pursuant to the Step 2 decision. Once a grievance is advanced, resolution offers from the previous step are considered refused. The Director or their designee shall schedule a meeting to discuss the grievance with the Union. Such meeting shall be held within fifteen (15) working days of receipt of the grievance. Within ten (10) working days after such meeting, the Director or their designee shall issue a written decision and serve a copy on the Union.

Step 4. If dissatisfied With the Step 3 decision, or if no decision is issued within the specified time limit, the Union may appeal to the Director of CMS or their designee by submitting a written notice of appeal with a copy of the grievance attached within ten (10) working days after receipt of the Step 3 decision or the date such decision was due. Failure to file to Step 4 within the prescribed time limits, unless mutually agreed otherwise, shall result in the grievance being resolved pursuant to the Step 3 decision. Once a grievance is advanced, resolution offers from the previous step are considered refused. Within twenty (20) working days after receipt of the Step 4 appeal to the CMS Director or their designee, the parties shall set a date to meet in order to:

Discuss and resolve the grievance, if the grievance is not resolved at fourth level, the Union shall have twenty (20) calendar days from the date of 4th level grievance resolution is signed by both parties, to request, in writing, that the grievance be advanced for arbitration.

Prior to Arbitration:

The parties may:

Discuss the grievances with CMS Labor Counsel to seek possible resolution.

Once advanced to arbitration, the parties may:

Select an arbitrator to hear the grievance and establish, where possible, the hearing date.

b) Both parties agree to attempt to arrive at a joint stipulation of the facts and issues as outlined to be submitted to the arbitrator. The Employer or the Union shall have the right to request the arbitrator to require the presence of witnesses and/or documents. Each party shall bear the expense of its own witnesses.

Questions of arbitrability shall be decided by the arbitrator. The arbitrator shall make a preliminary determination on the question of arbitrability. Once a determination is made that the matter is arbitrable or that such preliminary determination cannot be reasonably made, the arbitrator shall then proceed to determine the merits of the dispute. The merits of the grievance shall be based on the exact wording of the grievance.

The arbitrator shall only have authority to determine compliance or non-compliance with the provisions of this Agreement and shall have no right to amend, modify, nullify, ignore, add to, or subtract from the provisions of this Agreement. The arbitrator shall only consider and make a decision with respect to the specific issues submitted and shall have no authority to make a decision on any other issue not so submitted. In the event the arbitrator finds a violation of the terms of this Agreement, he shall fashion an appropriate remedy. The arbitrator shall be without power to make a decision contrary to or inconsistent with or modifying or varying in any way that application of laws and rules and regulations having the force and effect of law.

The arbitrator shall submit in writing his decision within thirty (30) calendar days following close of the hearing or the submission of briefs by the parties, whichever is later, unless the parties agree to written extension thereof. The decision shall be based solely upon his interpretation of the meaning or application of the express terms of this Agreement to the facts of the grievance presented. A decision rendered consistent with the terms of this Agreement shall be final and binding. The expenses and fees of the arbitrator and the cost of the hearing room shall be paid by the losing party. In cases of split decisions, the arbitrator shall determine what portion each party shall be billed for expenses and fees.

Nothing in this Article shall preclude the parties from agreeing to the appointment of a permanent arbitrator(s) during the term of the Agreement or to use the expedited arbitration procedures of the Federal Mediation and Conciliation Service.

If either party desires a verbatim record of the proceedings, it may cause such a record to be made. In cases where a court reporter is used the cost of the court reporter's attendance and transcript shall be borne by the party that requests the court reporter. However, in the event an arbitrator requests a copy of the record the costs of the court reporter's attendance and arbitrator's

transcript shall be bourn equally. If both parties request copies of the record the entire cost of transcription shall be bourn equally by each party.

Section 3. Representation

Employees covered by this Agreement shall be represented only by the Union. Such representation shall be permitted at any and all steps of the procedure. Where available, videoconferencing and teleconferencing may be used to conduct grievance meetings by mutual agreement of the parties. The union representatives shall be from the same region or facility as the employee requesting representation, unless the region/facility does not have a representative, the representative is unavailable, or unless mutually agreed otherwise. In any case where an employee represents themselves, the final level through which the grievance may be processed by the employee shall be at Step 1. A union steward or ISEA representative may be present at Step 2 of the grievance procedure. For Step 3 and Step 4, only an ISEA representative may be present.

Section 4. Time Limits

- A. Grievances may be withdrawn at any step of the procedure without prejudice. Grievances not appealed within the designated time limits shall be treated as withdrawn or shall result in the grievance being resolved pursuant to the Employer's decision, as applicable. Once a grievance is advanced, resolution offers from the previous step are considered refused. Failure of Employer to respond within the designated time limits at any step of the grievance procedure shall permit the Union, and where provided, the employee, to process the grievance to the next step within the designated time limits.
- B. The time limits at any step may be extended by agreement of the parties involved at that step.
- C. Grievances concerning suspensions, discharge, demotion, geographic transfer, layoffs and for alleged disciplinary schedule changes shall be initiated at Step 3 of the grievance procedure.
- D. Certain issues which by nature are not capable of being settled at a preliminary step of the grievance procedure may by mutual agreement be filed at the appropriate step where the action giving rise to the grievance was initiated.

Mutual agreement shall take place between the appropriate Union representative and the proper Employer representative at the step where it is desired to initiate the grievance.

Section 5. Time Off

- A. The grievant and/or the Union steward shall be permitted reasonable time without loss of pay during their normal working hours to process a grievance. No employee or Union steward shall leave their work to process a grievance without first notifying and receiving authorization from their supervisor, which authorizations shall not unreasonably be withheld. Such leave shall not interfere with the operating needs of the agency. Such reasonable time off shall not exceed four (4) hours in any one day, except for arbitration days.
- B. Employer shall not be responsible for any subsistence expenses incurred by grievants or the

Union steward in the processing of grievances.

C. Witnesses who have been subpoenaed and who are State employees and whose testimony is pertinent to the grievance presentation will be permitted reasonable time off without loss of pay to attend grievance or arbitration hearings.

Section 6. Number of Grievances

By mutual agreement of the Union and Employer, more than one grievance may be scheduled at any step of the grievance procedure.

Section 7. Stewards and Jurisdictions

The Business Manager of the Local Union may designate one steward at each facility or work location in addition to the Union staff, who are bargaining unit members who are authorized to represent employees. Additional stewards may be agreed to by the Union and Employer.

The Union shall provide to the Employer a written list of stewards and their respective facility or work location annually to the Department of Central Management Services, agency Labor Relations and local level administrators (e.g. Warden). Any changes during the annual period will be given to the local level administrators as soon as possible.

Section 8. Deferral to the Grievance Procedure

The parties recognize that any dispute arising from the collective bargaining agreement must be resolved pursuant to this Agreement, the Illinois Public Labor Relations Act or the Uniform Arbitration Act.

Section 9. Information Provided in Accordance with the Grievance Procedure

Where a pending grievance exits, either party may request the production of specific documents, books or papers from the party in possession of the items which are reasonably available and pertinent to the grievance. Upon written request, the party in possession of the requested items shall provide this information within ten (10) business days from the receipt of the request. The requesting party shall be notified prior to the expiration of the ten (10) business days if additional time is required and the parties shall discuss a date on which the items can be provided.

<u>ARTICLE 12</u> <u>DISCIPLINE</u>

Section 1. Definition

Disciplinary action shall include the following:

- A. Oral reprimand
- B. Written reprimand

- C. Suspension
- D. Discharge

Discipline may be imposed upon an employee only for just cause.

The Employer agrees with the tenets of corrective and progressive discipline.

An employee shall not be demoted for disciplinary reasons.

The parties recognize that counseling and corrective action plans are not considered disciplinary actions.

Section 2. Discipline and Suspension Options

All Employees who do not appeal discipline will be permitted to use accumulated time off, except sick time, to satisfy the period of any suspension of thirty (30) days or less in lieu of days off without pay.

Section 3. Suspension Pending Discharge

The Employer may suspend an employee without pay up to 30 days pending a decision on discharge of the employee. Such actions shall not be subject to the grievance procedure, however if suspension pending discharge is replaced by another disciplinary action, written notice will be issued, and such action may be subject to the grievance procedure.

Section 4. Pre-Disciplinary Meeting/Employee Review Hearing

Prior to notifying the employee of the measure of discipline to be imposed, the Employer shall notify the Union and the employee. The Employer shall afford a reasonable opportunity for a meeting with the employee involved and, if requested by the employee, the Union, for the purposes of providing all relevant documentation, contemplated measures of discipline, if possible, and names of witnesses relating to the facts of the charge; and to permit the employee to rebut the charges, if the employee so desires. If the employee does not request Union representation, the Union representative shall nevertheless be entitled to be present as a non-active participant at any and all such meetings. The Employer shall provide reasonable notice of such meeting to be held at a mutually agreeable time. If a rebuttal is not presented at the time of the pre-disciplinary meeting, a written rebuttal may be provided with in five (5) work days by the employee or the Union.

Pre-disciplinary meetings shall not be required to be held in cases of oral and written reprimands.

Section 5. Notice of Discipline

In the event written disciplinary action is taken against an employee, the Employer shall promptly furnish employee and the Union with a clear and concise copy of the statement of facts giving rise to the discipline and the measure of discipline intended. The measure of discipline intended may not be increased as it relates to the statement of facts once the statement has been served. The Employer shall notify the employee and the Union of the discipline imposed, within forty-five (45)

days after completion of the pre-disciplinary meeting.

Section 6. Investigatory Interview

An employee shall be informed that they are entitled to the presence of a steward and/or Union staff at an investigatory interview, provided that the subject matter of the interview could cause a reasonable person to believe that the employee could be disciplined as a result of the interview. Such Union representative may be present during an investigatory interview for the purpose of protecting an employee's rights under the Collective Bargaining Agreement; however, such Union representative shall not act in such a manner so as to obstruct the investigation

Following such an investigation, the employee shall be notified in writing that the investigation is complete.

Section 7. Removal of Discipline

By written request of the employee, any discipline imposed except suspensions and/or discharges shall be removed from an employee's record if, from the date of the last reprimand or discipline, two (2) three (3) years pass without the employee receiving any additional discipline. The three (3) year period shall be extended by any leave of absence or disciplinary suspension.

Section 8. Administrative Reassignment

The Employer may reassign an employee during the course of an investigation.

Section 9. Polygraphs

No employee may be required to take polygraph examination as a condition of retaining employment with the Employer nor shall be subject to discipline for refusal to take such. A Union representative may accompany a bargaining unit employee to a polygraph examination and may review the polygraph questions but may not be present during the actual administration of a polygraph examination.

The employee shall be provided with a copy of the results of the report of that polygraph examination and a copy of the conclusions reached by the examiner following the conclusion of the investigation.

ARTICLE 13 LEAVES OF ABSENCE

Section 1. Leave for Personal Business

All employees shall be permitted three (3) personal business days off each calendar year with pay. Employees entitled to receive such leave who enter service during the year shall be given credit for such leave at the rate of one-half (½) day for each two (2) months service for the calendar year in which hired. Such personal leave may not be used taken in increments of less

than two (2) hours at a time Supervisors may however, grant employee requests to use personal leave in increments of fifteen (15) minutes after a minimum use of one-half (1/2) hour. Except for those emergency situations which preclude the making of prior arrangements, such days off shall be scheduled sufficiently in advance to be consistent with operating needs of the Employer.

Personal leave shall not accumulate from calendar year to calendar year; nor shall any employee be entitled to payment for unused personal leave upon separation from the service except as provided by law and/or Personnel Rule. For those employees who work in an 24/7 facility any unused personal business time not scheduled by the employee as of December 15 of the current calendar year shall be forfeited.

Section 2. Leaves of Absence Without Pay

Unless otherwise provided in the Personnel Rules and with the prior approval of the Director, the agency may grant leaves of absence without pay to employees for periods not to exceed six (6) months. Such leaves may be extended for good cause for an additional six (6) month periods with the Director's approval.

Any employee, except an employee in a position or program financed in whole or in part by loans or grants made by the United States or any Federal agency, who is elected to state office, shall, upon request, be granted a leave of absence for the duration of the elected terms.

Section 3. Disability Leave

A. An employee who is unable to perform a substantial portion of their regularly assigned duties due to temporary physical or mental disability shall upon request be granted a leave for the duration of such disability,

B. In granting such leave or use of sick leave provided in Personnel Rule 303.90, the employer shall apply the following standards:

- A substantial portion of regularly assigned duties shall be those duties or responsibilities normally performed by the employee which constitute a significant portion of the employee's time or which constitute the differentiating factors which identify that particular position from other positions, provided the balance of duties can be reassigned by the agency;
- A request for disability leave shall be in writing except when the agency is advised by other appropriate means of the employees' disability in which event the employee's signature is not required;
- 3. Except for service-connected disability as provided in Personnel Rule 303.135, the employee shall have exhausted available sick leave provided under Personnel Rule 303.90 prior to being granted a disability leave; an employee may use other accrued paid time for this purpose but is not required to do so.
- 4. During a disability leave, the disabled employee shall provide written verification by a

person physician as defined and licensed under the "Medical Practices Act" (225 ILCS 60 et seq.) or under similar laws of or of other states or countries or by an individual authorized by a recognized religious denomination to treat by prayer or spiritual means; such verification shall show the diagnosis, prognosis and expected duration of the disability; such verification shall be made no less often than every 30 days during a period of disability, unless the nature of the disability precludes the need for such frequency of verification;

- 5. As soon as an employee becomes aware of an impending period of disability, they shall notify the appropriate supervisor of such disability and provide a written statement by the attending physician of the approximate date the employee will be unable to perform their regularly assigned duties.
- 6. If the agency has reason to believe that the employee is able or unable to perform a substantial portion of their regularly assigned duties, it may seek and rely upon the decision of an impartial physician chosen by agreement of the parties or in the absence of such agreement upon the decision of an impartial physician who is not a State employee and who is selected by the Director.
- C. Failure of an employee to provide verification of continued disability upon reasonable request shall on due notice cause termination of such leave.
- D. An employee's disability leave shall terminate when said employee is no longer temporarily disabled from performing their regularly assigned duties.
- 1. An employee is no longer temporarily disabled when they are able to perform their regularly assigned duties upon advice or the appropriate authority or, in the absence of such authority, the attending physician.
- An employee is no longer temporarily disabled when they are found to be permanently disabled and unable to perform a substantial or significant portion of their regularly assigned duties by the appropriate authority, or in the absence of such authority, by the attending physician.
- 3. In determining whether to approve a requested discharge of an employee for failure to return from a disability leave or for physical inability to perform the duties of a position, the Director may seek and rely upon the advice of the State Employees' Retirement System or other appropriate authority, including an impartial physician selected in accordance with Personnel Rule 303.145 B. (See B 6 above)
- E. 1. An employee who returns from a disability leave of six (6) months or less shall be returned by the agency to the same or similar position in the same classification in which the employee was incumbent at the time the leave commenced.
 - 2. An employee who returns from a disability leave exceeding six (6) months and there is no vacant position available in the same classification held by the employee at the commencement of such leave may be laid off in accordance with the Personnel Rules on Voluntary Reduction and Layoff, unless such leave resulted from service- connected

disability, in which case the employee shall be returned to employment as in E 1 above.

Section 4. Employee Rights After Leave

When an employee returns from a leave of absence of six (6) months or less, the agency shall return the employee to the same or similar position in the same classification in which the employee was incumbent prior to commencement of such leave. Except for those leaves granted under Personnel Rules 303.155 and 303.160, when an employee returns from a leave or leaves exceeding six (6) months and there is no vacant position available to them in the same classification in which the employee was incumbent to such leave or leaves commencing, the employee may be laid off in accordance with the Personnel Rules on voluntary reduction and layoffs.

Section 5. Failure to Return

Failure to return from leave within five (5) days after the expiration date may be cause for discharge.

Section 6. Leave to Take Exempt Position

The Director may approve leaves of absence for certified employees who accept appointment in a position which is exempt from Jurisdiction B of the Personnel Code. Such leaves of absence may be for a period of one year or less and may be extended for additional one-year periods. At the expiration thereof, an employee shall be restored to the same or similar position upon making application to the employing agency with continuous service including the period of such leave.

Section 7. Military and Peace Corps Leave

Leaves of absence shall be allowed employees who enter military service or the Peace or Job Corps as provided in Personnel Rules 302.220 and 302.230 and as may be required by law.

Section 8. Military Reserve Training and Emergency Call Up Pay Policy

A. Any full-time employee who is a member of a reserve component of the Armed Services, the Illinois National Guard or the Illinois Naval Militia, shall be allowed annual leave with pay for one full pay period and such additions or extensions to fulfill the military reserve obligation. Such leaves will be granted without loss of seniority or other accrued benefits.

B. In the case of an emergency call-up (or order to State active duty) by the Governor, the leave shall be granted for the duration of said emergency with pay and without loss of seniority or other accrued benefits. Military earning for the emergency call-up paid under the Illinois Military Code must be submitted and assigned to the agency, and the agency shall return it to the payroll fund from which the employee's payroll check was drawn. If military pay exceeds the employee's earnings for the period, the agency shall return the difference to the employee.

C. To be eligible for military reserve leave or emergency call-up pay, the employee must provide the agency with a certificate from the commanding officer of their unit that the leave taken was for

either such purpose.

- D. Any full-time employee who is a member of any reserve component of the United States Armed Forces or any reserve component of the Illinois State Militia shall be granted leave from state employment for any period actively spent in such military service including basic training and special or advanced training, whether or not within the State and whether or not voluntary.
- E. During such basic training and up to 60 days if special or advance training, if such employee's compensation for military activities is less than their compensation as a State employee, he shall receive his regular compensation as a State employee minus the amount of his base pay for military activities. During such training, the employee's seniority and other benefits shall continue to accrue.

Section 9. Leave for Military Physical Examinations

Any employee drafted into military service shall be allowed up to three (3) days leave with pay to take a physical examination required by such draft. Upon request, the employee must provide the agency with certification by a responsible authority that the period of leave was actually used for such purpose.

Section 10. Attendance in Court

Any employee called for jury duty or subpoenaed by any legislative, judicial, or administrative tribunal, shall be allowed time away from work without loss of pay during their working hours for such purposes. An employee subpoenaed by any legislative, judicial or administrative tribunal for non-work related personal litigation shall be granted benefit time, if such time is available or authorized dock time at the employee's choice however, either must be consistent with operational needs. Upon receiving the sum paid for jury service or witness fee, the employee shall submit the warrant, or its equivalent, to the agency to be returned to the fund in the State Treasury from which the original payroll warrant was drawn. Provided, however, an employee may elect to fulfill such call or subpoena on accrued time off and personal leave and retain the full amount received for such service.

Section 11. Parental Leave

All employees who provide proof of their pregnancy or that of their female partner at least 30 days prior to the expected due date will be eligible for 12 weeks (60 work days) of paid parental leave for each pregnancy resulting in birth or multiple births. Should both parents be employees, each be eligible for 12 weeks of paid parental leave which may be taken consecutively or concurrently. No employee will be allowed to take less than a full work week (5 consecutive days). Regardless of the number of pregnancies in a year, no employee shall receive more than 12 weeks (60 work days) of paid leave under this Section per year. The State shall require proof of the birth. In addition, non-married employees may be required to provide proof of parentage such as a birth certificate or other appropriate documentation confirming paternity. Leaves under this Section for a maximum of six (6) weeks shall also be granted for the loss of a pregnancy that occurs at or after twenty (20) weeks of pregnancy.

All bargaining unit members are eligible for twelve (12) weeks (60 days) of paid leave with a new adoption, with the leave to commence when physical custody of the child has been granted to the member, provided that the member can show that the formal adoption process is underway. In the event the child was in foster care immediately preceding the adoption process the leave will commence once a court order has been issued for permanent placement and the foster parent has been notified of their right to adopt as long as the foster child has not resided in the home for more than four (4) years. The agency personnel office must be notified, and the member must submit proof that the adoption has been initiated. Should both parents be employees, they shall each be eligible for 12 weeks of paid parental leave which may be taken consecutively or concurrently. No employee will be allowed to take less than a full work week (5 consecutive work days). Regardless of the number of adoptions in a year no individual shall receive more than 12 weeks (60 work days) of said leave under this Section per year.

Parental leave is for the purpose of bonding with the new member of the household and to allow the birth parent to heal. Employees are not eligible for the above referenced leave in the event the adoption is for a step-child or relative with whom the employee has previously established residency, for a period of one (1) year or more.

Section 12. Disaster Service Volunteer Leave

Pursuant to Public Act 87-638, an employee who is a certified disaster service volunteer of the American Red Cross may be granted leave from their work without loss of pay for not more than 20 working days in any 12-month period. Such leave shall be for the purpose of participating in specialized disaster relief services for the American Red Cross in the State of Illinois. The leave shall be at the request of the American Red Cross and subject to approval of the employee's agency director.

Section 13. Treatment of Seniority

A certified employee shall retain and continue to accumulate seniority and continuous service while on leaves provided for under this Article except those leaves under Section 3 accumulation shall not exceed three (3) years and Sections 2 and 6 where there shall be no accumulation of seniority and continuous service. A probationary employee serving an initial probation shall not accumulate seniority during such leave beyond the amount of time they have been employed with the State provided that such accumulation shall not reduce the probationary period.

Section 14. Bereavement Leave

Upon request, employees shall be granted paid leave to attend the funeral or similar service, for related travel, and bereavement time, upon the death of a member of the employee's immediate family. For the first instance in a calendar year, the employee shall be granted two scheduled work days. In the event there is a second instance in the calendar year, the employee shall be granted one scheduled work day Leave shall be limited two instance(s) per calendar year. Documentation of the reason for the funeral/bereavement leave, attendance at the funeral or similar service, and relationship to the deceased may be required.

Immediate family is defined pursuant to this Section as: father, mother, sister, brother, spouse, children, grandparent and grandchildren including relationships established by marriage.

ARTICLE 14 SICK LEAVE AND ILLNESS AND INJURY LEAVE

Section 1. Sick Leave

All employees shall accumulate paid sick leave at the rate of one (1) day for each month's service during their current period of continuous service. Sick leave may be used for illness, disability, or injury of the employee, appointments with doctor, dentist, or other professional medical practitioner, and for not more than 30 days in one (1) calendar year in the event of serious illness, disability, injury, or death of a member of an employee's immediate family or household. For purposes of definition, the "immediate family or household" shall be husband, wife, mother, father, brother, sister, children, or any relative or person living in the employee' household from whom the employee has custodial responsibility or where such person is financially and emotionally dependent on the employee and where the presence of the employee is needed. Such days may be used in increments of fifteen (15) minutes after a minimum use of one-half (1/2) hour. The Employer will not discipline an employee for legitimate use of sick days if taken with procedural guidelines. Evidence of illness, including doctor's statement, may be required where the Employer may have reason to believe that such leave days were not used for the purpose herein set forth, including an employee's use of a sick day on the day before or after a holiday. For periods of absence for more than ten (10) consecutive workdays, the employee shall provide verification for such absence in accordance with the provisions of Personnel Rule 303.145. Sick leave may also be used in the event of death of grand relations and parent and child-in-laws. Visit of four (4) days per year to a veterans hospital for examination needed because of military service-connected disability shall be in pay status without charge to Sick leave.

In the event an employee does not use sick leave in any calendar year, the employee shall be awarded one (1) additional personal day on January 1 of the next calendar year. A calendar year for purposes of this provision is the period beginning January 1 and ending December 31 of each year. Such additional personal day shall be used in accordance with Article 13 Section 1.

Section 2. Accumulation of Sick Leave

Employees shall be allowed to carry over from year to year of continuous service any unused sick leave allowed under his provision and shall retain any unused sick leave or emergency absence leave accumulated prior to the effective date of this Agreement. Sick leave that remains at the time of employee separation or retirement shall be treated in accordance with Personnel Rules and Illinois Legislative Compiled Statues.

Section 3. Advancement of Sick Leave

An employee with more than two (2) years continuous service, whose personnel records warrant it, may be advanced sick leave with pay for not more than ten (10) working days upon written approval of the agency and the Director of Central Management Services. Such advances will be

charged against sick leave accumulated in subsequent service.

Section 4. Illness or Injury Leave (Non-service Connected)

Employees who have utilized all their accumulated sick leave days and are unable to report to or back to work because of their sickness or injury shall receive a non-service connected Illness or Injury Leave without pay and may receive additional extension(s) of such leave. Prior to application for such leave or extension thereof, the employee shall inform the Employer that such condition exists or advise the Employer that such condition is continuing before the expiration of their original leave or an extension thereof and if so requested, take a physical examination given by employer's physician if there is a doubt as to the employee's illness. The employee shall report back to work as soon as physically able. If there is a difference of opinion between employer's physician and the employee's physician as to their illness or ability to return to work, Employer may request an examination by another physician (who is not employed by the State). Such examination shall be paid for by Employer.

Section 5. Proof of Illness or Injury Status

The Employer may place an employee on proof of illness or injury status by notifying the employee and the Union that future use of sick time must be substantiated. In said notice, the Employer will state its reasons for placing the employee on proof status and will specify the type of substantiation required. The Employer shall specify any specific information it requires in the substantiation and the length of proof status. The employee or the Union may grieve being placed on proof status. If an employee on proof status fails to provide a medical statement which verifies he/she was seen by a medical practitioner on the date in question, the employee will not be allowed to use accumulated sick leave and may be subject to docking and/or discipline.

If the Employer demands an additional form of proof different from that which is furnished and involves cost to the employee, the Employer shall pay the cost of such professional charges, when such verifies the employee was not abusing sick leave.

Section 6. Resolution of Leave Disputes

In the case of a dispute involving service connected injury or illness, no action shall be taken which is inconsistent with relevant law and/or regulations of the Illinois Workers' Compensation Commission. Such determination shall pertain solely to an employee's right to be placed on or continued on illness or injury leave, including service connected illness or injury leave. For service connected illness or injury leave, the right to select the impartial physician shall be between the employee and the Department of Central Management Services.

ARTICLE 15 LAYOFF

Section 1. Application of Layoff

The Union recognizes the right of the Employer to layoff employees for reasons of lack of funds or work, abolition of a position, or material change in duties or organization.

Section 2. Layoff Procedure

Layoffs shall be by position classification in the appropriate organizational unit. Employees shall be laid off in inverse order of seniority, as defined in Article 7 of this agreement unless a less senior employee has demonstrably superior skill and ability to perform the work required in the position classification.

No certified or probationary employee may be laid off until all temporary, emergency, and provisional employees in the same classification and organizational unit are terminated.

Ten (10) calendar days prior to the employee meetings, the Employer shall submit seniority rosters to the Union. The Union shall notify the Employer of any discrepancies in a timely manner. At this time, the Employer may also submit a list of employees impacted by the layoff and a list of available vacancies to the Union for informational purposes.

Five (5) calendar days prior to the employee meetings, the Employer shall provide each employee subject to layoff information regarding his/her options due to layoff. Such packet shall contain the date and time of the employee's meeting, seniority roster of those subject to layoff, and vacancies available within their agency.

The employee must make their selection known to the Employer at the time they are offered a vacancy and such selection shall be final. An employee may still opt to be laid off at any time prior to being placed into a vacancy, however the Employer shall not be required to modify the layoff plan.

Section 3. Notice of Layoff

In the event that the Employer becomes aware of an impending reduction in the work force due to layoff, it will notify the Union thirty (30) calendar days prior to the effective date, except in emergency situations. Unless operational needs dictate otherwise, employees shall be given 10 calendar days notice prior to the effective date of layoff.

Section 4. Bumping in Lieu of Layoff

Any employee who is targeted for layoff shall first have the opportunity to bump the least senior employee within the work location of the same agency of the Employer, provided they are qualified and eligible for the position. Work location for bumping purposes is defined as the identified agency's facility or local office. If there is no bump available at the work location, the employee may bump into the district/region as defined below. In the event that an employee

waives or refuses to accept an available bump or available equal or lower level vacancy, as determined by the Employer, for which the employee is deemed qualified and eligible under this provision the employee shall be laid-off.

ISP Forensic Regions:

Region 1: Forensic Science Center at Chicago

Joliet Forensic Science Laboratory

Rockford Forensic Science Laboratory

Region 2: Morton Forensic Science Laboratory

Springfield Forensic Science Laboratory

Forensic Sciences Command HQ

Region 3: Metro-East Forensic Science Laboratory

Region 4: Training & Applications Laboratory

DJJ Regions:

Region 1: Facilities north of I-80

Region 2: Facilities south of I-80

DOC Districts:

DOC Districts shall be defined per revised map in Appendix A.

For layoff purposes only, should the Employer determine to change the definition of Regions or Districts, the Employer shall notify the union and upon timely request by the union negotiate the proposed changes.

Section 5. Transfer In Lieu of Layoff

An employee who is subject to layoff shall be offered all available permanent bargaining unit vacancies for which they are qualified within the agency as applicable and seniority permitting.

An employee who meets the criteria below will be offered an opportunity to accept a vacancy in another State agency, for which the employee is qualified, provided:

- The employee had neither a bumping option or an opportunity to accept a vacancy within their agency or
- The employee's bump option or agency vacancy acceptance would result in a two (2) or more pay grade reduction

An employee may select such a vacancy in a classification that is at or below their current classification and pay grade provided the employee has been deemed qualified for the vacancy. All such vacancies will be offered in seniority order.

ISP Forensics Only:

A Forensic Science Administrator who is subject to layoff must first select a lateral vacancy in which they are qualified from within the region which they are being laid off. If no vacancy exists within the region of the layoff, the employee may select from other available lateral vacancies

which they qualify from within the agency. Refusal to accept such offer will not impair the employee's right to re-employment provided in Section 6 of this Article. The parties recognize that promotion is not an option in the layoff process.

Section 6. Recall

- A. When permanent vacancies occur within any position classification covered by this agreement, prior to filling such vacancies by any other means, the affected employee shall be notified electronically of any vacancies for positions the employee has identified and has contractual rights. The employee shall be notified by email, as they become available, of vacancies for the position from which they were laid off, including the classification series, if applicable. the Employer shall re-employ laid off employees to such position classification pursuant to recall, Section 302.570 of the CMS Personnel Rules. Recall shall be by other geographical areas as defined in Section 4 of this Article as regions/districts. Notice of Recall shall occur via the method used for all hiring notifications.
- B. A laid off employee who fails to respond within ten (10) workdays of the recall, or upon acceptance fails to be available for work within the time agreed to by Employer which shall not be less than five (5) days, shall forfeit all recall rights.
 - C. Employee's right to recall shall exist for a period of three (3) years from the effective date of layoff.

Section 7. Temporary Layoff

The above provisions do not apply in the event of layoff pursuant to Personnel Rule 302.510 which allows the Employer to temporarily layoff any employee for not more than five (5) scheduled workdays in any 12-month period as a result of or for lack of work or funds.

Section 8. Closure of a Facility

It is understood by the parties that within sixty (60) days of the Employer's announcement of the closure or conversion of a facility or work site, the parties agree to negotiate over such matters that may impact upon employees covered by this agreement on questions of wages, hours and other conditions of employment.

Section 9. Seniority During Layoff

An employee laid off shall retain and accumulate seniority and continuous service during such layoff not to exceed three (3) years. Such period of time may be extended by mutual agreement of the parties.

ARTICLE 16 VACATIONS

Section 1. Amounts

Employees shall earn vacation time. No employee on a leave of absence may earn vacation except when the leave was for the purpose of accepting a temporary working assignment in another classification.

Eligible employees shall earn vacation time in accordance with the following schedule:

- a) From the date of hire until the completion of five (5) years of continuous service: ten (10) work days per year.
- b) From the completion of five (5) years of continuous service until the completion of nine (9) fourteen (14) years of continuous service: fifteen (15) work days per year.
- c) From the completion of nine (9) years of continuous service until the completion of fourteen (14) years of continuous service: seventeen (17) work days per year.
- d) From the completion of fourteen (14) years of continuous service until the completion of nineteen (19) years of continuous service: twenty (20) work days per year.
- e) From the completion of nineteen (19) years of continuous service until the completion of twenty-five (25) years of continuous service: twenty-two (22) work days per year.
- f) From completion of twenty-five (25) years of continuous service: twenty-five (25) work days per year.

Section 2. Vacation Time

Subject to operational needs, vacation time must be requested and approved in advance of the time period requested. Vacation may be taken in increments of not less than one-half (1/2) hour after a minimum use of one hour. Supervisors may however, grant employee requests to use vacation time in smaller increments of fifteen (15) minutes after a minimum use of one-half (1/2) hour. Vacation time shall not be accumulated for more than 24 months after the end of the calendar year in which it is earned. Vacation time earned shall be computed in workdays.

Section 3. Interrupted Service

Computation of vacation time of state employees who have interrupted continuous state service shall be determined as though all previous state service which qualified for earning of vacation benefits is continuous with present service.

Section 4. Vacation Scheduling by Seniority

The Employer, unless emergency needs dictate otherwise, shall not change an employee's vacation once it has been approved. By January 31 of each calendar year, employees may submit up to three (3) requests for preferred vacation time periods. Such requests shall be

approved or denied by March 1 of each calendar year. In establishing vacation schedules, the agency shall consider both the employee's preference and the operating needs of the agency. Where the agency, based on operational needs, is unable to grant and schedule the vacation preference for all the employees within a Region or operations unit, but is able to grant some of such (one or more) vacation preferences, such approval shall be on the basis of seniority. After all requests received by January 31 have been granted or denied, vacation requests shall be considered in the order in which they are received.

The necessity of an overtime assignment may be considered in the approval or denial of a vacation request if the request is submitted with less than twenty-four (24) hours' notice.

Subject to the operational needs of the facility, the Employer shall attempt to allow one Shift Commander off per shift, per day.

Vacation must be scheduled so that it may be taken no later than 24 months after the expiration of the calendar year in which such vacation was earned. If the employee does not request and take accrued vacation within such 24-month period, vacation earned during such calendar year shall be lost.

Section 5. Vacation Request Action

The Department shall approve or disapprove vacation requests within five (5) days of the receipt of the request.

Section 6. Vacation Payment

If due to operational needs, the Employer cannot grant an employee's request for vacation time within the 24 month period after the expiration of the calendar year such time was earned, such vacation time shall be liquidated in cash at straight time provided the employee has made at least three (3) separate requests with at least five (5) days between each requested time period, for such time within the calendar year preceding liquidation.

No salary payment shall be made in lieu of vacation earned but not taken except as provided in this Section and on termination of employment for eligible employees with at least six (6) months of continuous service in which case the effective date of termination shall not be extended by the number of days represented by said salary payment.

ARTICLE 17 TEMPORARY ASSIGNMENT

Section 1. Temporary Assignment Outside the Bargaining Unit

The Employer may temporarily assign a qualified employee to perform the duties of another position classification. To be eligible for temporary assignment pay, the employee must:

A. Be assigned and be held accountable, by the Employer, to assume the duties and responsibilities of a higher position classification.

- B. Perform a preponderance of duties and responsibilities which distinguish the higher level position.
- C. Perform duties and responsibilities not provided for in their regular position classification.

An employee temporarily assigned to the duties of a position classification in an equal or lower pay grade than their permanent position classification shall be paid their permanent position classification rate. If the employee is temporarily assigned to a position classification having a higher pay grade than their permanent position classification the employee shall be paid as if he/she had receiving a promotion into such higher pay grade.

The Employer agrees to pay the employees the higher rate so set forth above for the time of such assignment. For the purpose of calculation, any increments of fifteen minutes (15) or more in a temporary assignment, shall be rounded up to the nearest hour.

When the Employer makes a temporary assignment, for extended period of time, which is defined as thirty (30) calendar days or more, it will give notice to the employee and the Union of the anticipated length of assignment, the location, the position being assigned, and the operational need for the assignment. Temporary assignments shall not be made for more than six (6) months unless the incumbent is on extended sick, military, or paid administrative leave or has been reassigned due to an investigation, which are beyond the Employer's control. Upon request of the Union, the parties shall meet and discuss the extension of the temporary assignment. The parties shall meet to reach an agreement regarding an extension; however any extension shall not be unreasonably denied. If the Employer desires any further extension the same process shall be used for each extension. No employee shall be required to work in a temporary position in excess of six (6) months without the employee's consent. An employee's refusal to take a temporary assignment which is anticipated to last more than six (6) months will not subject the employee to discipline.

If an employee who has been temporarily assigned into the bargaining unit is selected for a posted vacancy within the bargaining unit, that employee shall have their creditable service date adjusted to reflect the first date on which he/she was temporarily assigned, as long as there was no interruption in the temporary assignment.

Section 2. Temporary Assignments Into the Bargaining Unit

For DOC and DJJ only, when the Employer makes a temporary assignment, for extended periods, which is defined as thirty (30) calendar days or more, it will give notice to the employee and the Union of the anticipated length of assignment, the location, the position being assigned, and the operational need for the assignment. Temporary assignments shall not be made for more than six (6) months unless the incumbent is on extended sick, military, or paid administrative leave or has been reassigned due to an investigation, which are beyond the Employer's control. If the Employer, due to an operational need, requires an extension, beyond six (6), months it shall meet with the Union to request an extension. Such extension shall not be unreasonably denied.

Section 3. Reports to the Union

Every thirty (30) days, the Employer agrees to submit a report to the union listing the positions, whether into or outside the bargaining unit, which were temporarily assigned during the reporting period. The report shall contain the position, the location, and the date the temporary assignment originally commenced.

ARTICLE 18 WORK RULES

Section 1. Definition

Work rules are those rules promulgated by the Employer which regulate the personal conduct of the employee as it affects his/her employment. Such work rules shall be reasonable and shall not conflict with any provisions of this Agreement.

Section 2. Notice

Newly established work rules or amendments to existing work rules shall be reduced to writing and furnished to the Union and the employees at least ten (10) working days prior to the effective date of the rules.

Section 3. Procedural Work Rules

Any changes in the current or future rules of procedure not governing an employee's personal conduct that impact the bargaining unit shall be provided to the employees and Union at least ten (10) working days prior to the effective date, whenever possible. Upon receipt of such changes, the Union may request to negotiate the impact of the change(s).

Section 4. State Officials and Employees Ethics Act

Employees shall comply with the provisions set forth in the State Officials and Employees Ethics Act (5 ILCS 430).

ARTICLE 19 CLOTHING AND EQUIPMENT

Section 1. General Provisions

The Employer shall provide any special clothing, and/or equipment or the equivalent by reimbursement which is required by the Employer and/or is determined by the Employer as being necessary for such employees to perform their work. The Employer shall provide for the maintenance of all clothing and equipment determined by the Employer as being necessary.

Section 2. Boot Allowance.

Each employee required to wear a uniform shall, upon ratification of this Agreement, receive a \$150 stipend for footwear.

ARTICLE 20 FILLING OF VACANCIES

Section 1. Policy

The Employer recognizes the operational value of internally promoting qualified employees and will strive to provide career progression subject to the operating needs of the agency. However, the Employer reserves the right to use at its discretion other means available as provided in the Personnel Rules for filling vacancies, subject to the provisions of this Agreement.

Any employee who served a probationary period and was not certified at the end of that period shall not be considered for the position/title for a period of one (1) year from the date the employee was notified that they would not be certified.

Section 2. Position

Permanent bargaining unit vacancies shall not be filled until the position has been posted on the Employer's website. Permanent vacancies shall be posted for bid on the Employer's and other appropriate bulletin boards at those work locations where employees do not have daily access to the electronic postings and other locations identified by the parties, for ten (10) days. Such posting shall include job description, training and experience requirements, shift and days off or rotating days off where such exist, pay, and related information. Any bargaining unit employee may bid on a position by applying on the Employer's website, through the internal career portal; however, they must be deemed qualified and eligible to be interviewed and/or considered for selection. An employee on a leave of absence at the time of the posting is not considered eligible. The employer reserves the right to administer appropriate examinations.

Section 3. Definition of Permanent Vacancies

For the purposes of this Article a permanent vacancy is created:

- a) When the Employer determines to increase the work force and to fill the new position(s).
- b) When any of the following personnel transactions take place and the Employer determines to replace the previous incumbent: terminations, transfers, promotions, demotions, and related transactions.
- c) Vacancies filled by bargaining unit and/or non-bargaining unit employees as a result of demotion or reduction in lieu of layoff, pursuant to a layoff plan, shall not be considered permanent vacancies for the purpose of this Article.

Section 4. Order of Selection

No vacancy shall be filled in this manner if there are employees on layoff or subject to layoff who have contractual rights to such position. Once the Employer determines to fill a permanent vacancy, bargaining unit members covered by this agreement, who are currently certified in their position classification within the bargaining unit at the time of posting, shall have the right to apply as a transfer to the position, on the employer's website, through the internal career portal prior to filling the vacancy by other means.

Prior to the position being posted on the Employer's website, employees within the facility may request to move to the vacant shift. The most senior employee of those requesting to move to the vacant shift shall be granted that shift. The shift vacated, by the most senior employee, shall be posted on the employer's website.

Permanent vacancies shall be filled in the following order of priority:

1. Recall or Transfer in Lieu of Layoff

a) Transfer (for facility level and work/boot camp titles within DOC and DJJ and FSA I) For purposes of filling and transferring into permanent vacancies, the Corrections Treatment Senior Security Supervisor title shall be considered, along with the Shift Supervisor title, when filling a Shift Supervisor position.

2.

- b) Are defined as a movement within the same employing agency, same position classification/working title and option/forensic discipline at a different work location.
- Employees shall apply as a transfer on the employer's website, through the internal career portal.
- d) Any certified employee who transfers under this subsection shall not be eligible to transfer again for eighteen (18) months.
- e) For DOC/DJJ only, a newly promoted employee shall not be eligible for transfer for eighteen (18) months from the effective date of the promotion.
- f) Vacancies filled through transfer shall be on the basis of seniority unless the most senior employee has a one-day or more suspension within the last two years or has two or more accumulative "needs improvement"/"unacceptable" in the past two evaluations. Upon request and written authorization of the employee(s), the Employer shall provide proof of such history to the Union in the event the most senior employee(s) is not selected. Where the most senior employee is by-passed due to this provision, the same standard shall be applied to each subsequent senior employee until the position is filled.
- g) An employee requesting a transfer from a satellite facility to the main work location, or from the main work location to the respective satellite facility, will have preference over another transfer outside the main facility and satellite location.

- 3. Any employee within the bargaining unit who was previously certified in the title for the position posted on the employer's website, as long as they are deemed qualified and eligible and have not been out of the posted position for longer than twelve (12) months.
- 4. All other qualified and eligible bidders

Certified Shift Supervisors or Corrections Treatment Senior Security Supervisor who apply for Shift Supervisor or Corrections Treatment Senior Security Supervisor positions, which are being filled outside of the contractual obligation, shall be entitled to an interview for the vacant position, as long as interviews are being conducted.

Section 5. Acceptance of a Position

Any bidder who has been selected for a vacancy must make known his/her acceptance within three (3) working days of receiving notice of his/her selection. Failure to accept the position within said time limit shall constitute a waiver of the position.

Once a bidder has been selected, he/she shall be placed into the position as soon as practicable.

Section 6. Pre-Selection Background Checks and Drug Testing

For new hires or employees entering the bargaining unit, failure to pass a background check and/or drug test shall disqualify an individual for selection and may subject the employee to discipline.

Section 7. Return of Previously Certified Bargaining Unit Members (Corrections ONLY)

Employees who promote to the position of Assistant Warden, Warden, Deputy Director or Director of Operations, within the Department of Corrections and subsequently return to a bargaining unit position, shall have their previous bargaining unit seniority Creditable Service Date restored. And bidding rights based on their years of service earned at the time of promotion. Employees who accept a promotion out of the bargaining unit will not earn bargaining unit seniority during the time served in a non-bargaining unit position.

ARTICLE 21 GEOGRAPHICAL TRANSFER

In the event a geographic transfer under Central Management Services Personnel Rule 302.430 is required, such geographic transfer shall be done in accordance in the Personnel Rules. The least senior employee in the affected classification shall be required to take such transfer if there are no volunteers.

Employee requested geographical transfers shall be done in accordance with CMS Personnel Rule 302.435.

ARTICLE 22 HEALTH INSURANCE AND PENSIONS

During the term of this Agreement, the Employer shall continue in effect, and the employees shall enjoy the benefits, rights and obligations of (a) the Group Insurance Health and Life Plan applicable to all Illinois State employees pursuant to the provisions of the State Employees Group Insurance Act of 1971 and as amended or superseded. Employee health care benefits shall be as set forth in the employee benefits handbook.

During the term of this Agreement, the Employer shall continue in effect, and the employees shall enjoy the benefits, rights and obligations of the retirement program provided in the Illinois Pension Code, as amended or superseded.

The Employer will not offer a different health insurance program offered to this union that is not offered to all employees covered by the State Employee's Group Insurance Act.

ARTICLE 23 LABOR MANAGEMENT MEETINGS

Section 1. General

The Employer shall meet with Union representatives and/or staff in labor management meetings on an annual basis, per Agency. Either party may call a labor management meeting at other times, not to exceed one (1) per fiscal quarter per Agency. Items to be included on the agenda for the aforementioned labor management meetings are to be submitted to the respective parties at least five (5) working days in advance of the scheduled dates of the meeting if possible. The meeting shall be limited to, the following items:

- A. Discussion of the administration of this Agreement.
- B. Dissemination of general information of interest to the parties.
- C. Providing an opportunity to express various views and to make suggestions on subjects of mutual interest, which may include safety and security concerns.
- D. Discussion of changes in non-bargaining conditions of employment contemplated by management which may affect the employees in the bargaining unit

Section 2. Attendance at the Annual Meeting

The Employer shall allow up to three (3) bargaining unit employees per title to attend the annual

labor management meetings without loss of pay for their normal work hours. Attendance at such meetings shall not be unreasonably denied but shall not interfere with the agency's operations. Travel expenses associated with these meetings shall be the responsibility of the employee.

Section 3. Attendance at Occasional Meeting

The Employer shall allow up to two (2) bargaining unit employees per title in the Agency with whom the Union is meeting to attend the "occasional" labor management meetings without loss of pay for their normal work hours. Attendance at such meetings shall not be unreasonably denied but shall not interfere with the agency's operations. Determination of attendees and numbers shall be based on discussion with the union and the issues for the meeting. Travel expenses associated with these meetings shall be the responsibility of the employee.

ARTICLE 24 UNION RIGHTS

Section 1. Access to State Premises by the Union

Employer agrees that Union staff shall have reasonable access to the premises of the Employer, giving notice prior to arrival to the appropriate Employer representative. Such visitations shall be for the reason of the administration of this Agreement. The Union agrees that such visitations shall not unduly interfere with the operations requirements of Employer. The Employer reserves the right to designate a meeting place or to provide a representative to accompany a staff representative where security requirements exist.

Section 2. Bulletin Boards

The Union may provide bulletin boards in various work locations of each agency. The number, size, and location of each shall be decided by the parties in local level negotiations. The items posted shall not be political, (including but not limited to solicitation relating to political campaigns, political volunteer opportunities or political donations) partisan, or defamatory in nature and Employer reserves the right to remove this type of posting.

Section 3. Information Provided to the Union

Monthly, the Employer shall notify the Union in writing or electronically of any of the following personnel transactions which have taken place involving bargaining unit employees:

Promotions, demotions, layoffs, re-employments, transfers, leaves, returns from leaves, superior performance increases, new hires, suspensions, discharges, re-allocations and terminations. If there is a change in status for union membership, a check-off revocation report will be sent.

Seniority rosters of bargaining unit employees shall be provided to the Union every three (3) months.

All transactions listed above, shall include the employees' Social Security numbers.

The Employer shall notify the Union when a bargaining unit position (vacant or otherwise) is abolished and upon request, discuss with the Union such abolishment.

Section 4. Non-Preferential Treatment

Those employees designated as stewards and/or the Union representatives shall not receive preferential treatment. The Employer agrees that such employees shall be reassigned because of operational needs only and not because of legitimate Union activities.

Section 5. Leaves to Attend Union Meetings

The Employer shall grant a reasonable number of employees leave without pay for a maximum of three (3) days per employee per calendar year for the purposes of discussing the administration of this Agreement. The Union shall provide written notice to the Employer at least 15 days prior to the meeting date. The Employer shall not unreasonably deny an employee's request for such leave and such leave shall not substantially interfere with the operating needs of the Employer.

Section 6. Leaves to Conduct the Union Business

The Employer shall grant requests for leaves of absence without pay for not more than one (1) bargaining unit employee at any one time; for the purpose of service as Union representatives or officers with a State or National organization, up to a maximum of six (6) months, provided adequate notice is afforded to the Employer and granting such leave will not substantially interfere with the Employer's operations. The length of such leave may be increased by mutual agreement of the parties. Continuous service shall be retained and accumulated for a maximum of one (1) year and the employee, continuous service permitting, can return to his/her position classification at the termination of leave.

Section 7. Union Agent of Record

Unless the Union has given written instructions to the contrary, all documents, notices, etc., concerning this Agreement are to be mailed to LiUNA local 773, 5102 Ed Smith Way, Marion, Illinois 62959.

Section 8. Union Orientation

The union shall be permitted to conduct an orientation program of new employees and current employees who transferred to a different agency.

Section 9. Union Activity During Work Hours

A Union representative may leave their work location to investigate, file, process grievances, or attend grievance hearings, labor-management meetings, or meetings called or agreed to by the Employer, after first notifying and receiving prior approval from their supervisor or designee. Approval of such attendance shall be consistent with the Employer's operating needs. The Employer reserves the right to require reasonable documentation in time spent in the aforementioned activities.

The Union steward at each facility or work location shall be allowed time off to attend certified stewards training one (1) work day for the term of this agreement. Approval to attend such meeting shall be consistent with the Employer's operating needs. The employee shall provide proof of attendance.

ARTICLE 25 TRAINING

Section 1. Training

Employer and the Union recognize the need for the development and training of employees in order that services are efficiently and effectively provided and employees able to develop their skills and potential. In recognition of such principle, the Employer shall endeavor to provide employees with orientation to current procedures, forms, methods, material, and equipment used in the work assignments. Time spent by an employee in a training program, provided by management shall be considered work time.

Section 2. Continuing Legal Education Requirements

The Employer shall provide and subscribe to West's Legal Education Center or other like services, on behalf of each Public Service Administrator Option 8L's (Attorneys) at DOC and the Nuclear Safety Staff Attorneys I and II at IEMA for the purposes of the employees' compliance with the State of Illinois Continuing Legal Education Requirements. Each employee shall have the capability of tracking credit hours and taking online courses through the program.

Section 3. Continuing Education Requirement Mental Health Professional (PSA Option 8K)

The Employer shall provide and subscribe (if applicable) to an online service on behalf of each Public Service Administrator Option 8K at DOC and DJJ for the purposes of the employees' compliance with the State of Illinois continuing education requirements. Each employee shall have the capability of tracking credit hours and taking online courses through the program.

In the event the Employer does not or cannot subscribe to such a program that fully satisfies their licensures requirement, the employee may sign up for such a program on their own and the Employer will reimburse the employee for the cost of such a program up to \$200.

ARTICLE 26 PERSONNEL FILES

Section 1. Number and type

Only one personnel file will be maintained at the work facility for each employee and the agency shall have the right to maintain a copy at its central office. The Department of Central Management Services shall keep and maintain an official personnel file. Working files may be

kept by supervisors for employees, and such files shall contain only job related material. Working files shall not be considered personnel files as required in this Article. No other files, records or notations shall be kept by the Employer or any of its representatives except as may be prepared or used by the Employer in the course of preparation or participation for any pending case, such as a grievances, civil service matter, criminal investigation, Department of Human Rights or EEOC matter, etc. An employee has the right upon written request to review the contents of their personnel file or working file. Such review may be made during working hours at a mutually agreeable time, with no loss of pay for time so spent within reason.

Upon authorization by an employee, the Union may inspect that employee's personnel file following written request to the Employer.

Section 2. Employee Notification

A copy of any disciplinary action or material related to employee's performance which is placed in the personnel file will be served in person upon the employee (the employee noting receipt, or the supervisor noting failure of employee to acknowledge receipt) or sent by certified mail (return receipt requested) to his/her last address appearing on the records of Employer. It is the obligation of each employee to provide Employer with his/her current address and telephone number.

Section 3. Counseling Session Notations

Copies of notations of counseling session shall not be placed in an employee's personnel file unless such session is part of a disciplinary action taken against an employee.

Supervisors shall not maintain in working files copies of, or notations of, counseling sessions beyond a period of one year or when such session is made part of an evaluation, whichever comes first.

ARTICLE 27 EVALUATIONS

Section 1. Informal Conferences

The Union and the Employer encourage periodic informal evaluation conferences between the employee and their supervisor to discuss work performance, job satisfaction, work related problems and the work environment. If work performance problems are identified, the supervisor shall offer constructive suggestions and shall attempt to aid the employee in resolving the problem.

Section 2. Written Evaluations

It is the intent of the Employer to conduct ongoing evaluations as provided in Section 1 above. However, the Employer shall prepare two (2) written evaluations on employees who are serving an original probation or a probation as a result of promotion - one evaluation at the midpoint of the

probationary period and one two (2) weeks prior to the end point of such probation. In addition, the Employer may prepare periodic evaluations of certified employees.

Except where present practice provides otherwise, written evaluations shall be prepared by the employee's supervisor who is outside the bargaining unit and who either has first-hand knowledge of the employee's work or has discussed and received recommendations from someone who does. The evaluation shall be limited to the employee's performance of the duties assigned and factors related thereto. The evaluation shall be discussed with the employee, and the employee shall be given a copy immediately after completion and shall sign the evaluation as recognition of having read it. Such signature shall not constitute agreement with the evaluation. Upon an employee's request, the notation of discipline shall be corrected or amended in the performance evaluation, based upon any applicable grievance resolution. If a notation of discipline is included in a performance evaluation, which may be a copy of the actual discipline, it shall only be included on a separate sheet of paper and shall be removed consistent with the terms set forth in Article 12.

The performance evaluation may be adjusted by upper levels of supervision with the understanding that such changes shall be discussed with the employee and the employee shall be given the opportunity to not concur and/or comment on the appropriate section of the evaluation form regarding the changes and shall be given a copy of the revised evaluation. At any point changes are made to the evaluation, an employee has the right to grieve the evaluation.

ARTICLE 28 MISCELLANEOUS

Section 1. Distribution of Contract

The contract shall be made available on the Department of Central Management Services' website.

Section 2. Safety and Health

The Employer shall attempt to provide a safe and healthy place within which employees shall work. Labor management meetings shall be used to review and suggest health and safety measures to be implemented. All work sites and vehicles shall be smoke-free.

Section 3. Assignment within Classification Specification

The phrase "performs other duties as required or assigned", under illustrative examples of work in the job classification specification, shall be interpreted to mean other duties which are reasonably within the intended scope of the job classification.

Section 4. Notification of Leave Balances

Employees shall be allowed to review and verify their time and attendance records on a monthly basis.

Section 5. Fitness for Duty

When the Employer has reason to suspect that an employee is not fit for duty, the Employer may send the employee for a fitness for duty examination. Such examination shall be paid for by the Employer.

When the Employer has requested a fitness for duty evaluation which determines the employee is unfit for duty and the employee's physician certifies the employee is fit for duty, the Employer may rely upon the decision of an impartial physician from SERS (State Employee Retirement System) for the employee's fitness for duty. Such examination shall be paid for by the Employer.

Section 6. Rehabilitation

Pursuant to the State of Illinois Employees Assistance Program, the Employer shall make employees aware of and offer referral for counseling and any other reasonable and appropriate services.

Section 7. Random Drug Testing

All bargaining unit employees working for the Illinois State Police will be subject to Random Drug Testing.

Section 8. Annual License Renewal

The Employer shall reimburse the Public Service Administrator Option 8L's (Attorneys) at DOC and Nuclear Safety Staff Attorneys I & II at IEMA for their annual license renewal with the State of Illinois Attorney Registration and Disciplinary Commission. PSA Option 8Js (Food Service Program Managers) shall be reimbursed for the annual license renewal for the licensure required by the Department of Corrections and the Department of Juvenile Justice. PSA Option 8K (Mental Health Professionals) shall be reimburse for the biennial license renewal for the licensure required by their respective Departments.

Section 9. Annual Hearing Examination (Human Services ONLY).

Employees in a bargaining unit position at the Office of the Inspector General in the Department of Human Services shall be provided with an annual hearing test, when the employee is required to wear a telecommunicator headset, in order to perform a majority of their job duties. The Employer will pay a maximum of \$150.00 for audiologist fee(s)and a maximum of \$600.00 for hearing aid(s), limited to once every three (3) years.

ARTICLE 29 NO STRIKE - NO LOCKOUT PROVISION

Section 1. No Strike

During the term of this Agreement there shall be no strikes, work stoppages or slow downs. No officer or representative of the Union shall authorize, institute, instigate, aid or condone any such activities.

Section 2. Employer/Employee Rights

The Employer has the right to discipline, up to and including discharge, its employees for violating the provisions of this Article.

Section 3. No Lockout

No lockout of employees shall be instituted by the Employer or their representatives during the term of this Agreement.

ARTICLE 30 AUTHORITY OF CONTRACT

Section 1. Partial Invalidity

If any provisions of this Agreement or any application thereof, should be declared unlawful, invalid or unenforceable by virtue of any judicial action, or by any existing or subsequently enacted Federal or State legislation, or by Executive Order or judicial, legislative or administrative body, the remaining provisions of this Agreement shall remain in full force and effect. In such event, upon the request of either party, the parties shall meet promptly and negotiate with respect to substitute provisions for those provisions rendered or declared unlawful.

Section 2. Effect of Department of Central Management Services Rules

Unless specifically covered by this Agreement, the Personnel Rules of the Department of Central Management Services and its Pay Plan shall control. However, the parties agree that the provisions of this Agreement shall supersede any provisions of the Rules and Pay Plan of the Department of Central Management Services relating to any subjects of collective bargaining contained herein when the provisions of such Rules or Pay Plan differ with this Agreement.

Section 3. Increase or Decrease in Benefits

In the event of any increase in the number of holidays, vacation days, sick days, personal days, or other related non-wage economic benefits granted unilaterally to all employees covered by the Personnel Code such increases shall be made applicable to the employees covered by this Agreement.

In the event of any decrease in the number of holidays, vacation days, sick days or other nonwage economic benefits such decrease will not be made applicable to this bargaining unit. If the Employer desires to decrease such benefits the Employer shall request a meeting with the Union to negotiate over desired decrease to such benefits.

Section 4. Entire Agreement

This Agreement represents the entire Agreement of the parties and shall supersede all previous agreements, written or verbal. Where past practice directly conflicts with the express terms of the contract, the contract shall prevail. The parties agree that the provisions of this Agreement shall supersede any provisions of the Personnel Rules of the Director relating to any of the subjects of collective bargaining contained therein when the provisions of such Personnel Rules differ with this Agreement. The parties acknowledge that during the negotiations which resulted in this Agreement each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that all of the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. Therefore, the Employer and the Union, for the term of this Agreement and any extension, each voluntarily and unqualifiedly waives the right, and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter referred to or covered in this Agreement, or with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both of the parties at the time that they negotiated or signed this Agreement.

ARTICLE 31 TERMINATION

This Agreement shall be effective upon the signature of the parties and shall continue in full force and effect until midnight, June 30, 2023, and thereafter from year-to-year unless not more than 180, but not less than 60 days prior to June 30, 2027 or any subsequent June 30, either party gives written notice to the other of its intention to amend or terminate this Agreement.

In witness hereof, the parties have hereto set their signature on the day first above written.

or the State of Illinois & Faculty For the Laborers' International Union of North America Local 773

Date

For the Downstate Illinois Laborers' District Council

4/12/2024 Date

SIDE LETTER

GROOMING STANDARDS

The parties agree the Department of Corrections and Department of Juvenile Justice shall maintain the following personal grooming standard as outlined below.

Employees shall adhere to the following grooming standards while on duty:

1. Non-uniformed Employees

- Employees may wear mustaches, sideburns, and beards providing that the hair is neatly trimmed and clean at all times.
- b. Employees may wear hair at any length providing that it is kept clean and neatly groomed.
- c. Employees shall ensure their fingernails are clean and neatly trimmed.
- d. All males who work in an institution or have regular or on-going direct contact with offenders or releases shall be prohibited from wearing earrings.

2. Uniformed Employees

- a. Employees may wear cosmetics providing they are conservative and natural looking.
- b. Employee's facial hair shall be maintained in accordance with the following.
 - (1) Sideburns or any hair worn in front of the ear shall:
 - (a) Be neatly trimmed
 - (b) Not extend below the lowest part of the ear.
 - (c) Not be flared.
 - (d) Be even in width
 - (e) End with a clean-shaven horizontal line.

(2) Moustaches shall:

- (a) Be short and neatly trimmed.
- (b) Follow the outline of the upper lip.
- (c) Not extend more than 1/4 inch beyond the corners of the mouth
- (d) Not extend below the horizontal line equal to the lowest edge of the upper lip.
- (e) Not cover the vermeil area of the upper lip.
- (3) Unless otherwise required by A.D. 05.02.116, Respiratory Protection Program, beards and goatees if worn must be trimmed, tapered, flush to face.
- c. Employee's hairstyles shall be maintained in accordance with the following.

- (a) Employee's hairstyles shall be based upon the criteria in this side letter, not upon the employee's style preference.
- (b) Hair shall be neatly groomed and shall not hang over the top of the uniform collar.
- (c) Mohawk style cuts and designs shaved into the hair shall be prohibited.
- (d) The length, bulk, or appearance shall not be excessive, ragged, or unkempt.
- (e) Hair in front shall be groomed so that it does not fall below the band of properly worn headgear.
- (f) Hairpieces and wigs shall conform to these standards.
- (g) Hair coloring, if used, shall be a natural hair color.
- d. Fingernails shall be clean, neatly trimmed, and extended no more than ¼ inch beyond the quick. If worn, fingernail polish shall be natural or muted.
- e. Visible body ornamentation (excluding earrings) such as rings or studs in the nose, eyebrow, or lip shall be prohibited.
- f. All males who work in an institution or have regular or on-going direct contact with offenders or releases shall be prohibited from wearing earrings.
- g. The wearing of any other jewelry or ornamentation that is not specifically authorized by this side letter shall be prohibited.

For the Employer Systemson For the Union

Y/V/2024

Date

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For the Union

1-12-2024

Date

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MEMORANDUM OF UNDERSTANDING SHIFT COMMANDER WORK/BOOT CAMP

Effective July 1, 2014, the parties agree to the assignment of VR-704-22 (Appendix B) as the appropriate pay rate for newly hired or current employees in the title of Shift Supervisor at Correctional Work Camps Boot Camps(SIP) at the Department of Corrections.

Effective July 1, 2014

Linective out	Pay				ST	EPS			
Pay Grade	Plan Code	1	2	3	4	5	6	7	8
VR-704-22	Q	5871	6058	6245	6573	6896	7219	7552	7870
VR-704-22	S	5957	6146	6336	6656	6982	7304	7641	7960

Implementation

- 1. Current employees who transfer to or bid on a Shift Supervisor/Commander Correctional Work/Boot Camp position, shall remain on their current Shift Supervisor pay scale and step.
- 2. Non-bargaining unit employees or bargaining unit employees who are not currently a Shift Supervisor who bid on a Shift Supervisor/Commander Correctional Work/Boot Camp position and are awarded the position, shall be placed on the lowest step on pay grade 22, which represents a full step increase in pay for their current pay grade classification. The creditable service date of the affected employee will change to reflect the change in status.
- Vacancies resulting in the filling of positions at the Work Camps, shall be posted and filled in a reasonable time period in accordance with Article 20, Filling of Vacancies.
- 4. Existing Shift Supervisors/Commanders or Correctional Treatment Senior Security Supervisors may bid for transfer for the positions at Correctional Work/Boot Camps in accordance with Article 20, Filling of Vacancies.
- 5. The Shift Commander Correctional Work/Boot Camp positions shall be utilized at the following facilities: Pittsfield, Clayton, and DuQuoin.

For the State of Illingis Syswidisg For the Union

Date 4/12/2024

MEMORANDUM OF UNDERSTANDING FILLING OF VACANCIES AND HOURS OF WORK FOR SHIFT SUPERVISORS AT WORK/BOOT CAMP

In conjunction with the Shift Supervisor/Commander Work/Boot Camp Memorandum of Understanding, the following rights shall apply to those Shift Supervisor/Commanders who have been selected for a position.

- Employees accepting a position as a Shift Supervisor/Commander at a Correctional Work/Boot Camp shall be required to pass all physical fitness/agility test(s) upon acceptance of the position. However, if an employee has recently passed the physical fitness requirement (on the eligibility list) at the Work/Boot Camp, they are not required to retest.
- Once an employee accepts a position at the Work/Boot Camp, they shall have the right to transfer to another Shift Supervisor/Commander position(s) if eligible, as defined in Article 20, Filling of Vacancies, of the collective bargaining agreement.
- 3. For the purposes of shift coverage, as outlined in Article 8, Section 4, Shift Coverage, for the Work/Boot Camp will be separate from shift coverage at the main facility. Facility Shift Supervisors/Commanders will not be eligible for overtime at the Work/Boot Camp and Work/Boot Camp Shift Supervisors/Commanders will not be eligible for overtime at the facility.

For the State of Illimois By Emgosog	For the Union
Date: 4/11/2024	Date: 4 12 2024

Memorandum of Understanding Between the Illinois Department of Corrections And Laborers' International Union of North America (LIUNA) for the Dixon Springs (DSIIP) and Greene County (GCWC) Facilities

This memorandum of understanding shall set forth certain rights and privileges in accordance with the collective bargaining agreement and where appropriate, above and beyond the collective bargaining agreement for LIUNA represented employees in the VR 704 bargaining unit.

The parties agree to the following:

- 1. The parties agree the referenced facilities are temporarily closed. The parties further agree to work cooperatively to discuss the potential future of these facilities.
- 2. There shall be no layoff of employees in the exercise of this agreement regardless of budgeted headcount considerations.
- 3. Affected employees shall remain at their currently assigned physical work location effective 12/1/2023.
- 4. Mini Majors at Dixon Springs and Greene County shall be upgraded to Shift Supervisors effective 12/1/2023.
- 5. Affected employees shall not be provided with recall rights respectively to DSIIP, or GCWC upon the reopening of the facility.
- 6. Any approved benefit time including preferred vacations and individual day of requests approved prior to 12/1/2023 shall be honored and shall be above the maximum relief factor of the relocated facility.
- 7. Staff who have been continuously temporarily assigned to the Shift Supervisor position since 1/1/2023 shall have their creditable service time reflected as 1/1/23.
- 8. When the agency notifies the Union of the permanent reopening, repurposing, or closure of DSIIP or GCWC, the agency shall provide the Union with 60 calendar days' notice of any such change in status so that the Union has the opportunity to bargain over the impact of any specific issues not covered, herein.

For Illinois Dept. of Corrections

For Central Management Service 9/11/2024

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Memorandum of Understanding Between the Illinois Department of Corrections And Laborers' International Union of North America (LIUNA) for the

Murphysboro Life Skills Re-Entry Center (MLSRC) and Du Quoin Structured Impact Program (DQSIP)

Facilities

This memorandum of understanding shall set forth certain rights and privileges in accordance with the collective bargaining agreement and where appropriate, above and beyond the collective bargaining agreement for LIUNA represented employees in the VR 704 bargaining unit.

The parties agree to the following:

- The parties agree that the DQSIP facility located in Du Quoin is temporarily closed and the program is currently conducted at the MLSRC facility located in Murphysboro. The parties further agree to work cooperatively to discuss the potential future of the Du Quoin facility.
- 2. There shall be no layoff of employees in the exercise of this agreement regardless of budgeted headcount considerations.
- All current Mini-Majors and Shift Supervisors currently working at the Murphysboro facility shall be
 offered Shift Supervisor vacancies at Pinckneyville CC on the basis of seniority and the parties agree to
 waive posting and selection.
- 4. DQSIP Mini-Majors shall be upgraded to Shift Supervisors effective 05/01/2024.
- 5. For the purpose of the performance of shift supervisor job duties, shift preference, days off, overtime, benefit time scheduling, MLSRC and DQSIP will be considered one work location. Current shift schedules for staff will remain in place until 05/01/2024 and after that date, shift times and assignments will be determined pursuant to terms of the master contract.
- 6. All personnel will be cross trained on the MLSRC and DQSIP program rules and policies.
- 7. The Superintendent will be responsible for supervision over all Shift Commanders.
- 8. Affected employees shall not be provided with recall rights respectively to DQSIP upon the reopening of the facility.
- 9. Any approved benefit time including preferred vacations and individual day off requests approved prior to 05/01/2024 shall be honored and shall be above the maximum relief factor of the relocated facility.
- 10. Staff who have been continuously temporarily assigned to the Shift Supervisor position since 1/1/2023 shall have their creditable service time reflected as 1/1/23.
- 11. When the agency notifies the Union of the permanent reopening, repurposing, or closure of DQSIP, the agency shall provide the Union with 60 calendar days' notice of any such change in status so that the Union has the opportunity to bargain over the impact of any specific issues not covered, herein.

For Illinois Dept. of Corrections

For Central Management Services



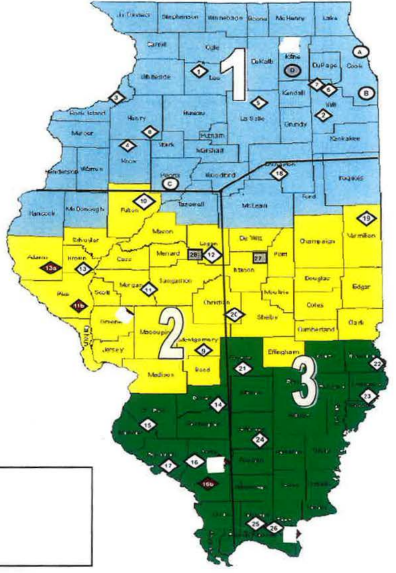
Illinois Department of Corrections Excilities Man

Adult Transition Centers (ATC)

Adult Women's Facility

Facilities Map Region 1 Region 3 Region 2 Dixon C.C. Graham C.C. Pontiac C.C. Joliet Treatment Center (Illinois River C.C. Danville C.C. Jacksonville C.C. Taylorville C.C. East Moline C.C. Vandalia C.C. Hill C.C. Pittsfield W.C. Robinson C.C. Sheridan C.C. Lincoln C.C. Lawrence C.C. Stateville C.C. Western IL C.C. Big Muddy River C.C. Stateville R&C Shawnee C.C. Clayton W.C. Centralia C.C. Vienna C.C. Kewanee LSRC Crossroads ATC Southwestern C.C. North Lawndale ATC Pinckneyville C.C. Women's Division Peoria ATC Decatur C.C. Murphysboro LSRC Logan C.C. Menard Fox Valley ATC LEGEND: Adult Male Facility Satellite Facility

Women's ATC



ISEA - VR704

EFFECTIVE DATE: 07/01/2023 GENERAL INCREASE: 4.00%

JOB CODE	JOB TITLE	SUB JOB CODE	SALARY PLAN	PAY FORMULA	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05	STEP 06	STEP 07	5
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-08260	REGULAR	7463	7858	8273	8568	9069	9626	10391	1
08260	ELINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-08260	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	1
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-08260	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
08260	ELINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-08260	REGULAR	7855	8272	8708	9124	9547	9977	10603	1
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24, 2/Q-08260	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	_
D8260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	V8704/24.3/5-08260	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-08980	REGULAR	7956	8391	8832	9272	9713	10316	11149	_
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-08980	REGULAR	8373	8832	9297	9760	10224	10690	11377	
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09500	REGULAR	7956	8391	8832	9272	9713	10316	11149	_
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-09500	ALTERNATIVE	8310	8765	9224	9693	10154	10780	11650	-
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-09500	MAXIMUM SECURITY	8406	8864	9324	9785	10247	10873	11749	-
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/8-09500	REGULAR	8373	8832	9297	9760	10224	10690	11377	
09500		HIRED PRIOR TO APRIL 1, 2013			-		9709		-			-
09500	CORRECTIONS COMMAND CENTER SUPERVISOR CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09500	ALTERNATIVE	8746 8849	9227		10203	10689	11171	11888	-
			VR704/25 2/S-09500	MAXIMUM SECURITY		9331	9813	10300	10786	11268	11988	_
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/B-09600	REGULAR	7463	7858	8273	8668	9069	9626	10391	_
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09600	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-09600	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1 1
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-09600	REGULAR	7855	8272	8708	9124	9547	9977	10603	
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-09600	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	_
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-09600	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/8-09798	REGULAR	7463	7858	8273	8668	9069	9626	10391	T
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09798	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	1
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013.	VR704/24.1/S-09798	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-09798	REGULAR	7855	8272	8708	9124	9547	9977	10603	T
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09798	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	1
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24 3/S-09798	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	1
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-09839	REGULAR	7463	7858	8273	8668	9069	9626	10391	-
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24 1/Q-09839	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	-
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24 1/S-09839	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-09839	REGULAR	7855	8272	8708	9124	9547	9977	10603	+
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09839	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	+
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-09839	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	+
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,3/3-09839	REGULAR	7463	7858	8273	8668	9069	9626	10391	-
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013										-
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09849	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	+
09849			VR704/24, 1/S-09849	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	4
100	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-09849	REGULAR	7855	8272	8708	9124	9547	9977	10603	1
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09849	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	1
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-09849	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	-
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-09857	REGULAR	7956	8391	8832	9272	9713	10316	11149	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25_1/Q-09857	ALTERNATIVE	8310	8765	9224	9693	10154	10780	11650	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-09857	MAXIMUM SECURITY	8406	8864	9324	9785	10247	10873	11749	T
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/8-09857	REGULAR	8373	8832	9297	9760	10224	10690	11377	Τ
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09857	ALTERNATIVE	8746	9227	9709	10203	10689	11171	11888	T
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/S-09857	MAXIMUM SECURITY	8849	9331	9813	10300	10786	11268	11988	Ť
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09860	REGULAR	7956	8391	8832	9272	9713	10316	11149	t
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09860	ALTERNATIVE	8310	8765	9224	9693	10154	10780	11650	t
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/5-09860	MAXIMUM SECURITY	8406	8864	9324	9785	10247	10873	11749	t
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-09860	REGULAR	8373	8832	9297	9760	10224	10690	11377	t
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09860	ALTERNATIVE	8746	9227	9709	10203	10689	11171	11888	+
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-09860	MAXIMUM SECURITY	8849	9331	9813	10300	10786	11268	11988	-
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013										+
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-09867	REGULAR	7463	7858	8273	8668	9069	9626	10391	+
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09867	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	4
09867			VR704/24.1/S-09867	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-09867	REGULAR	7855	8272	8708	9124	9547	9977	10603	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-09867	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-09867	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	ſ
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25_1/B-09868	REGULAR	7956	8391	8832	9272	9713	10316	11149	Ţ
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-09868	ALTERNATIVE	8310	8765	9224	9693	10154	10780	11650	T
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/5-09868	MAXIMUM SECURITY	8406	8864	9324	9785	10247	10873	11749	T
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25, 2/B-09868	REGULAR	8373	8832	9297	9760	10224	10690	11377	+
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09868	ALTERNATIVE	8746	9227	9709	10203	10689	11171	11888	t

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	COMPUTER EVIDENCE RECOVERY SPECIALIST - NON-SWORN = STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25, 1/B-37015	REGULAR	7956	8391	8832	9272	9713	10316	11149	118
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	COMPUTER EVIDENCE RECOVERY SPECIALIST - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	8373	8832	9297	9760	10224	10690	11377	118
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-37015	REGULAR	7956	8391	8832	9272	9713	10316	11149	118
37015	PUBLIC SERVICE ADMINISTRĂTOR, OPTION 7	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	8373	8832	9297	9760	10224	10690	11377	11
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24_1/Q-37015	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	11
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	11
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	11
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-37015	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-37015	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	,
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRIL 1, 2013		MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	Т
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-37015	REGULAR	7956	8391	8832	9272	9713	10316	11149	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	8373	8832	9297	9760	10224	10690	11377	,
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR I - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-37015	REGULAR	7463	7858	8273	8668	9069	9626	10391	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR I - HIRED PRIOR TO APRIL 1, 2013		REGULAR	7855	8272	8708	9124	9547	9977	10603	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR II - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-37015	REGULAR	7956	8391	8832	9272	9713	10316	11149	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR II - HIRED PRIOR TO APRIL 1, 2013		REGULAR	8373	8832	9297	9760	10224	10690	11377	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	INSPECTOR - SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/26,1/Q-37015	ALTERNATIVE	8898	9382	9878	10376	10861	11524	12463	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	INSPECTOR - SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/26,1/Q-37015		9365	9875	10397	10922	11432	11943	12718	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER APRIL 1, 2013		ALTERNATIVE	7800	120620	5356311	9060	12.538	3,033		T
37015		JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	54565000	8217	8642	10000000	9474	10062	10861	
	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL	VR704/24,1/S-37015	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL	VR704/24.2/Q-37015	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN-	VR704/24_3/S-37015	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013 NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN-	VR704/25.1/B-37015	REGULAR	7956	8391	8832	9272	9713	10316	11149	T
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED PRIOR TO APRIL 1, 2013 OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN	VR704/25,2/B-37015	REGULAR	8373	8832	9297	9760	10224	10690	11377	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN	VR704/24,1/8-37015	REGULAR	7463	7858	8273	8668	9059	9626	10391	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SERVICES - HIRED PRIOR TO APRIL 1, 2013 OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE	VR704/24_2/B-37015	REGULAR	7855	8272	8708	9124	9547	9977	10603	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED ON OR AFTER APRIL 1, 2013 OPERATION'S CENTER SUPERVISOR - CORRECTIONS & JUVENILE	VR704/25.1/Q-37015	ALTERNATIVE	8310	8765	9224	9693	10154	10780	11650	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED ON OR AFTER APRIL 1, 2013 OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE	VR704/25.1/S-37015	IMAXIMUM SECURITY	8406	8864	9324	9785	10247	10873	11749	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED PRIOR TO APRIL 1, 2013 OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE	VR704/25,2/Q-37015	ALTERNATIVE	8746	9227	9709	10203	10689	11171	11888	- 2
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED PRIOR TO APRIL 1, 2013 SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN -	VR704/25.2/5-37015	MAXIMUM SECURITY	8849	9331	9813	10300	10786	11268	11988	-
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013 SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN -	VR704/26.1/B-37015	REGULAR	8485	8952	9428	9905	10368	11002	11898	1
37015 37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7 PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED PRIOR TO APRIL 1, 2013 SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013	VR704/26.2/B-37015 VR704/24.1/Q-37015	REGULAR ALTERNATIVE	8934 7800	9422 8217	9926 8642	10426 9060	10914 9474	11403 10062	12140	L
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013	Total Control of the							-	10861	
37015			VR704/24.1/5-37015	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	1
	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-37015	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-37015	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	1
	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS, ONLY) - HIRED ON OR AFTER APRIL 1, 2013	VR704/22,1/Q-37015	ALTERNATIVE	6837	7055	7274	7655		INDOOR -	2815	

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/S-37015	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	11628
40700	SEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/26.1/8-40700	REGULAR	8485	8952	9428	9905	10368	11002	11898	12625
40700	SEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26.2/B-40700	REGULAR	8934	9422	9926	10426	10914	11403	12140	12625
40800	SHIFT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-40800	ALTERNATIVE	7800	8217	8642	9060	9474	10062	10861	1152
40800	SHIFT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-40800	MAXIMUM SECURITY	7900	8309	8738	9153	9572	10161	10955	11628
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-40080	ALTERNATIVE	8212	8649	9098	9537	9974	10425	11082	11522
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-40080	MAXIMUM SECURITY	8314	8745	9197	9635	10077	10530	11179	1162
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.1/Q-40080	ALTERNATIVE	6837	7055	7274	7655	8030	8406	8794	9166
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.2/S-40080	MAXIMUM SECURITY	6937	7158	7379	7751	8132	8507	8899	9271
42100	STATE POLICE INSPECTOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/26.1/Q-42100	ALTERNATIVE	8898	9382	9878	10376	10861	11524	12463	1322
42100	STATE POLICE INSPECTOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26.2/Q-42100	ALTERNATIVE	9365	9875	10397	10922	11432	11943	12718	1322
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/NON-CODE-83763	REGULAR	7463	7858	8273	8568	9069	9626	10391	1102
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/NON-CODE-83763	REGULAR	7855	8272	8708	9124	9547	9977	10603	1102
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/NON-CODE-83764	REGULAR	7463	7858	8273	8668	9069	9626	10391	1102
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/NON-CODE-83764	REGULAR	7855	8272	8708	9124	9547	9977	10603	1102

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013	VR704/25,1/B-37015	REGULAR	8155	8601	9053	9504	9956	10574	11428	3 12
	Supplier state of the state of	CHIEF OF MEDICAL INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,			15.9556		Sass		5553	(A0384)		
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CHIEF OF HEALTH RELATED INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-37015	REGULAR	8582	9053	9529	10004	10480	10957	11661	1 12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-37015	REGULAR	8155	8601	9053	9504	9956	10574	11428	3 12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CHIEF OF DETECTIVE/DESIGN INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED PRIOR TO APRIL 1, 2013 CHIEF OF HEALTH RELATED INVESTIGATIONS - FINANCIAL &	VR704/25.2/B-37015	REGULAR	8582	9053	9529	10004	10480	10957	11661	1 1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013	VR704/25,1/B-37015	REGULAR	8155	8601	9053	9504	9956	10574	11428	3 1
		CHIEF OF DETECTIVE/DESIGN INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,			10000000	227,040	2/200000	9356764	-1 55 W. W.	77. x ¹⁷⁷ /a	Val. 2011 0	T
32977	POLICE LIEUTENANT	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-32977	ALTERNATIVE	8417	8865	9325	9775	10223	10686	11359	3
2977	IPOLICE LIEUTENANT	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-32977	ALTERNATIVE	7995	8422	8858	9287	9711	10314	11133	
8750	NARCOTICS AND CURRENCY UNIT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/8-28750	REGULAR	8582	9053	9529	10004	10480	10957	11661	T
28750	NARCOTICS AND CURRENCY UNIT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-28750	REGULAR	8155	8601	9053	9504	9956	10574	11428	5
23577	ILICENSING INVESTIGATIONS SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-23577	REGULAR	8582	9053	9529	10004	10480	10957	11661	1
23577	ILICENSING INVESTIGATIONS SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-23577	REGULAR	8155	8601	9053	9504	9956	10574	11428	5
23260	ILAW ENFORCEMENT TRAINING ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-23260	REGULAR	8582	9053	9529	10004	10480	10957	11661	_
23260	ILAW ENFORCEMENT TRAINING ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-23260	REGULAR	8155	8601	9053	9504	9956	10574	11428	
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/S-21985	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	_
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-21985	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	-
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-21985	REGULAR	8582	9053	9529	10004	10480	10957	11661	
21985	UVENILE JUSTICE UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/G-21985	MAXIMUM SECURITY	8616	9086	9557	10030	10503	11145	12043	_
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/8-21985 VR704/25.1/Q-21985	REGULAR ALTERNATIVE	8155 8518	8601 8984	9053	9504 9935	9956 10408	10574	11428 11941	-
21967 21985	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013 HIRED ON OR AFTER APRIL 1, 2013	VR704/25.2/5-21967	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	_
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25, 2/Q-21967	ALTERNATIVE	8965	9458	9952	10458	10955	11450	12185	-
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25, 2/B-21967	REGULAR	8582	9053	9529	10004	10480	10957	11661	_
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-21967	MAXIMUM SECURITY	8616	9086	9557	10030	10503	11145	12043	_
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-21967	ALTERNATIVE	8518	8984	9455	9935	10408	11050	11941	_
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-21967	REGULAR	8155	8601	9053	9504	9956	10574	11428	-
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-21965	MAXIMUM SECURITY	8522	8964	9427	9876	10329	10793	11458	_
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-21965	ALTERNATIVE	8417	8865	9325	9775	10223	10686	11359	_
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-21965	REGULAR	8051	8479	8926	9352	9786	10226	10868	-
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/5-21965	MAXIMUM SECURITY	8098	8517	8956	9382	9811	10415	11229	-
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-21965	ALTERNATIVE	7995	8422	8858	9287	9711	10314	11133	-
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/B-21965	REGULAR	7650	8054	8480	8885	9296	9867	10651	_
21740	INTERNAL INVESTIGATIONS SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-21740	REGULAR	8051	8479	8926	9352	9786	10226	10868	8
21740	INTERNAL INVESTIGATIONS SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/B-21740	REGULAR	7650	8054	8480	8885	9296	9867	10651	
21735	INTERNAL INVESTIGATIONS PRINCIPAL EVALUATION SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-21735	REGULAR	8051	8479	8926	9352	9786	10226	10868	
21735	INTERNAL INVESTIGATIONS PRINCIPAL EVALUATION SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/8-21735	REGULAR	7650	8054	8480	8885	9296	9867	10651	_
15913	FORENSIC SCIENCE ADMINISTRATOR III	HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/B-15913	REGULAR	9157	9658	10174	10687	11187	11688	12444	_
15912	FORENSIC SCIENCE ADMINISTRATOR III	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,2/B-15912 VR704/26,1/B-15913	REGULAR	8697	9053	9529 9664	10004	10480	11277	11661	_
15912 15912	FORENSIC SCIENCE ADMINISTRATOR II FORENSIC SCIENCE ADMINISTRATOR II	HIRED ON OR AFTER APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013	VR704/25.1/B-15912	REGULAR REGULAR	8155 8582	8601	9053	9504	9956	10574	11428	-
15911	FORENSIC SCIENCE ADMINISTRATOR I	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-15911	REGULAR	8051	8479	8926	9352	9786	10226	10868	_
15911	FORENSIC SCIENCE ADMINISTRATOR I	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/B-15911	REGULAR	7650	8054	8480	8885	9296	9867	10651	_
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/S-15800	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	3
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-15800	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	5
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-15800	REGULAR	8582	9053	9529	10004	10480	10957	11661	-
15800	FOOD SERVICES PROGRAM MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-15800 VR704/25,1/5-15800	MAXIMUM SECURITY	8515	9086	9557	10030	10503	11145	12043	_
15800 15800	FOOD SERVICES PROGRAM MANAGER FOOD SERVICES PROGRAM MANAGER	HIRED ON OR AFTER APRIL 1, 2013 HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-15800	REGULAR	8155 8518	8601 8984	9053	9504	9956 10408	10574	11428	_
15280	FIREARMS ELIGIBILITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-15280	REGULAR	8582	9053	9529	10004	10480	10957	11651	_
15280	FIREARMS ELIGIBILITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-15280	REGULAR	8155	8601	9053	9504	9956	10574	11428	
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/S-12380	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-12380	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	5
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-12380	REGULAR	8582	9053	9529	10004	10480	10957	11661	1
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-12380	MAXIMUM SECURITY	8616	9086	9557	10030	10503	11145	12043	-
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-12380 VR704/25,1/Q-12380	REGULAR	8155 8518	8601 8984	9455	9504 9935	9956	10574	11428	-
12380	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013					9053					A 1

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS, ONLY) - HIRED ON OR AFTER APRIL 1, 2013	VR704/22,2/S-37015	MAXIMUM SECURITY	7110	7337	7563	7945	8335	8720	9121	950
		SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS,										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	ONLY) - HIRED PRIOR TO APRIL 1, 2013 SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS,	VR704/22.1/Q-37015	ALTERNATIVE	7008	7231	7456	7846	8231	8616	9014	939
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	ONLY) - HIRED PRIOR TO APRIL 1, 2013 STAFF ASSISTANT - CORRECTIONS - HIRED ON OR AFTER APRIL	VR704/22,2/S-37015	MAXIMUM SECURITY	7110	7337	7563	7945	8335	8720	9121	95
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	7995	8422	8858	9287	9711	10314	11133	112
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STAFF ASSISTANT - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/5-37015	MAXIMUM SECURITY	8098	8517	8956	9382	9811	10415	11229	111
NAMES OF THE PARTY		STAFF ASSISTANT - CORRECTIONS - HIRED PRIOR TO APRIL 1,	ACROSHMIZOTO SELECTION CONTRACTOR	Accompany to the						10686		
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013 STAFF ASSISTANT - CORRECTIONS - HIRED PRIOR TO APRIL 1,	VR704/24.2/Q-37015	ALTERNATIVE	8417	8865	9325	9775	10223	10686	11359	11
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013 STRATEGIC MANAGEMENT & POLICY SUPERVISOR - NON-	VR704/24,3/S-37015	MAXIMUM SECURITY	8522	8964	9427	9876	10329	10793	11458	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25, 1/8-37015	REGULAR	8155	8601	9053	9504	9956	10574	11428	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-37015	ALTERNATIVE	8518	8984	9455	9935	10408	11050	11941	17
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/S-37015	MAXIMUM SECURITY	8616	9086	9557	10030	10503	11145	12043	12
7013	POBLIC SERVICE ADMINISTRATOR, OF HOR 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIRED		IVIAXIVIDIVI SECORITI	8010	20102012011	le se	Cessoron	resenvers.	15020000		0
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PRIOR TO APRIL 1, 2013 SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIRED	VR704/25,2/Q-37015	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	12
7015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PRIOR TO APRIL 1, 2013	VR704/25,2/S-37015	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	17
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25, 1/Q-37015	ALTERNATIVE	8518	8984	9455	9935	10408	11050	11941	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25, 1/S-37015	MANUAL BASECUIDITY	8616	9086	9557	10030	10503	11145	12043	12
17012	POBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE -	VK704/25,1/5-3/015	MAXIMUM SECURITY	8010	9000	.935/	10030	10303	11145		
7015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	HIRED PRIOR TO APRIL 1, 2013 TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE -	VR704/25,2/Q-37015	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-37015	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	1
		WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS										
7015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	& JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	7995	8422	8858	9287	9711	10314	11133	11
		WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS										
7015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	& JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	8098	8517	8956	9382	9811	10415	11229	13
		WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS				1001001						
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	& JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-37015	ALTERNATIVE	8417	8865	9325	9775	10223	10686	11359	1
37015	DUDING SERVICE ADMINISTRATOR OPTION 7	WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VP704/24 2/5 27015	MAXIMUM SECURITY	0011	9064	0/127	0075	10270	10793	11/100	11
37013	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN	VR704/24,3/S-37015	IVIAANVIOIVI SECORITT	8522	8964	9427	9876	10329	10/93	11458	-
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-37015	REGULAR	8155	8601	9053	9504	9956	10574	11428	1
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN	7.11.0 (1.01.0)		0100		5005	2001		10071	42.00	Ť
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2014	VR704/25,1/Q-37015	ALTERNATIVE	8518	8984	9455	9935	10408	11050	11941	1
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN										Т
37015	PUBLIC SERVICE ADMINISTRATOR, DPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2015	VR704/25,1/5-37015	MAXIMUM SECURITY	8616	9086	9557	10030	10503	11145	12043	12
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN										Г
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/8-37015	REGULAR	8582	9053	9529	10004	10480	10957	11661	12
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2014	VR704/25,2/Q-37015	ALTERNATIVE	8965	9458	9952	10458	10956	11450	12185	17
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2015 CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1.	VR704/25.2/S-37015	MAXIMUM SECURITY	9070	9564	10058	10558	11056	11550	12288	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	2013	VR704/24.1/8-37015	REGULAR	7650	8054	8480	8885	9296	9867	10651	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	7995	8422	8858	9287	9711	10314	11133	1:
		CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1,	975/16/A-16-64, COST/CT/SAGE W.C.		NAME OF THE OWNER	BUTERNAM	Session	500/010	A STATE OF THE STA	Section 1	-	
37015 37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	2013 CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.1/5-37015 VR704/24.2/B-37015	MAXIMUM SECURITY REGULAR	8098 8051	8517 8479	8955 8926	9382 9352	9811 9786	10415	11229 10868	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-37015	ALTERNATIVE	8417	8865	9325	9775	10223	10686	11359	-

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ISEA - VR704

EFFECTIVE DATE: 07/01/2024 GENERAL INCREASE: 4.00%

JOB CODE	JOB TITLE	SUB JOB CODE	SALARY PLAN	PAY FORMULA	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05		STEP 07	STE
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-08260	REGULAR	7956	8376	8819	9240	9668	10262	11077	117
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-08260	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	122
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-08260	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	123
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24_2/B-08260	REGULAR	8373	8818	9283	9726	10177	10635	11303	117
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-08260	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	122
D8260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-08260	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	123
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-08980	REGULAR	8481	8945	9415	9884	10354	10997	11885	126
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-08980	REGULAR	8925	9415	9910	10404	10899	11395	12127	126
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09500	REGULAR	8481	8945	9415	9884	10354	10997	11885	126
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09500	ALTERNATIVE	8859	9343	9833	10332	10824	11492	12419	131
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/S-09500	MAXIMUM SECURITY	8961	9449	9939	10431	10923	11591	12525	132
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/8+09500	REGULAR	8925	9415	9910	10404	10899	11395	12127	12
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09500	ALTERNATIVE	9324	9836	10350	10876	11394	11908	12672	13:
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/S-09500	MAXIMUM SECURITY	9433	9947	10460	10980	11498	12012	12780	132
09500	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/8-09600	REGULAR	7956	8376	8819	9240	9668	10262	11077	11.
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/Q-09600	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-09600	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12:
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-09600	REGULAR	8373	8818	9283	9726	10177	10635	11303	11
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-09600	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	12
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-09600	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/B-09798	REGULAR	7956	8376	8819	9240	9668	10262	11077	11
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-09798	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-09798	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-09798	REGULAR	8373	8818	9283	9726	10177	10635	11303	111
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09798	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	1.2
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-09798	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/B-09839	REGULAR	7956	8376	8819	9240	9668	10262	11077	1
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-09839	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	1
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-09839	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-09839	REGULAR	8373	8818	9283	9726	10177	10635	11303	1:
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09839	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	12
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-09839	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11915	12
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/8-09849	REGULAR	7956	8376	8819	9240	9668	10262	11077	11
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09849	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-09849	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	1
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-09849	REGULAR	8373	8818	9283	9726	10177	10635	11303	1
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09849	ALTERNATIVE	8754	9220	9598	10166	10632	11113	11813	1.
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-09849	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09857	REGULAR	8481	8945	9415	9884	10354	10997	11885	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-09857	ALTERNATIVE	8859	9343	9833	10332	10824	11492	12419	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-09857	MAXIMUM SECURITY	8961	9449	9939	10431	10923	11591	12525	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-09857	REGULAR	8925	9415	9910	10404	10899	11395	12127	1
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09857	ALTERNATIVE	9324	9836	10350	10876	11394	11908	12672	13
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-09857	MAXIMUM SECURITY	9433	9947	10460	10980	11498	12012	12780	1
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09860	REGULAR	8481	8945	9415	9884	10354	10997	11885	12
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09860	ALTERNATIVE	8859	9343	9833	10332	10824	11492	12419	13
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/5-09860	MAXIMUM SECURITY	8961	9449	9939	10431	10923	11591	12525	1
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-09860	REGULAR	8925	9415	9910	10404	10899	11395	12127	12
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09860	ALTERNATIVE	9324	9836	10350	10876	11394	11908	12672	13
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-09860	MAXIMUM SECURITY	9433	9947	10460	10980	11498	12012	12780	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24_1/B-09867	REGULAR	7956	8376	8819	9240	9668	10262	11077	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09867	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-09867	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24_2/B-09867	REGULAR	8373	8818	9283	9726	10177	10635	11303	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24_2/Q-09867	ALTERNATIVE	8754	9220	9598	10166	10632	11113	11813	1
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-09867	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	1
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-09868	REGULAR	8481	8945	9415	9884	10354	10997	11885	1
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-09868	ALTERNATIVE	8859	9343	9833	10332	10824	11492	12419	1
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/5-09868	MAXIMUM SECURITY	8961	9449	9939	10431	10923	11591	12525	1
D9868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25, 2/B-09868	REGULAR	8925	9415	9910	10404	10899	11395	12127	12
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09868	ALTERNATIVE	9324	9836	10350	10876	11394	11908	12672	1

	T	COMPUTER EVIDENCE RECOVERY SPECIALIST - NON-SWORN +										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-37015	REGULAR	8481	8945	9415	9884	10354	10997	11885	12612
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	COMPUTER EVIDENCE RECOVERY SPECIALIST - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-37015	REGULAR	8925	9415	9910	10404	10899	11395	12127	12612
37013	POBLIC SERVICE ADMINISTRATOR, OPTION 7	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORM		REGOOM	0323	PTAR	3310	20901	20033	14000	12.227	11011
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	- STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-37015	REGULAR	8481	8945	9415	9884	10354	10997	11885	12612
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	8925	9415	9910	10404	10899	11395	12127	12612
37.525	1	DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS -										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-37015	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12282
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-37015	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12396
		DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER		Li-tuy con as work		900000		santrata.	940000AD	8-309-27		HOSEAS
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013	VR704/24.1/Q-37015	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12282
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12396
U2-40-400 S		DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRIL		10000000000000000000000000000000000000		LOVELDER	20000 700	re turbayanar		STORY OF THE	Carrie as a to	20200000
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRIL	VR704/24.2/Q-37015	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	12282
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24,3/S-37015	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12396
		FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	ON OR AFTER APRIL 1, 2013 FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED	VR704/25.1/B-37015	REGULAR	8481	8945	9415	9884	10354	10997	11885	12612
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PRIOR TO APRIL 1, 2013	VR704/25.2/B-37015	REGULAR	8925	9415	9910	10404	10899	11395	12127	12612
		FORENSIC SCIENCE ADMINISTRATOR I - HIRED ON OR AFTER	S X	28 2	555	4455	10000	0000		Yestay	Streets	AMERICA
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 FORENSIC SCIENCE ADMINISTRATOR I - HIRED PRIOR TO APRIL	VR704/24.1/B-37015	REGULAR	7956	8376	8819	9240	9668	10262	11077	11754
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24,2/B-37015	REGULAR	8373	8818	9283	9726	10177	10635	11303	11754
100000000		FORENSIC SCIENCE ADMINISTRATOR II - HIRED ON OR AFTER	broad to the companion of	grangina go	200000	12/0/60	225 9/25 -	2200	220050	03753355	20000	8000000
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 FORENSIC SCIENCE ADMINISTRATOR II - HIRED PRIOR TO APRIL	VR704/25,1/B-37015	REGULAR	8481	8945	9415	9884	10354	10997	11885	12612
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/25.2/B-37015	REGULAR	8925	9415	9910	10404	10899	11395	12127	12612
10.000.000	AN INTERNAL PRODUCTION PROTECT A REPORT OF DESIGNATION OF HIS LANGUAGE PARTY.	INSPECTOR - SWORN - STATE POLICE - HIRED ON OR AFTER			0.000.000	Lucius			130 mms 1			
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 INSPECTOR - SWORN - STATE POLICE - HIRED PRIOR TO APRIL	VR704/26.1/Q-37015	ALTERNATIVE	9485	10002	10530	11060	11578	12284	13286	14098
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/26,2/Q-37015	ALTERNATIVE	9983	10527	11083	11643	12187	12732	13557	14098
		JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER			2745			0.000	40000	40777	44570	42202
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER	VR704/24,1/Q-37015	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12282
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12396
27045		JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL		L. TERMATINE	0754	0330	0000	40455	*00000	*****	44643	47707
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL	VR704/24,2/Q-37015	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	12282
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24,3/S-37015	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12396
37015	DUDUIC CEDINICE ADMINISTRATOR, ODTION 7	NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN = STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	N/0704/35 1/0 37015	DECLUAR	0401	8945	9415	9884	10354	10997	11885	12612
37013	IPUBLIC SERVICE ADMINISTRATOR, OPTION 7	NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN -	VR704/25.1/B-37015	REGULAR	8481	0343	9415	3004	10534	10337	11003	12012
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	8925	9415	9910	10404	10899	11395	12127	12612
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN SERVICES - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/B-37015	REGULAR	7956	8376	8819	9240	9668	10262	11077	11754
37013	TO OCIC SERVICE ADMINISTRATION, OF HOM?	OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN	VI/704/24/1/0-57015	REGUEAR	1330	0370	.0015	3240	3000	10202	11077	24/3
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SERVICES - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-37015	REGULAR	8373	8818	9283	9726	10177	10635	11303	11754
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-37015	ALTERNATIVE	8859	9343	9833	10332	10824	11492	12419	13181
37023	FORCE SERVICE ADMINISTRATOR, OF TORY	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE		ACTUMENTAL	0033	3343	3633	10332	10024	41734	12713	13303
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/5-37015	MAXIMUM SECURITY	8961	9449	9939	10431	10923	11591	12525	13294
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-37015	ALTERNATIVE	9324	9836	10350	10876	11394	11908	12672	13181
37023	PODELE SERVICE ADMINISTRATOR, OF HOW /	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILE		ALTERNATIVE	3324	3030	10550	10070	11334	11700	12072	19101
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/S-37015	MAXIMUM SECURITY	9433	9947	10460	10980	11498	12012	12780	13294
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/26,1/8-37015	REGULAR	9045	61.30	10051	10559	11052	11728	12683	13459
21.473	PARTY DESTRUCT OF THE PROPERTY	SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN -	VII/04/20/1/8/3/013	INCOUGH	5043	9543	70037	10333	11032	11/28	12003	13435
37015	IPUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/B-37015	REGULAR	9523	10044	10581	11114	11634	12156	12942	13459
37015 37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7 PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013 SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-37015 VR704/24.1/S-37015	ALTERNATIVE	8315 8422	8759 8858	9212	9658	10099	10727	11578	1228
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013	VR704/24,1/5-37015 VR704/24,2/Q-37015	MAXIMUM SECURITY ALTERNATIVE	8754	9220	9314	9757 10166	10203	10832	11678	1239
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/S-37015	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	1239
		SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS,		THE PARTY OF THE P					20142			22.55
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	ONLY) - HIRED ON OR AFTER APRIL 1, 2013	VR704/22,1/Q-37015	ALTERNATIVE	7288	7520	7754	8160	8560	8961	9375	9771

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-37015	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12396
40700	ISEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-40700	REGULAR	9045	9543	10051	10559	11052	11728	12683	13459
40700	SEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/B-40700	REGULAR	9523	10044	10581	11114	11634	12156	12942	13459
40800	SHIFT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-40800	ALTERNATIVE	8315	8759	9212	9658	10099	10727	11578	12282
40800	SHIFT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/5-40800	MAXIMUM SECURITY	8422	8858	9314	9757	10203	10832	11678	12396
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-40080	ALTERNATIVE	8754	9220	9698	10166	10632	11113	11813	12282
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/S-40080	MAXIMUM SECURITY	8863	9323	9804	10271	10742	11225	11916	12396
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.1/Q-40080	ALTERNATIVE	7288	7520	7754	8160	8560	8961	9375	9771
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.2/S-40080	MAXIMUM SECURITY	7394	7630	7866	8263	8668	9069	9486	9883
42100	STATE POLICE INSPECTOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/26.1/Q-42100	ALTERNATIVE	9485	10002	10530	11060	11578	12284	13285	14098
42100	STATE POLICE INSPECTOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/Q-42100	ALTERNATIVE	9983	10527	11083	11643	12187	12732	13557	14098
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/NON-CODE-83763	REGULAR	7956	8376	8819	9240	9668	10262	11077	11754
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/NON-CODE-83763	REGULAR	8373	8818	9283	9726	10177	10635	11303	11754
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/NON-CODE-83764	REGULAR	7956	8376	8819	9240	9668	10262	11077	11754
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/NON-CODE-83764	REGULAR	8373	8818	9283	9726	10177	10635	11303	11754

12380 12380 12380 12380 12380 12380 12380 15280 15280	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013 HIRED ON OR AFTER APRIL 1, 2013 HIRED ON OR AFTER APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013	VR704/25,1/B-12380 VR704/25,1/Q-12380 VR704/25,1/S-12380 VR704/25,2/B-12380 VR704/25,2/Q-12380	REGULAR ALTERNATIVE MAXIMUM SECURITY REGULAR ALTERNATIVE	9209 9315 9278	9298 9712 9822 9787	9787 10221 10332 10301	10274 10740 10843 10815	10763 11252 11354 11330	11845	12354 12910 13020 12606	1311 1370 1381
12380 12380 12380 12380 12380 15280	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013	VR704/25,1/S-12380 VR704/25,2/B-12380	MAXIMUM SECURITY REGULAR	9315 9278	9822 9787	10332 10301	10843 10815	11354 11330	12049 11845	13020	-
12380 12380 12380 15280 15280	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013 HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-12380	REGULAR	9278	9787	10301	10815	11330	11845		132
12380 12380 15280 15280	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013				-				-	12606	
12380 15280 15280	DEVELOPMENTAL PSYCHOLOGICAL SERVICES ADMINISTRATOR	- In the state of	VR704/25.2/Q-12380	ALTEDMATIVE								1311
15280 15280				METCHIANTIAL	9692	10225	10759	11306	11844	12378	13173	1370
15280		HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-12380	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1381
	FIREARMS ELIGIBILITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-15280	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
15800	FIREARMS ELIGIBILITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-15280	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
	FOOD SERVICES PROGRAM MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/8-15800	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
15800	FOOD SERVICES PROGRAM MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-15800	ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	1370
15800	FOOD SERVICES PROGRAM MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-15800	MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	1381
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-15800	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-15800	ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	1370
15800	FOOD SERVICES PROGRAM MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-15800	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1381
15911	FORENSIC SCIENCE ADMINISTRATOR I	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-15911	REGULAR	8270	8707	9167	9605	10050	10667	11515	122
15911	FORENSIC SCIENCE ADMINISTRATOR I	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-15911	REGULAR	8704	9166	9650	10110	10579	11055	11749	122
15912	FORENSIC SCIENCE ADMINISTRATOR II	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-15912	REGULAR	8816	9298	9787	10274	10763	11431	12354	131
15912	FORENSIC SCIENCE ADMINISTRATOR II	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/8-15912	REGULAR	9278	9787	10301	10815	11330	11845	12606	131
15913	FORENSIC SCIENCE ADMINISTRATOR III	HIRED ON OR AFTER APRIL 1, 2013	VR704/26,1/8-15913	REGULAR	9402	9920	10448	10976	11489	12191	13184	1399
15913	FORENSIC SCIENCE ADMINISTRATOR III	HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/B-15913	REGULAR	9899	10441	10999	11553	12094	12636	13453	1399
21735	INTERNAL INVESTIGATIONS PRINCIPAL EVALUATION SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-21735	REGULAR	8270	8707	9167	9605	10050	10667	11515	1221
21735	INTERNAL INVESTIGATIONS PRINCIPAL EVALUATION SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-21735	REGULAR	8704	9166	9650	10110	10579	_	11749	1221
21740	INTERNAL INVESTIGATIONS SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/B-21740	REGULAR	8270	8707	9167	9605	10050	10667	11515	1221
	The second secon	HIRED PRIOR TO APRIL 1, 2013	·	REGULAR	8704	9166	9650	10110	10579	11055	11749	122
21740	INTERNAL INVESTIGATIONS SUPERVISOR	7 - 1 TO TO THE TO SEE THE SECRET STATE OF COLUMN SECRET S	VR704/24.2/B-21740	REGULAR		8707	9167	9605	10050	10667	11515	122
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-21965		8270 8643			10039	10498	11151	12035	1276
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-21965	ALTERNATIVE		9105	9576	- Inches	- incompanies		-	-
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-21965	MAXIMUM SECURITY	8755	9208	9682	10142	10606	11260	12139	1288
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-21965	REGULAR	8704	9166	9650	10110	10579	11055	11749	1221
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-21965	ALTERNATIVE	9100	9584	10081	10568	11052	11552	12280	1276
21965	JUVENILE JUSTICE CHIEF OF SECURITY	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/S-21965	MAXIMUM SECURITY	9213	9691	10191	10677	11166	11668	12387	1288
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-21967	REGULAR.	8816	9298	9787	10274	10763	11431	12354	1311
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-21967	ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	1370
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/S-21967	MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	1381
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-21967	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-21967	ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	1370
21967	JUVENILE JUSTICE PSYCHOLOGIST ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/5-21967	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1381
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-21985	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-21985	ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	1370
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/5-21985	MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	1381
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-21985	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-21985	ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	1370
21985	JUVENILE JUSTICE UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-21985	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1381
23260	LAW ENFORCEMENT TRAINING ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-23260	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
23260	LAW ENFORCEMENT TRAINING ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-23260	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
23577	LICENSING INVESTIGATIONS SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-23577	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
23577	LICENSING INVESTIGATIONS SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-23577	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
28750	NARCOTICS AND CURRENCY UNIT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-28750	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
28750	NARCOTICS AND CURRENCY UNIT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25_2/B-28750	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
32977	POLICE LIEUTENANT	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-32977	ALTERNATIVE	8643	9105	9576	10039	10498	11151	12035	1276
		HIRED PRIOR TO APRIL 1, 2013	1		9100			10568		_	12280	-
32977	POLICE LIEUTENANT		VR704/24.2/Q-32977	ALTERNATIVE	3100	9584	10091	10200	11052	11552	12200	1276
		CHIEF OF DETECTIVE/DESIGN INVESTIGATIONS - FINANCIAL &						-		1 /		
27015	DUDUC PERMISE AND ALLERS AND ADDRESS OF THE ADDRESS	PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,	Victory and the States	DEC. VAD	0015	0200	0707	10074	10767		12254	121
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013	VR704/25.1/8-37015	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
	Exp. C.	CHIEF OF DETECTIVE/DESIGN INVESTIGATIONS - FINANCIAL &		- 20224 2000			N. 10. 00000	1.000.00000	0.020000			
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PROFESSIONAL REGULATION - HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-37015	REGULAR	9278	9787	10301	10815	11330	11845	12606	1311
		CHIEF OF HEALTH RELATED INVESTIGATIONS - FINANCIAL &										
		PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,								1 7		
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	2013	VR704/25.1/B-37015	REGULAR	8816	9298	9787	10274	10763	11431	12354	131
		CHIEF OF HEALTH RELATED INVESTIGATIONS - FINANCIAL &										1
		DESCRIPTION AND PROPERTY AND ADDRESS OF A PROPERTY AND ADDRESS OF ADDRESS OF A PROPERTY AND ADDRESS OF A PROPERTY AND ADDRESS OF ADDRESS OF A PROPERTY AND ADDRESS OF A PROPERTY ADDRESS OF A PROPERTY AND ADDRESS OF A PROPERTY AND ADDRESS OF ADDRESS OF A PROPERTY ADDRESS OF A PROPERTY ADDRESS OF A PROPERTY ADDRESS OF ADDRESS OF A PROPERTY ADDRESS	VR704/25,2/B-37015	REGULAR	9278	9787	10301	10815	11330	11845	12606	131
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PROFESSIONAL REGULATION - HIRED PRIOR TO APRIL 1, 2013				-	-					
	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CHIEF OF MEDICAL INVESTIGATIONS - FINANCIAL &									1	1
	PUBLIC SERVICE ADMINISTRATOR, OPTION 7											
		CHIEF OF MEDICAL INVESTIGATIONS - FINANCIAL &	0 0	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7 PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CHIEF OF MEDICAL INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,	VR704/25.1/B-37015	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311
37015		CHIEF OF MEDICAL INVESTIGATIONS - FINANCIAL & PROFESSIONAL REGULATION - HIRED ON OR AFTER APRIL 1,	0 0	REGULAR	8816	9298	9787	10274	10763	11431	12354	1311

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-37015	ALTERNATIVE	9100	9584	10081	10568	11052	11552	12280	1.17
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-37015	REGULAR	8704	9166	9650	10110	10579	11055	11749	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	8755	9208	9682	10142	10606	11260	12139	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-37015	ALTERNATIVE	8643	9105	9576	10039	10498	11151	12035	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	2013	VR704/24,1/B-37015	REGULAR	8270	8707	9167	9605	10050	10667	11515	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN SERVICES, & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2015 CORRECTIONS' ATTORNEYS - HIRED ON OR AFTER APRIL 1,	VR704/25,2/5-37015	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN SERVICES, & JUVENILE JUSTICE - HIREO PRIOR TO APRIL 1, 2014	VR704/25,2/Q-37015	ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN SERVICES, & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 201	VR704/25,2/8-37015	REGULAR	9278	9787	10301	10815	11330	11845	12606	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2015	VR704/25,1/5-37015	MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	-
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	2014 MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN	VR704/25,1/Q-37015	ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	t
		MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1,		4	0777	45.0	4000	10711	******	*40.**	40040	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8K	SERVICES, & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25_1/8-37015	REGULAR	8816	9298	9787	10274	10763	11431	12354	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	& JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013 MENTAL HEALTH PROFESSIONAL - CORRECTIONS, HUMAN	VR704/24.3/S-37015	MAXIMUM SECURITY	9213	9691	10191	10677	11166	11668	12387	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	& JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013 WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS	VR704/24_2/Q-37015	ALTERNATIVE	9100	9584	10081	10568	11052	11552	12280	1
X2002		WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS		Z110Z10010Z48Z		02.00	Administrat	9247/17/8				Ī
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-37015	MAXIMUM SECURITY	8755	9208	9682	10142	10606	11260	12139	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	WOMEN & FAMILY SERVICES COORDINATOR - CORRECTIONS & JUVENILE JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-37015	ALTERNATIVE	8643	9105	9576	10039	10498	11151	12035	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/S-37015	MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE - HIRED PRIOR TO APRIL 1, 2013 TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE -	VR704/25,2/Q-37015	ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE = HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/5-37015	MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	TRAINING SUPERVISOR - CORRECTIONS & JUVENILE JUSTICE = HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/Q-37015	ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIREC PRIOR TO APRIL 1, 2013		MAXIMUM SECURITY	9806	10340	10873	11414	11952	12486	13285	Ī
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIREC PRIOR TO APRIL 1, 2013		ALTERNATIVE	9692	10225	10759	11306	11844	12378	13173	Ť
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIREE ON OR AFTER APRIL 1, 2013		MAXIMUM SECURITY	9315	9822	10332	10843	11354	12049	13020	Ť
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SUPERINTENDENT - CORRECTIONS & JUVENILE JUSTICE - HIREL ON OR AFTER APRIL 1, 2013		ALTERNATIVE	9209	9712	10221	10740	11252	11946	12910	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7 PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STRATEGIC MANAGEMENT & POLICY SUPERVISOR - NON- SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-37015	REGULAR	8816	9298	9787	10274	10763	11431	12354	1
37015		STAFF ASSISTANT - CORRECTIONS - HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-37015	MAXIMUM SECURITY	9213	9691	10191	10677	11166	11668	12387	t
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STAFF ASSISTANT - CORRECTIONS - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-37015	ALTERNATIVE	9100	9584	10081	10568	11052	11552	12280	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STAFF ASSISTANT - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/5-37015	MAXIMUM SECURITY	8755	9208	9682	10142	10606	11260	12139	t
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STAFF ASSISTANT - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	8643	9105	9576	10039	10498	11151	12035	İ
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS, ONLY) - HIRED PRIOR TO APRIL 1, 2013	VR704/22,2/5-37015	MAXIMUM SECURITY	7686	7931	8177	8589	9010	9427	9861	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS, ONLY) - HIRED PRIOR TO APRIL 1, 2013	VR704/22.1/Q-37015	ALTERNATIVE	7576	7817	8060	8482	8898	9315	9745	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS, ONLY) - HIRED ON OR AFTER APRIL 1, 2013	VR704/22,2/5-37015	MAXIMUM SECURITY	7686	7931	8177	8589	9010	9427	9861	9

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ISEA - VR704

EFFECTIVE DATE: 07/01/2026 GENERAL INCREASE: 3.50%

JOB CODE	JOB TITLE	SUB JOB CODE	SALARY PLAN	PAY FORMULA	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05	STEP 06	STEP 07	STEP
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/B-08260	REGULAR	8559	9012	9488	9941	10402	11040	11918	1264
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-08260	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	1321
08260	CLINICAL SERVICES SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-08260	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24, 2/B-08260	REGULAR	9009	9487	9988	10464	10949	11442	12160	126
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/Q-08260	ALTERNATIVE	9419	9919	10434	10938	11439	11955	12710	132
08260	CLINICAL SERVICES SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-08260	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12075	12821	133
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-08980	REGULAR	9125	9623	10130	10634	11140	11831	12786	135
08980	COMPUTER EVIDENCE RECOVERY SPECIALIST	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-08980	REGULAR	9603	10130	10662	11194	11727	12260	13047	135
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-09500	REGULAR	9125	9623	10130	10634	11140	11831	12786	135
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09500	ALTERNATIVE	9531	10052	10579	11116	11646	12364	13362	141
		HIRED ON OR AFTER APRIL 1, 2013		MAXIMUM SECURITY	9641	10156	10694	11223	11751	12471	13476	
09500	CORRECTIONS COMMAND CENTER SUPERVISOR		VR704/25,1/S-09500									_
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-09500	REGULAR	9603	10130	10662	11194	11727	12260	13047	135
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09500	ALTERNATIVE	10031	10583	11136	11702	12259	12811	13634	14
09500	CORRECTIONS COMMAND CENTER SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/S-09500	MAXIMUM SECURITY	10149	10702	11254	11813	12370	12923	13750	14
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/8-09600	REGULAR	8559	9012	9488	9941	10402	11040	11918	126
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-09600	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/5-09600	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-09600	REGULAR	9009	9487	9988	10464	10949	11442	12160	126
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24;2/Q-09600	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	132
09600	CORRECTIONS FAMILY SERVICES COORDINATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-09600	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	133
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/B-09798	REGULAR	8559	9012	9488	9941	10402	11040	11918	126
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-09798	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	132
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/5-09798	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/B-09798	REGULAR	9009	9487	9988	10464	10949	11442	12160	126
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09798	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	132
09798	CORRECTIONS INTELLIGENCE PROGRAM UNIT MANAGER	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-09798	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	133
		HIRED ON OR AFTER APRIL 1, 2013		and the state of t	8559	9012	9488	9941	10402	11040	11918	126
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR		VR704/24.1/8-09839	REGULAR	8946	9424		10390	10865			
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09839	ALTERNATIVE		1 7 75 57 55	9911	100000000000000000000000000000000000000		11541	12456	_
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-09839	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/8-09839	REGULAR	9009	9487	9988	10464	10949	11442	12160	126
09839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09839	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	132
D9839	CORRECTIONS PLACEMENT RESOURCES REGIONAL SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-09839	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	133
D9849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24, 1/B-09849	REGULAR	8559	9012	9488	9941	10402	11040	11918	126
D9849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-09849	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	132
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-09849	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/8-09849	REGULAR	9009	9487	9988	10464	10949	11442	12160	126
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09849	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	132
09849	CORRECTIONS PROGRAM ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/5-09849	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	133
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/8-09857	REGULAR	9125	9623	10130	10634	11140	11831	12786	_
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09857	ALTERNATIVE	9531	10052	10579	11116	11646	12364	13362	141
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/S-09857	MAXIMUM SECURITY	9641	10166	10694	11223	11751	12471	13476	_
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013		REGULAR	9603	10130	10662	11194	11727	12260	13047	135
			VR704/25,2/B-09857									_
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09857	ALTERNATIVE	10031	10583	11136	11702	12259	12811	13634	141
09857	CORRECTIONS REGIONAL MENTAL HEALTH SERVICES ADMINISTRATOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/5-09857	MAXIMUM SECURITY	10149		11254	11813	12370	12923	13750	143
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/B-09860	REGULAR	9125	9623	10130	10634	11140	11831	12786	13
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09860	ALTERNATIVE	9531	10052	10579	11116	11646	12364	13362	14:
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/S-09860	MAXIMUM SECURITY	9641	10166	10594	11223	11751	12471	13476	14
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-09860	REGULAR	9603	10130	10662	11194	11727	12260	13047	13.
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/Q-09860	ALTERNATIVE	10031	10583	11136	11702	12259	12811	13634	14
09860	CORRECTIONS TRAINING PROGRAM SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/5-09860	MAXIMUM SECURITY	10149	10702	11254	11813	12370	12923	13750	14
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/8-09867	REGULAR	8559	9012	9488	9941	10402	11040	11918	12
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-09867	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	13
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-09867	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	13
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/B-09867	REGULAR	9009	9487	9988	10464	10949	11442	12160	12
09867	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR	HIREO PRIOR TO APRIL 1, 2013	VR704/24.2/Q-09867	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	_
09867		HIRED PRIOR TO APRIL 1, 2013	The second secon									
09868	CORRECTIONS TREATMENT SENIOR SECURITY SUPERVISOR		VR704/24.3/5-09867	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	1
- X 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25.1/8-09868	REGULAR	9125	9623	10130	10634	11140	11831	12786	13
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-09868	ALTERNATIVE	9531	10052	10579	11116	11646	12364	13362	14
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/S-09868	MAXIMUM SECURITY	9641	10166	10694	11223	11751	12471	13476	14
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/B-09868	REGULAR	9603	10130	10662	11194	11727	12260	13047	13
09868	CORRECTIONS UNIT SUPERINTENDENT	HIRED PRIOR TO APRIL 1, 2013	VR704/25,2/Q-09868	ALTERNATIVE	10031	10583	11136	11702	12259	12811	13634	14

		COMPUTER EVIDENCE RECOVERY SPECIALIST - NON-SWORN =										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25 1/B-37015	REGULAR	9125	9623	10130	10634	11140	11831	12786	135
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	COMPUTER ÉVIDENCE RÉCOVERY SPECIALIST - NON-SWORN = STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-37015	REGULAR	9603	10130	10662	11194	11727	12260	13047	135
37015	DUBLIC SERVICE ADMINISTRATOR CRITICAL T	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-37015	REGULAR	9125	9623	10130	10634	11140	11831	12786	1356
3/013	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	CRIMINAL INTELLIGENCE ANALYST SUPERVISOR - NON-SWORM		I NEGOCIAL	711.5	3023	20250	10034	22210	11001	12700	122
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	- STATE POLICE - HIRED PRIOR TO APRIL 1, 2013 DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS -	VR704/25,2/8-37015	REGULAR	9603	10130	10662	11194	11727	12260	13047	135
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-37015	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	132
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DEPUTY COMMANDER OF INTELLIGENCE - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	133
		DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER APRIL 1, 2013		9984919894415V5.8845	02020	6406.90	0011	10300	10055	11541	12456	132
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED ON OR AFTER	VR704/24,1/Q-37015	ALTERNATIVE	8946	9424	9911	10390	10865	11341	12430	154
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRIL	VR704/24,1/5-37015	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24.2/Q-37015	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	DISTRICT SUPERVISOR - CORRECTIONS - HIRED PRIOR TO APRI 1, 2013	VR704/24.3/5-37015	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-37015	REGULAR	9125	9623	10130	10634	11140	11831	12786	13
		FIREARMS SPECIALIST - NON-SWORN - STATE POLICE - HIRED										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	PRIOR TO APRIL 1, 2013 FORENSIC SCIENCE ADMINISTRATOR I - HIRED ON OR AFTER	VR704/25.2/8-37015	REGULAR	9603	10130	10662	11194	11727	12260	13047	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013	VR704/24_1/8-37015	REGULAR	8559	9012	9488	9941	10402	11040	11918	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR I - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/8-37015	REGULAR	9009	9487	9988	10464	10949	11442	12160	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	FORENSIC SCIENCE ADMINISTRATOR II - HIRED ON OR AFTER APRIL 1, 2013	VR704/25_1/8-37015	REGULAR	9125	9623	10130	10634	11140	11831	12786	13
		FORENSIC SCIENCE ADMINISTRATOR II - HIRED PRIOR TO APRI	Lancacca and the same of the s									
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 INSPECTOR - SWORN - STATE POLICE - HIRED ON OR AFTER	VR704/25.2/B-37015	REGULAR	9603	10130	10662	11194	11727	12260	13047	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	APRIL 1, 2013 INSPECTOR - SWORN - STATE POLICE - HIRED PRIOR TO APRIL	VR704/26_1/Q-37015	ALTERNATIVE	10205	10761	11329	11899	12456	13216	14294	15
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/26_2/Q-37015	ALTERNATIVE	10740	11326	11924	12527	13111	13698	14586	15
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER APRIL 1, 2013	VR704/24_1/Q-37015	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUVENILE JUSTICE CHIEF OF SECURITY - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/S-37015	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	13
		JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL	Windows Charles Control	antineset tuestasses	2023038	(0.00.00 A0000)	1011411-001	253,4043	TO BOOKETS		Couttagner	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013 JUVENILE JUSTICE CHIEF OF SECURITY - HIRED PRIOR TO APRIL	VR704/24,2/Q-37015	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	1, 2013	VR704/24,3/S-37015	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN - STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/B-37015	REGULAR	9125	9623	10130	10634	11140	11831	12786	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	NARCOTICS & CURRENCY UNIT SUPERVISOR - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/25.2/B-37015	REGULAR	9603	10130	10662	11194	11727	12260	13047	11
		OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN										
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SERVICES - HIRED ON OR AFTER APRIL 1, 2013 OFFICE OF INSPECTOR GENERAL INVESTIGATOR - HUMAN	VR704/24,1/B-37015	REGULAR	8559	9012	9488	9941	10402	11040	11918	12
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SERVICES - HIRED PRIOR TO APRIL 1, 2013 OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILI	VR704/24,2/B-37015	REGULAR	9009	9487	9988	10464	10949	11442	12160	13
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25,1/Q-37015	ALTERNATIVE	9531	10052	10579	11116	11646	12364	13362	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILI JUSTICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/25, 1/S-37015	MAXIMUM SECURITY	9641	10166	10694	11223	11751	12471	13476	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILI JUSTICE - HIRED PRIOR TO APRIL 1, 2013	VB704/35 3/0 37015	ALTERNATIVE	10031	10502	11136	11703	12250	12011	12624	1
		OPERATIONS CENTER SUPERVISOR - CORRECTIONS & JUVENILI	VR704/25,2/Q-37015	ACTERNATIVE	10031			11702	12259	12811	13634	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	JUSTICE - HIRED PRIOR TO APRIL 1, 2013 SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN -	VR704/25.2/S-37015	MAXIMUM SECURITY	10149	10702	11254	11813	12370	12923	13750	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	STATE POLICE - HIRED ON OR AFTER APRIL 1, 2013	VR704/26,1/B-37015	REGULAR	9731	10257	10814	11360	11891	12618	13645	14
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SEX OFFENDER REGISTRY UNIT SUPERVISOR - NON-SWORN - STATE POLICE - HIRED PRIOR TO APRIL 1, 2013	VR704/26,2/B-37015	REGULAR	10245	10806	11384	11957	12517	13078	13924	1
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013	VR704/24,1/Q-37015	ALTERNATIVE	8946	9424		10390	10865		12456	_
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-37015	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12564	_
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-37015	ALTERNATIVE	9419	9919	10434	10938	11439	11955	12710	
37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 7	SHIFT SUPERVISOR - HIRED PRIOR TO APRIL 1, 2013 SHIFT SUPERVISOR (CORRECTIONAL WORK/BOOT CAMPS,	VR704/24.3/5-37015	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	1

37015	PUBLIC SERVICE ADMINISTRATOR, OPTION 8L	CORRECTIONS' ATTORNEYS - HIRED PRIOR TO APRIL 1, 2013	VR704/24,3/S-37015	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	13337
40700	SEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/26,1/8-40700	REGULAR	9731	10267	10814	11360	11891	12618	13645	14481
40700	SEX OFFENDER REGISTRATION UNIT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26.2/B-40700	REGULAR	10245	10806	11384	11957	12517	13078	13924	14481
40800	SHIFT SUPERVISOR ,	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/Q-40800	ALTERNATIVE	8946	9424	9911	10390	10865	11541	12456	13214
40800	SHIFT SUPERVISOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/S-40800	MAXIMUM SECURITY	9061	9530	10021	10497	10977	11654	12554	13337
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/Q-40080	ALTERNATIVE	9419	9919	10434	10938	11439	11956	12710	13214
40800	SHIFT SUPERVISOR	HIRED PRIOR TO APRIL 1, 2013	VR704/24.3/5-40080	MAXIMUM SECURITY	9535	10030	10548	11051	11557	12076	12821	13337
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.1/Q-40080	ALTERNATIVE	7841	8091	8342	8779	9209	9641	10086	10512
40800	SHIFT SUPERVISOR - DOC WORK CAMP	HIRED ON OR AFTER JULY 1, 2014	VR704/22.2/5-40080	MAXIMUM SECURITY	7955	8209	8463	8890	9325	9757	10206	10633
42100	STATE POLICE INSPECTOR	HIRED ON OR AFTER APRIL 1, 2013	VR704/26.1/Q-42100	ALTERNATIVE	10205	10761	11329	11899	12456	13216	14294	15168
42100	STATE POLICE INSPECTOR	HIRED PRIOR TO APRIL 1, 2013	VR704/26.2/Q-42100	ALTERNATIVE	10740	11326	11924	12527	13111	13698	14586	15168
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/NON-CODE-83763	REGULAR	8559	9012	9488	9941	10402	11040	11918	12645
83763	NUCLEAR SAFETY STAFF ATTORNEY I	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24.2/NON-CODE-83763	REGULAR	9009	9487	9988	10464	10949	11442	12160	12646
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED ON OR AFTER APRIL 1, 2013	VR704/24.1/NON-CODE-83764	REGULAR	8559	9012	9488	9941	10402	11040	11918	12646
83764	NUCLEAR SAFETY STAFF ATTORNEY II	NON-CODE - HIRED PRIOR TO APRIL 1, 2013	VR704/24,2/NON-CODE-83764	REGULAR	9009	9487	9988	10464	10949	11442	12160	12646

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