# AGREEMENT BETWEEN THE COUNTY OF SANTA FE AND THE NEW MEXICO COALITION OF PUBLIC SAFETY OFFICERS (REGIONAL EMERGENCY COMMUNICATIONS CENTER-RECC)

December 14, 2021 – October 31, 2025

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## ARTICLE 1 RIGHTS

# A. Coalition

The Regional Emergency Communications Center ("RECC") and Santa Fe County ("County") recognize the New Mexico Coalition of Public Safety Officers (Coalition) as the exclusive Bargaining Unit for the following non-probationary employees to include Emergency Communication Specialist I, II, III, Training Coordinator, Quality Assurance Specialist, Team Leader, NCIC Coordinator, and Data Entry Specialist (AKA CAD/MSAG System Administrator). The Coalition may bargain for these Members of Service (MOS) in negotiating wage rates, work hours, benefits, obligations and other conditions of employment as defined by New Mexico PEBA and/or any other topics as mutually agreed upon.

# B. Position Changes

When the County creates a new position within the RECC that is not currently classified as a Bargaining Unit position, the County and the Coalition will meet within ten (10) working days to determine whether the newly created position should be included in the Bargaining Unit. If the County contemplates changing a current Bargaining Unit position, the County will meet with the Coalition to discuss proposed changes.

# C. Management Rights

Except as specifically restricted by an express provision of this Agreement orother statutory provisions, the County retains and may exercise all management rights.

# **D.** MOS Definition

An MOS is a Member of Service also known as Bargaining Unit Employee.

## ARTICLE 2 MEMBERSHIP

## A. Coalition Dues

- 1. The County agrees to deduct membership dues levied by the Coalition from the paycheck of Bargaining Unit Employees who have voluntarily executed a dues deduction authorization. Such dues deductions shall not include any fees, assessments. or fines of any kind. Deductions will commence the first fullpay period after receipt of the signed authorization form by the Human Resources Office. The amount of dues deductions will be certified in writing to the Human Resources Office by the President of the Coalition.
- 2. The County shall make withdrawals of Coalition dues from MOS's wages without cost to the MOS or the Coalition. All Coalition dues shall be forwarded to the Coalition within ten days of withdrawal unless unforeseencircumstances occur.

- 3. If MOS is later assigned outside of the Coalition. MOS shallnotify the County of any changes in membership dues deduction.
- 4. The County will notify the Coalition of any claims brought forward pertaining to Coalition dues. The Coalition will indemnify, pay for the defense of, and hold the County harmless of any and all claims made and against anysuits instituted against the County for compliance with issues pellaining to Coalition dues. The Coalition agrees to refund any amount paid to it in error on account of the payroll deduction provisions as determined by the County.

## B. Dues Suspended or Terminated

- 1. Upon signed authorization. when a member in good standing with the Coalition is on non-pay status or when an MOS is called to active military duty for an entire pay period or more, no dues deduction shall be made. In any pay period, when net wages are not sufficient to cover the full withholdings, no deductions shall be made. In this regard all other legal and required deductions shall have priority.
- 2. A member may terminate Coalition membership by notifying the Coalition and the County of their intention by means of a signed cancellation, to be submitted to the County HR Director. The member must give minimum of ten days'notice to the County of such intention. Members may terminate their dues during the last seven days in March or during the first seven days of September each year. A member may terminate dues at any time if the County and the employee determine the member to be in a financial hardship. Once the member is no longer considered to be in a hardship, dues will be deducted again if the member signs another authorization card.

# C. Increased Dues

In the event that the Coalition increases dues, the Coalition will notify the County at least 30 days prior to the effective date for the dues increase by submittingnew authorizations for each member. Coalition dues shall not change more than twice annually.

# ARTICLE 3 ALLOCATED MEETING TIME

# A. Authorized Representatives

- 1. Board Members and Stewards
- a) The County and RECC shall recognize the president, the vice president and three stewards.
- b) Authorized representatives shall be certified in writing to the County.
- c) Coalition members may schedule meetings with management to discuss any matters pertaining to the collective bargaining agreement. Such meetings will not interfere with the delivery of quality services to the citizens. Recognized representatives shall be afforded time without pay during normal scheduled work hours for the purpose of attending collective bargainingsessions. The Coalition Representatives shall be afforded accrued annual leave, accrued compensatory time, or leave without pay for any formal disciplinary orgrievance proceedings. If the employer requests the Coalition Representative to participate in any meeting.

the Coalition Representative is not required to take personal leave or leave without pay. The Employer and Coalition shall make every effort to schedule such meetings during a time which will not interfere with the normal functions of the RECC and a time that will not jeopardize the safety of the citizens of Santa Fe County.

- d) The Coalition shall not use the County ordepartment's interoffice mail service, mailboxes, or e-mail for the dissemination of Coalition literature or correspondence.
- e) The Coalition shall not use County time, equipment, property, or materials for Coalition business.

# ARTICLE 4 WORK SCHEDULES AND PAY PERIOD

- A. The County has the right of assignment of employees and determination of the employees work schedules in accordance with its duty to ensure minimum staffing of the RECC. The County will adhere to the shift bid policy unless a crisis arises. Any changes to an employee's work schedule will be made in writing to the employee upon becoming aware of the necessary change; provided, however, the County shall provide the MOS at least seven (7)days advance notice prior to implementing the change in work schedule. The change will be based upon need and will revert to the bid shift as soon as possible.
- **B.** The pay period for Bargaining Unit Employees shall be two (2)consecutive workweeks.
- **C.** The County shall assess the public safety communication needs andensure adequate staffing. The County will afford the Coalition opportunity to provide comments on staffing levels. In emergency situations, changes can be implemented prior to receipt of comments.

## D. Communications

- 1. Workday-The normal workday for the RECC shall be either 8, 10, or 12 hours or any combination thereof.
- 2. Workweek-A normal scheduled workweek shall consist ofthree, four, or five consecutive days.
- 3. Work Shifts- Normal work shifts may include day, and graveyard shifts, and shall be subject to shift bids as provided herein.

# 4. Breaks and Meal Periods

- a) The MOS workday may include a one-hour meal breakper shift and one, 15-minute break for every consecutive four (4) hours worked each shift, unless otherwise provided in this Agreement.
- b) Breaks and meal periods can be interrupted and adjusted to accommodate a call for service or if staffing is compromised.

c) Breaks or meal periods taken the first or last hourof shift must be approved by a supervisor.

# E. Minimum staffing and shift coverage

- 1. When the vacancy rate for bargaining unit positions is at ninety percent or higher, minimum staffing at any given time will be seven (7) employees plus one Team Leader.
- 2. Two (2) MOS will be allowed leave at any given time at the discretion of the Center Manager or RECC Director according to staffing needs.
- 3. A MOS whose leave request is denied may find coverage through a shift trade.

# D. Shift Trades

- 1. Coalition employees, if signed off and of equal skill, shall have the option to trade shifts. Shift trades are an agreement between Coalition employees, and are done on a voluntary basis. Shift trades are intended to incur no cost to the Department. Shift trade hours shall not constitute hours for calculating FLSA hours to include but not limited to overtime. Shift trades must be returned no later than the payperiod immediately following the trade.
- 2. The Coalition employees, upon the concurrence and approval of the Center Manager or RECC Director, shall be responsible for arranging and carrying out a shift trade. All shift trade documentation, with appropriate signatures, shall be completed no less than two (2) days before the trade. Once the shift trade documentation process is completed and approved by the Center Manager or RECCDirector, the shift then becomes the responsibility of the employee accepting the trade.
- 3. An MOS who agrees to a shift trade and subsequently is unable to complete the shift trade is responsible for finding coverage for that shift. If an MOS fails to report for an agreed upon shift trade, they may be subject to disciplinary action.
- 4. No more than two (2) shift trades per month per MOS will be allowed unless otherwise approved by the RECC Director or Center Manager.

# ARTICLE 5 REGULAR OVERTIME AND COMPENSATORY TIME

A. Fair Labor Standards Act (FLSA)- MOS under the Agreement shallbe paid overtime in compliance with the Fair Labor Standards Act (FLSA).

# **B.** Regular Overtime

- 1. The appropriate supervisor shall approve all regular overtime prior to an MOS performing the work.
- 2. Working overtime is a condition of continued employment with the County. Overtime shall be assigned by the County based on the needs of the County. Refusal to work

overtime shall constitute just cause for disciplinary action.

3. MOS placed "on-call" shall be compensated consistent with Santa Fe County HR policies.

## C. Overtime for Communication's MOS-Procedures

- 1. Regular Overtime- When minimum staffing is compromised; the RECC shall compile a voluntary list to work overtime organized by seniority. If overtime assignments are not filled voluntarily then mandatory overtime will be imposed.
- 2. Voluntary overtime of four (4) or more consecutive hours shallcount towards the mandatory overtime requirements.

# D. Compensatory Time

- 1. MOS may elect to accumulate compensatory time in lieu of payment for overtime, however an MOS may accumulate no more than eighty (80)hours of compensatory time. If there is limited budget, the RECC Director may require compensatory time in lieu of overtime.
- 2. MOS may use their accumulated compensatory time as time off with pay when approved by their supervisor. However, time off shall not be approved when it disrupts the normal operations of the RECC, nor when it creates a situation that would bring any shift below minimum staffing levels.

# ARTICLE 6 PAYROLL

#### A. Time Sheets/Time Records

- 1. Electronic time records must be approved by the MOS at the end of each pay period and must be consistent with Santa Fe County HR and Payroll Policies.
- 2. A supervisor may complete an MOS's electronic time sheet when the MOS is physically unable to do so themselves due to hospitalization, or a debilitating injury or illness.
- 3. If an MOS fails to approve their time records as stated above, the County may pay the MOS for its best estimate of hours worked by the MOS. Any corrections to the employee's paycheck shall be paid in the next appropriate pay period.

# ARTICLE 7 TRAINING

- **A.** The County and RECC shall provide in-service training for MOS designed to maintain the appropriate standard of performance and to increase MOS's skills. Authorizing attendance at training courses shall be the responsibility of the RECC Director, or his/her designee. Decisions to authorize or deny attendance at training courses shall be based on one or more of the following:
  - 1. The effect the absence of the MOS will have on the RECC'soperations and

its ability to continue to provide the services and perform the function for which it is responsible.

- 2. The relationship of the subject of the training to the function performed by the MOS in the RECC.
- 3. Financing the request of the MOS that is in the best interest of the RECC.
- B. Approved training time shall be considered as time worked and becompensated except when:
- 1. Training is not directly related to the MOS's job. Training time isdirectly related to an MOS's job if it aids the MOS in handling his/her present job or
- 2. contributes to employee development as approved by the Director or designee.
- C. The County and RECC shall provide basic, continuing and advanced training to MOS at the RECC's expense if it is required as a condition of employment omaintain basic certification standards.
- 1. The RECC shall respond to an MOS's request to attend training within 14 calendar days.
- 2. The Training Officer shall schedule and post training activities. A memo will be issued stating the start and end time as well as date(s) of training.
  - D. There are two ways training expenses might be paid:
- 1. By the County; MOS may receive approval for reimbursementfor travel, meals, lodging, registration, and other costs to be included annually withinthe RECC budget.
- 2. By other public or private agencies; MOS may receive approval for training expenditures by grants from other governments, private organizations orprofessional organizations, provided they have first obtained the approval of the RECC Director or his or her designee prior to application for public and/or private funding.
- E. Members shall be compensated in accordance with the County's approvedper diem and mileage for use of personal vehicles if requested prior to the training and when a County vehicle is not available when MOS attends RECC approved training.
- 1. The Santa Fe County area shall include all lands within theboundary lines of Santa Fe County.
- 2. MOS shall not be compensated for per diem when such training has included provisions for accommodations, such as meals and lodging.
- 3. MOS shall not be compensated for any type of homework, which is part of classroom studies. However, if the instructor includes in-class time for the MOS to conduct homework, that time will be compensated provided that it isnot overtime, and:

- a) The homework is conducted at the place of training, or
- b) The homework is conducted at a RECC approved facility approved by the MOS's supervisor.
- F. Upon the receipt of any advanced training certification, MOS shall forward a copy to the Training Officer and the Human Resources office. MOS should maintain a personal training file, including licenses and certificates, for all job related training. The RECC and MOS shall be responsible to ensure that all their licenses and certifications are current. The MOS shall maintain their Law Enforcement and Emergency Medical Dispatch and continuing education credits.

The MOS shall be responsible for filling out and submitting the necessary forms as provided by the RECC Director or his/her designee. Failure to uphold certificationmay result in termination.

1. RECC shall track and notify, on an annual basis, those MOSwhose licenses are due to expire.

## ARTICLE 8 UNIFORMS

The RECC will provide any and all uniforms required by the RECC Director.

## ARTICLE 9 SENIORITY

- **A.** Center Seniority- shall be defined as the total length of uninterrupted employment with the RECC. MOS shall not attain center seniority until completion of the required probationaly period, at which time center seniority shall relate back to the commencement of the most recent period of continuous employment with the RECC.
- **B.** Classification Seniority- shall be defined as the period of most recent continuous services in the MOS's job classification. For the purpose of thisarticle, Emergency Communication Specialist I, II and III are one classification. MOS shall not attain classification seniority until completion of the probationary period in the classification, at which time seniority classification shall relate back to the most recent date of appointment to such classification. Seniority within the Team Leader position will be determined by date of promotion into that classification.

# C. Ties in Seniority

- 1. Ties in seniority in all cases will be determined with consideration to the following: Center Seniority supersedes ClassificationSeniority.
- 2. Ties in Center Seniority will be broken first by hire date, then by training completion/final sign-off date. Ties in ClassificationSeniority will be broken by Center Seniority.
  - **D**. An MOS shall forfeit seniority rights only for the following reasons:
    - 1. The MOS resigns.

- 2. The MOS is dismissed and is not reinstated.
- 3. The MOS is absent without leave for a period of five scheduled working days or more. Exceptions to this may be made by the RECCDirector on the grounds of good cause for failure to report.
- 4. The MOS fails to report after layoff within the requisite time set forth in the notice of recall. Exceptions to this may be made by the

RECC Director on the grounds of good cause or failure to notify or report.

**E.** When an MOS is suspended and later reinstated, they shall not lose any seniority credit for any period of actual service. If however, the MOS hasbeen separated from service by resignation or discharge for cause and is again employed the employee shall not receive any seniority credit for service rendered prior to this separation from service unless reinstated after a grievance.

# ARTICLE 10 DISCIPLINARY ACTION

- A. Disciplinary actions will be based on just cause. Disciplinary actions shall be consistent with governing laws and regulations and shall be taken without regard to race, age, religion, color, national origin, ancestry, sex, sexual orientation, or gender identity, physical or mental disability or serious medical conditions, spousal affiliation, or Coalition membership or non-membership. No employee shall be disciplined for refusing to perform an unlawful action.
- **B.** It is the County's policy that, as a general rule, discipline is progressive in nature, beginning with the least severe action necessary to correct the undesirable situation, and increasing in severity if the condition is not corrected. However, instances might occur when a disciplinary action including dismissal is appropriate without first having imposed a less severe form of discipline. The circumstances surrounding an offense, such as the severity of the misconduct, the number of times it has occurred, and any previous counseling, andthe employee's disciplinary history will suggest what action should be taken. The conduct at issue in a prior discipline need not be similar to the conduct involved ina subsequent discipline to serve as the basis for progressive discipline.

## C. FORMS OF DISCIPLINARY ACTION

- 1. **ORAL REPRIMAND-** An oral reprimand is generally usedfor minor offenses or to correct minor faults in an employee's performance. An oral reprimand is not grieveable and not subject to the notice and hearing requirements of this section.
- 2. WRITTEN REPRIMAND- A written reprimand may be issued by a supervisor for an offense of a more serious nature which requires more formal action than an oral reprimand. The written reprimand shall become a part of the employee's Human Resources file; provided, however, the County shall not consider written reprimands for purposes of progressive discipline after three (3) years, so long as (i) the employee received no other disciplinary action within the three (3) years and (ii) the written reprimand is not relevant to the later disciplinary action. To initiate a written reprimand for a MOS, the employee's supervisor will serve a Notice of Proposed Disciplinary Action to the employee

within fifteen (15) working days of becoming aware of the incident that describes the basis for the proposed action, or within fifteen (15) working days of completion of an investigation. The Notice of Proposed Disciplinary Action will describe the conduct, actions, or omissions that form the basis for the proposed written reprimand and give a general explanation of evidence the County has. A written reprimand may be grieved up to the RECCDirector.

- 3. SUSPENSION-A suspension may be ordered for an offense of a more serious nature or for repeat of a minor offense. An employee may be suspended for a period not to exceed thirty (30) working days. During asuspension, an employee will not be paid or accrue leave. Each suspension shall be recorded and filed in the employee's Human Resources file; provided, however, the County shall not consider suspensions for purposes of progressive discipline after five (5) years, so long as (i) the employee received no other disciplinary action within the five (5) years and (ii) the suspension is not relevant to the later disciplinary action.
- **4. DEMOTION** An employee may be demoted for an offense of amore serious nature or for repeat of minor offense. The employee may be demoted to a lesser position for which the employee is otherwise qualified. When demoted, the employee will receive a decrease in compensation commensurate with the new position. Each demotion will be recorded and filed in the employees Human Resources file.
- 5. **DISMISSAL** An employee may be terminated for an offense of a more serious nature or for repeat of a minor offense.
- **D.** The purpose of corrective action is to provide the MOS an opportunity toimprove their behavior or performance and conform to RECC acceptable standards. Corrective action may include employee training, counseling and performance improvement plans.
- **E. GROUNDS FOR DISCIPLINARY ACTION** A Bargaining Unit employee may only be suspended, demoted, or dismissed for just cause, which is any behavior relating to the employee's work that is inconsistent with the employee's obligation to the County. Just cause includes, but is not limited to, the following:
  - 1. Negligent or inefficient performance
    - a) Unsatisfactory or negligent performance of duties;
    - b) Insubordination:
    - c) Continued violation of safety practices;
    - d) Failure to cooperate with fellow employees;
    - e) Failure to adhere to the established work schedule;
    - f) Failure to obtain prior authorization to work overtime;
- g) Failure to meet or maintain job qualifications, as setforth in the job description, including failure to maintain a valid driver's license;
  - h) Sleeping on duty;
- i) Failure to attend mandatory training unlessotherwise approved by the RECC Director; or
  - j) Any other behavior that justifies discipline under this category.

#### 2. Tardiness/Absenteeism

a) Abuse of sick leave;

- b) Unautholized absence from work, including tardiness;
- c) Failure to abide by time frames for sick calls; or
- d) Any other behavior that justifies discipline under this category.

# 3. Careless, negligent or improper use of County property, equipment

- a) Falsifying official documents or records;
- b) Theft or vandalism of County property;
- c) Unauthorized use or possession of County property or equipment;
- d) Operating a County vehicle or equipment in a negligent, reckless or

tortious manner;

e) Unauthorized disclosure of confidential information from County

records;

- f) Falsification, destruction, or unauthorized or fraudulentmanipulation of time records or other County records;
- g) Operation of a County vehicle or equipment while underthe influence of a controlled substance or intoxicant;
  - h) Inappropriate use of IT resources; or
  - i) Any other behavior that justifies discipline under this category.

# 4. Improper Conduct

- a) On the job conduct toward the public or employeesthat causes discredit to the County;
- b) Personal conduct which impairs the employee's ability to perform their duties or causes discredit to the County;
- c) Conflict of interest which results in private gain to the employee or detriment to the County;
- d)Threatening or harassing an employee, an ElectedOfficial or anyone doing business with Santa Fe County;
- e) Consumption, possession, or distribution of alcohol ordrugs on the job, or reporting to work under the influence of alcohol or drug;
- f) Accepting a bribe or consideration given with the intentto influence the performance of duty;
  - g) Use of official position or authority for personal profit or

advantage;

- h) Bribery or coercion of, or attempting to bribe or coerce an employee or Elected Official;
- i) Influencing, or attempting to influence, a HearingOfficer, other than through established grievance procedures;
  - j) Failure to cooperate in an investigation;
- k) Distributing of literature, vending, soliciting, or collecting contributions while on the job and on County premises, or assisting with the same without prior authorization of the County Manager;
  - 1) Unauthorized possession of a weapon on the job site;
  - m) Fighting or other disruptive behavior in the workplace;
  - n) Gambling during work hours; or
  - o) Any other behavior that justifies discipline under this category.
  - 5. Violation of any federal or state law including all civil rights statutes.

- **6.** Conviction of a misdemeanor or felony.
- 7. Violation of the County of Santa Fe Human Resources Handbookor department- specific procedures.
  - F. The County Manager may approve administrative leave pending disciplinal vaction.
- **G. DISCIPLINARY PROCESS** The following procedures apply when the suspension, demotion, or dismissal of a classified employee or an employee in a term positionwho has completed the probationary period is proposed.

DELIVERY OF CORRESPONDENCE - For the purposes of the disciplinary process, the County will make an effort to hand-deliver any documentation, or correspondence related to the disciplinary process including but not limited to disciplinary actionforms, memos, documents and correspondence and will be considered served immediately upon delivery. In cases where hand delivery is not practical, such materials will be mailed priority, certified return receipt requested, with a copy emailed to the employee's County email address, and will be considered served on the date of deposit with the U.S. Postal Service for delively. For the purpose of this Section, days mean workdays to include Monday through Friday and not to include holiday or time when the County administrative offices are closed.

## NOTIFICATION OF PROPOSED DISCIPLINARY ACTION-

- A. To initiate the suspension, demotion, or dismissal of a classified employee or an employee in telm status who has completed the probationary period, the Communications Center Manager shall cause to be served a Notice of Proposed Disciplinary Action to the employee within fifteen (15) working days of becoming aware of the incident that describes the basis for the proposed action, or within fifteen (15) working days of completion of an investigation. A copy of the notification of proposed disciplinary action shall be submitted simultaneously to the RECC Director. The Notice of Proposed Disciplinary Action will describe the conduct, actions, or omissions that form the basis for the proposed disciplinary action, give a general explanation of what evidence the County has, and will include the date, time and place of a meeting with the RECC Director to discuss the proposed discipline, which meeting shall occur within ten (10) working days from the date of service of the proposed disciplinary action.
- B. Within five (5) working days of the meeting, the RECC Director shall issue a Notice of Proposed Disciplinaly Action that reflects the RECC Director's recommendation on the proposed discipline and the date, time and place of the pre-determination with the Human Resources Division.
- C. PRE-DETERMINATION HEARING -The employee shall be given an opportunity to respond to the recommended discipline at the pre-determination hearing. The pre-determination hearing shall be recorded by the use of electronic recorder. The employee's immediate supervisor, RECC Director or designee, and a representative for the Human Resources Division shall be present at the pre-determination hearing. The employee has the rightto have a representative of his or her choice during the hearing. Pre-determination hearings will be held within five (5) working days from the date of hand delivery or certified mailing of the proposed discipline. The pre-determination hearing is not an evidentiary hearing, but an opportunity for the employee to present his or her side of the situation. It is a check against a mistaken decision, a determination of whether there are reasonable grounds to believe that the charges against the employee are true and support the proposed action.

- D. DECISION ON DISCIPLINARY ACTION-The decision on disciplinary action following the pre-determination hearing shall be made in writing by the Human Resources Director or designee and hand-delivered to the employee, if the employee is not on leave within seven (7) working days or post-marked within seven (7) working days of the pre-determination hearing. The decision shall specify whether the proposed disciplinary action will be upheld, reduced or eliminated. The decision shall describe the conduct, actions or omissions that form the basis for the disciplinary action and shall specify when the disciplinary action will be effective.
- E. APPEAL OF DISCIPLINARY ACTION- If the employee or past employee wishes to appeal the disciplinary action, he or she shall submit a written appeal to the County Manager within five (5) working days from the date the employee was served with the decision on the disciplinary action by hand or within eight (8) working days if they were served by mail. The County Manager will review all pertinent information and will either confirm, modify, or reject the disciplinary action. The County Manager may request additional information or documentation before rendering a decision. The County Manager will render a decision within seven (7) working days from the date of receipt of the appeal.

#### ARTICLE 11 ARBITRATION

- **A.** This procedure shall be the sole and exclusive method for resolving any and all claims arising from the grievance process or a disciplinary process which resulted in suspension, demotion or termination.
- 1. Prior to a request for binding arbitration the procedure forthe settlement of the grievance or disciplinary appeal process, must have been exhausted.
- 2. The Coalition, employee, or past employee, must serve a request for arbitration on the Human Resources Director, within ten (10) days from completion of the final grievance step or completion of the disciplinary process, along with Federal Mediation and Conciliation (FMCS) arbitration form R-43 and a check for half of the fee to obtain a list of seven arbitrators. The Coalition or the employee shall only complete Section 2 of the form and the signature block at Section 9, or similar sections of the form if the form is revised, prior to submitting the form to the County. The Countywill complete the form exclusive of section 2 and a check for half of the fee to obtain a list of seven arbitrators and shall serve the form and a request for arbitration on the Coalition President. Failure to include the signed form completed as instructed above and/or failure to include a check is a waiver of the right to arbitration.
- 3. Within ten (10) days from receipt of the request for arbitration, the county will submit the form seeking a list of seven arbitrators to (FMCS) and a copy to the other party. Failure to timely submit the form shall entitle the party seeking arbitration to submit a form seeking a list to the FMCS.
- 4. For the purpose of this Article, days mean workdays to include Monday through Friday and not to include holidays or time when the County Administrative Offices are closed. The parties will make an effort to hand-deliver anydocumentation or correspondence related to the arbitration process, which will be considered served immediately upon delivery. In cases where hand delivery is not practical, such materials will be mailed priority, celtified return receipt requested and will be emailed to the Human Resources Director or to the bargaining unit employee if

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the County has a personal email address, and to the Coalition President and will be considered served effective when the email is sent.

- **B.** The County and the Coalition shall select an arbitrator in the following manner:
- 1. Each party will strike one (1) name alternately until a single name remains and he or she shall be the Arbitrator. The party initiating arbitration shall strike the first name from the FMCS list of arbitrators.
- 2. The County shall write to the arbitrator to advise that they have been selected to conduct the arbitration, providing the arbitrator with a copy of this article governing arbitration and contact information for both parties.
- C. An arbitrator may conduct pre-hearing conferences telephonically with the parties, to include motions for discovery, scheduling of exchange of exhibits and a list of witnesses with a summary of the anticipated testimony, and other pre-hearingitems. The arbitration will be held in Santa Fe County. The arbitration shall be held within sixty (60) days of notification of selection of the arbitrator, absent agreementin writing signed by the parties extending that deadline.
- **D.** The Arbitrator shall decide issues of arbitrability prior to hearing themerits of the case. If the Arbitrator determines the case is arbitrable, then the Arbitrator shall consider the facts of the grievance in arbitration and following the hearing shall prepare and submit to the parties, in writing, a report and decision within thirty (30) calendar days after the conclusion of the hearing or submission ofbriefs, whichever is later. Arbitration shall be conducted according to the rules established by the FMCS.
- E. The grievant, e.g. the party alleging the violation of this Agreement, shall have the burden of proof in grievances. The County shall have the burden of proof in disciplinary actions. The party with the burden of proof shall present its case first. The standard of proof shall be preponderance of the evidence. At the hearing, the parties may offer evidence that is relevant to any issue being considered by the arbitrator. The arbitrator shall be the judge of the relevancy of theevidence offered. Legal rules of evidence shall not strictly apply.
- F. The cost of services of the Arbitrator shall be shared equally by the parties. Each party will be responsible for compensating its own witnesses and representatives. The arbitrator may require the parties to place in escrow two thousand dollars (\$2000) each to be applied to the arbitrator's fees, expenses, and costs. If the fees, expenses, and costs exceed the amount in escrow, the parties will share the additional fees, expenses, and costs equally. If the fees, expenses, and costs are less than the amount in escrow, the unused escrow funds shall be divided evenly between the parties.
- **G**. The Arbitrator shall have the authority to determine if there was just cause for any disciplinary action. However, in no case shall he/she have the power to add to, nor subtract from, or modify this agreement, nor shall he/shesubstitute his/her discretion for that of the employer where such discretion has been retained by the employer. nor shall the arbitrator exercise any responsibility or function of the employer.
- **H.** The Arbitrator's award in disciplinary cases is limited toback pay and/or reinstatement, or reinstatement to a similar position at the parties' discretion if irreconcilable personality conflicts exist. The award shall be limited to the amount of wages and benefits the

employee otherwise would have earned subject to discount based on any earnings or compensation received by the grievant including, but not limited to, unemployment insurance benefits. The employee has an obligation to mitigate their damages. The arbitrator may not award attorney's fees, punitive damages, general compensatory damages, or costs.

- I. The Arbitration Award shall be considered an award issued underthe provisions of the State's Uniform Arbitration Act.
- J. The hearing on the merits shall be tape recorded. Either party may arrange for the hearing on the merits to be recorded by stenographic means. The cost of creating a transcript shall be borne by the party requesting the transcription/stenographer.

## ARTICLE 12 INTERNAL INVESTIGATIONS

A. Bargaining Unit Employee who becomes the subject of an internal investigation will be notified in writing within fifteen (15) working days of becoming aware of the incident in question. The Bargaining Unit Employee may be placed on administrative leave with pay pending the investigation and shall remain available to the County during the employee's regular work hours. Investigation material will be kept in a separate file from the employee's official personnel file.

# ARTICLE 13 PROMOTIONS AND TRANSFERS

- **A.** The County-RECC will continue to offer promotions on an equal opportunity basis.
- **B.** The RECC shall maintain a fair and impartial promotional procedure and transfer process. MOS in the positions of ECS I and ECS II will promote to ECS II and ECS III, respectively, at the beginning of the pay period that begins after the date on which they meet the years of service and other minimum qualifications for the position.
- 1. The RECC Director shall have the authority to temporarily place any MOS into any transferred or promoted position when such vacancy becomes available for a period not to exceed ninety (90) days.
- 2. If an MOS is placed as a temporary acting Team Leader responsible for all duties of a Team Leader longer than one (1) consecutive full payperiod, the MOS will be compensated with up to fifteen percent (15%) increase effective at the strut of the second full pay period until the MOS is no longer performing the duties of a Team Leader.
- C. When the RECC has authorization for a vacant position, and such position is available to be filled, the County-RECC will attempt to fill the position through an open recruitment process.
  - 1. The RECC Director shall take into consideration the following criteria:
    - a) Review of previous work history;
    - b) Length of service in the field and other qualifications;

- c) Training and education;
- d) Interview(s); and
- e) Testing, either written or oral, when applicable.
- **D.** MOS who are promoted (those receiving an increase in both salary and grade) shall be placed at the corresponding step on the appropriate scale. MOS promotions within thepositions of ECS I, ECS II, and ECS III shall be based on years of serve in emergency communications and other minimum qualifications for the position.

# ARTICLE 14 FITNESS FOR DUTY

- **A.** The County recognizes that from time to time MOS experience personal problems that can affect their job performance. As a result, the Countys hall maintain the Employee Assistance Program, budget permitting.
- 1. The program is designed to assists MOS with personal issues of a confidential nature. At the discretion of the MOS, they may voluntarily submit to counseling and remain anonymous.
- 2. The RECC may observe a decline in an MOS's job performance and have a reasonable basis to believe that it is due to personal problems. As a result, the RECC may order a Fitness for Duty Evaluation.

#### ARTICLE 15 INJURIES

Workers compensation benefits will be provided to Bargaining Unit Employeesas required by law.

## ARTICLE 16 INOCULATIONS AND IMMUNIZATION

Employees will be covered pursuant to Worker's Compensation benefits.

# ARTICLE 17 DRUGS AND ALCOHOL POLICY

- A. RANDOM TESTING- Each holder of a Commercial Driver's License (CDL) and each MOS in a safety or security related position is subject to random drug and alcohol testing. A safety or security related position is one in which an employee operates equipment that is potentially dangerous to other employees or citizens of the County, one in which an employee has access to or dispenses drugs, one in which an employee works in a facility that requires the care of individuals, one in which an employee has access to or carries a firearm, or one in which an employee operates or maintains heavy equipment or coordinates, relays, or controls radio communication forlaw enforcement, fire or emergency medical services personnel.
- **B.** TESTING ON REASONABLE CAUSE-If there is reasonable suspicion to believe that an MOS may be impaired by drugs or alcohol on the job, or if the MOS is found with drugs or alcohol in the workplace, immediate drug or alcohol testing may be ordered. Reasonable

suspicion exists when one's experience and training tends to indicate that a given person is under the influence of alcohol ora controlled substance. Acceptable indicators include, but are not limited to, odor of alcoholic beverage on the breath, slurred or incoherent speech, staggering walk, loss of physical coordination, bloodshot eyes, inability to successfully complete a field sobriety test, erratic behavior, unexplained or uncharacteristic irritability, excessive tardiness, poor work performance, or excessive unexplained absences from work.

# C. PROCEDURE FOR TESTING ON REASONABLE CAUSE

STEP 1 In the event any County MOS has reasonable suspicion to believe an MOS may be impaired by drugs or alcohol while on the job, the MOS's supervisor must be notified. The supervisor shall notify the Risk Manager and theHuman Resources Director. A trained supervisor, County Risk Management personnel or Human Resources personnel shall then directly observe the MOS's behavior and document any irregularities. If a test is ordered, the observer must document and submit to the Human Resources Director the specific indicators observed within forty-eight (48) hours.

STEP 2 If reasonable suspicion exists, the MOS shall be asked to execute a written consent for immediate alcohol or drug testing. Failure to consent totesting may be grounds for discipline, up to and including termination.

STEP 3 If reasonable suspicion exists, and consent is given, the MOS shall be immediately transported for appropriate testing. Testing may include use of the breathalyzer or blood or urine testing. The MOS shall be transported by a trained supervisor, the County Risk Personnel or the Human Resources Personnel to the Testing location. Analysis of any samples collected will be performed by a laboratoryselected by the County.

STEP 4 Following completion of testing, the MOS will be placed onadministrative leave with pay until the test results are available. The County shall transport the MOS home.

STEP 5 If the testing discloses that the MOS was not impaired by alcohol or drugs at the time of the test, the MOS shall return to work. If the test discloses that the MOS was not impaired at the time of the test but does disclose traceamounts of alcohol or drugs, or the test disclosed that the MOS was impaired by alcohol or drugs at the time of the test, the MOS may be placed on unpaid leave until adecision on continued employment is made by the Department Director and Human Resources Director.

D. Positive Drug Test Results for Delta-9-Tetrahydrocannabinol or Delta-9-Tetrahydrocannabion Metabolite (Non CDL and Non Safety Sensitive Positions). An employee who is not required to hold a CDL and is not employed in a position identified by the County Manager as safety sensitive, shall not be subject to disciplinary action solely because a positive drug test indicates a detectable amount of delat-9-tetrahydrocannabinol or delta-9-tetrahydrocannabinol or delta-9-tetrahydrocannabinol metabolite. A positive drug test indicated a detectable amount of delta-i-tetrahydrocannabinol or delta-9-tetrahydrocannabinol metabolite may, however, be used as evidence in disciplinary proceedings if relevant.

**PARTICIPATION IN A TREATMENT PROGRAM**-An MOS who is not terminated after a positive test result may be required to participate in an alcohol or drug treatment program through the Employee Assistance Program or another program, and comply with

other conditions specified by the County as a condition of continued employment. Any MOS who participates in such a program in addition to disciplinary action may be subject to other conditions as a condition of continued employment and shall be placed on leave without pay while participating in the program. However, an MOS may be pelmitted to use accrued sick leave, annual leave, or compensatory time in lieu of unpaid leave while participation in the program. Upon successful completion of an agreed upon treatment program, the MOS shall be permitted to return to his or her position.

## ARTICLE 18 OFFICE MEETINGS

The Department and Coalition may confer upon matters of mutual concern. These conferences may be requested by either the Coalition President or Department director and shall be governed by the following: The Director shall establish a conference place, time and day. Those required to attend will be paid.

# ARTICLE 19 COALITION/COMMUNICATION

- **A.** Upon the written request of the Coalition, the County shall provide the Coalition with the names of new employees hired to fill Bargaining Unit positions.
- **B.** The Coalition may request information and the County will respond in accordance with the Public Employee Bargaining Act ("PEBA"), Section 10-7E-l et seq. Such requests shall be submitted in writing to the RECC Director and Hunan Resources Director. The Coalition acknowledges and agrees that requests for information, including documents and other records, that it makes or that are made on its behalf are requests pursuant to PEBA and not requests pursuant to the Inspection of Public Records Act, NMSA 1978, Chapter 14, Article 2 ("IPRA"). Without limiting the generality of the foregoing, the Coalition acknowledges and agrees that requests it makes or that are made on its behalf are not subject to IPRA's deadlines or enforcement provisions, including, but not limited to, those allowing for the award of damages, costs, and attorney's fees.
- C. The RECC will provide spaces at the Center for the Coalition to postnotices. Barring emergency circumstances, this notice space shall be clearly visible to all Bargaining Unit Employees.
- 1. Should the Coalition decide to utilize any of these spaces, the Coalition shall provide a bulletin board, including any and all parts thereof, to extend larger than the space provided. County personnel shall handle installation of the board(s).
- 2. The bulletin board may be used for the posting of recreation and social affairs of the Coalition, Coalition meetings, Coalition elections, reports of Coalition committees, Coalition newsletters, repolis of Coalition meetings, rulings or policies of the state or national associations, legislative enactments, and judicial decisions affecting public employee labor relations.
- 3. The bulletin board may not be used by the Coalition for the posting of political statements; campaign material; material that can adversely affect County employees, elected officials, or appointed officials. In the event that there is adispute as to posted matelial, the material shall be immediately removed from the bulletin board. Abuse of these provisions with regard to the bulletin board may result in loss of bulletin board privileges.

# ARTICLE 20 STANDARDS, POLICY AND PROCEDURES

- A. The parties acknowledge the necessity to modify Department standards, policies, and procedures from time to time as needs dictate. Nothing in this Agreement shall be construed to prevent the Department from making such changes. The parties recognize that if a policy or procedure is in conflict with this Agreement, the Agreement controls.
- **B.** County agrees to furnish the Coalition with notice of the County's intention to make changes in County department policies and procedures that would affect working conditions of employees. If the Coalition does not respond within five (5) working days of the receipt of such notice, the County may assume that the Coalition does not wish to provide input over such changes. Changes maybe implemented without having prior input in emergency situation.
- C. Bargaining Unit Employees will follow the most recent HR Handbookfor any items not covered in this agreement to include the Grievance Procedure.
- 1. If the RECC forms a Committee relevant to daily operations of the RECC, the Coalition will have at least one (1) member appointed by the Coalition leadership to the Committee. Participation or Review does not constitute a waiver of the Coalition Rights to Collective Bargaining.

# ARTICLE 21 SHIFT BID

- **A.** Four (4) times each year, in January, April, July and October, MOS will be invited to bid for their shift preference for the following three (3) month period. January for the months of February, March and April-April for the months of May. June and July- July for the months of August, September and October- October for the months of November, December and January.
- **B.** MOS may bid for any shift based on seniority; there shall not be anyamount of time that an MOS can stay on a shift.
- C. Two (2) shift bids will take place telephonically, and two (2) bids will take place as an in person meeting with all the team members present, with the exception of MOS who are on preapproved leave or have a family emergency. If one of these situations exists, the MOS who is on leave will select, in writing, another MOS to bid for them.

MOS will receive a copy of the bid schedule, seniority list and call timeschedule at least two (2) weeks before the scheduled bid.

- **D.** The RECC Director reserves the right to hold an in person bid and to make shift assignments for the good of the organization.
- **E.** Requests for shift adjustments or reassignments, not covered by the shift bid process, will be considered on a case-by case basis. Any adjustments or reassignments will be made by the RECC Director in writing.
- **F.** If an MOS does not participate in the shift bid process, they will be ssigned to a shift by the Director after everyone else has completed their bid.

## ARTICLE 22 SEVERABILITY

If any portion of this Agreement is determined by a final order of an administrative agency or court of competent jurisdiction over the paliies to be contrary to law, the affected provision shall be rendered null and void. All other provisions not affected by the illegal provision shall remain in full force and effect.

# ARTICLE 23 FIREARMS

The parties agree to abide by the County's firearms policy.

# **ARTICLE 24 INSURANCE**

A. The County shall offer to the covered bargaining unit members and their eligible dependents medical, dental and optical insurance in accordance with the following contributions to the cost of the insurance, as defined in NMSA 1978. Section 10-7-4.2(8):

	County	Employee
	Contributions	Contributions
Employees who earn \$30,000 annually or	80%	20%
less		
Employees who earn \$30,001 to \$50,000	75%	25%
annually		
Employees who earn \$50,001 to \$70,000	70%	30%
annually		
Employees who earn more than \$70,000	65%	35%
annually		

- **B.** Percentages may be revised to comply with state law. The County shallmaintain medical, dental. and optical benefits for the life of this Agreement.
  - C. The County shall pay for 100% of basic Life insurance offered by the County.
- **D.** Bargaining unit employees will pay 100% of disability insurance and supplemental life insurance offered by the County.

## ARTICLE 25 RETIREMENT

Santa Fe County will provide eligible employees PERA benefits underMunicipal Plan 3. The County will pay 75% of the employee's contribution based on the contribution rate in effect on the effective date of this Agreement.

## ARTICLE 26 HOLIDAY PAY AND SICK LEAVE

**A.** The following days shall be observed as holidays and Bargaining Unit Employees will be granted time off with pay unless scheduled for duty:

New Year's Day

January 1

Martin Luther King Day

3<sup>rd</sup> Monday in January

Last Monday in May Memorial Day July 4<sup>th</sup> Independence Day 1<sup>st</sup> Monday in September Labor Day Second Monday in October Indigenous Peoples' Day November 11<sup>th</sup> Veteran's Day 4<sup>th</sup> Thursday in November Thanksgiving Day 4<sup>th</sup> Friday in November The Day After Thanksgiving December 25 Christmas Day

Other days officially designated by the County Commission or County Manager as a holiday for County employees.

- **B.** Bargaining unit employees scheduled to work on a holiday willreceive holiday pay at straight time at the employee's regular hourly rate of pay for the normal regular hours worked and time and one half for all hours actually worked.
- C. Bargaining unit employees not scheduled to work on a holiday willreceive holiday pay at straight time at the employee's regular hourly rate of pay for the normal regular hours worked.
- **E.** Bargaining unit employees will accrue and utilize vacation and sick leave in accordance with County policy.
  - **E.** MOS who call in sick on a holiday shall not be granted holiday pay.

## **ARTICLE 27 ANNUAL LEAVE**

**A.** Each Bargaining Unit Employee is eligible to accrue annual leave. Annual leave may be used after it has been accrued upon the approval of the employee's supervisor.

Bargaining Unit Employees accrue annual leave for each hour actually worked, excluding overtime, and for each paid hour according to the schedulebelow:

Years of eligible service	Annual hours accrued per hour of work
1 thru 5 years	.0606
6thru 10 years	.0805
11 or more years	.0848

- **B.** Upon separation from employment, an employee shall be entitled to payment of accrued annual leave at their current hourly rate, as of the date of separation. In the event of the death of an employee, the employee's estate shall be entitled to payment of the accrued annual leave as of the last day worked.
- **C.** Requests for annual leave, compensatory time, off or personal holiday will be subject to the HR Handbook however employees are encouraged to request this type of leave as early as possible to maximize the possibility of approval.

## ARTICLE 28 SICK LEAVE

Each bargaining unit member will accrue sick leave for each hour actuallyworked excluding overtime and for each hour paid at 0.0385 per hour worked. A MOS is required to notify the on- duty supervisor no less than two (2) hours before their scheduled shift if they call in sick.

# ARTICLE 29 PERSONAL LEAVE

Each bargaining unit employee will receive one personal leave day with pay each calendar year. A personal leave day must be scheduled in the same manner as annual leave. Personal leave may not be carried over into the following calendar year. Personal leave cannot be divided and taken on separate days.

## ARTICLE 30 BEREAVEMENT LEAVE

Bargaining Unit Employees shall be eligible to use up to three (3) days of bereavement leave in the event of the death of an immediate family member. Forpurposes of this Section, an "immediate family member" is defined as a spouse, child, parent. sibling, grandparent, grandchild, domestic partner, domestic partner's child, domestic partner's parent, step-parent, step-child, step-sibling, foster child, father-in-law, mother-in-law, son-and daughter-in-law, and brother-in-law and sister-in-law. Bereavement leave will be paid up to three (3) days.

#### ARTICLE 31 COURT TIME

Bargaining Unit Employees who are required to appear in judicial or administrative proceedings related to their employment with the County will be paid for actual time spent at the proceedings with a minimum of two (2) hours. Anemployee may not take Court Time to testify or litigate against the County.

# ARTICLE 32 SHIFT DIFFERENTIALS

A. Bargaining unit employees working Graveyard Shift hours (1800 hours-0600 hours) will receive a Shift Differential pay of 10% of their hourly rate for those hours.

# ARTICLE 33 WAGES

A. Each bargaining unit employee shall be eligible to earn a TSI whose total value will be approximately \$1,711. Total value means (i) the gross amount of pay, including overtime premium, earned by the employee due to the TSI hourly rate calculated in accordance with Section (B)(2) of this article plus (ii) the County's estimated contributions to the Public Employees Retirement Association and Retiree Health Care Authority assuming the TSI is earned only on regular hours worked and the employee is compensated for all regular hours scheduled during the pay periods in which the TSI may be earned.

The TSI authorized by this Subsection A shall be implemented in accordance with Subsection B.

B. The following provisions shall apply to the TSI authorized by subsection A:

- 1. The TSI may be earned beginning on February 11, 2022 or the first full pay period after implementation of the pay scale following implementation of this Agreement, whichever is later, and ending at the end of the fourth full pay period after implementation of the TSI, or the end of the pay period in which the employee has earned the target total value of the TSI, whichever is first. For example, if the TSA began on February 11, 2022, and due to overtime a bargaining unit employee earned a TSI the total value of which was \$1,711 by the end of the pay period that ends on March 11, 2022, the employee would not be eligible to earn additional TSI during the pay period that ends on March 25, or April 8, 2022.
- 2. The TSI shall be earned based upon an hourly rate of pay added to the employee's base hourly rate of pay during the period in which the TSI may be earned. The hourly rate of pay shall be calculated by subtracting from the target total value the County's estimated contributions to Public Employees Retirement Association and Retiree Health Care Authority and dividing the difference by the number of the employee's regularly scheduled hours during the period in which the TSI may be earned.
- 3. The TSI shall be included in the salary reported to the Public Employees Retirement Association and Retiree Health Care Authority on which employer and employee contributions are made.
- 4. The TSI will only be earned on hours actually worked and compensable leave types (e.g., sick leave, annual leave) used while employed by the County during the pay periods when the TSI may be earned. The parties acknowledge and agree that employees may earn less or more than their target total value TSI based upon their compensable hours during the period in which the TSI may be earned. In addition, should a bargaining unit employee separate from the County during the period when the TSI could have been earned:
- a. any payout of accrued leave to the separated employee will be based upon the employee's base hourly rate of pay and not include the TSI hourly rate; and
- b. the separated employee shall not otherwise be entitled to receive the amount of the TSI the employee could have earned (if any) had the employee stayed employed throughout the period when the TSI could be earned.
- C. The pay scale attached hereto as Exhibit A shall become effective on the later of January 15, 2022, or the first full pay period after the effective date of this Agreement. On that date, MOS in the following positions shall be paid in accordance with this pay scale, except as provided for in paragraph A and B above: ECS I, ECS II, ECS III, and Communications Team Leader.
- **D.** The pay scale attached hereto as Exhibit A will be effective through October 31, 2025, and shall expire on that date even if the Agreement remains in effect pursuant to NMSA 1978, Section 10-7E- I 8(D). This means that, after expiration of the pay scale, bargaining unit members shall receive no pay increases pursuant to the scale or otherwise until a successor agreement is negotiated. For the avoidance of doubt, there will be no pay increases even in the event of a promotion.
- **E.** From the date of implementation of this Agreement through October 31, 2025, MOS shall be entitled to a one and one half percent (1.5%) longevity pay increase if they remain employed by the County and working at the RECC for five consecutive years of service or more, and an additional one and one half percent (1.5%) longevity pay after ten years or more of

service. For those MOS who have been employed by the County for five or more continuous years of service on January 15, 2022 or the effective date of this Agreement (whichever is later). the first one and a half percent (1.5%) longevity pay shall go into effect on January 15, 2022, or the first full pay period after the effective date of this Agreement, whichever is later. For those MOS who achieve five years of continuous employment with the County at the RECC after the effective date of this Agreement, the effective date of the first one and a half percent (1.5%) longevity pay shall be the first full pay period after their five-year anniversary date. Thereafter, one and one half percent longevity pay shall be added to the base hourly rate of an MOS when their hourly rate changes. For example, an ECS III earning \$21.0809 on their fifth year anniversary, shall see their hourly rate increase to \$20.8187. On their six-year anniversary if their hourly rate increases to \$20.2014 on the scale, their hourly rate will be increased to \$20.9084 due to the longevity pay. If the NCIC Coordinator who earns \$25.9366 has five or more years of consecutive service, their hourly rate will be increased to \$26.2738. If a COLA is provided which modifies the MOS' hourly rate of pay through an increase to the pay scale or their hourly rate, the longevity pay shall be added to that after the increase. For example, the NCIC Coordinator earning \$25.9366 and receiving a COLA of one percent (1%) will have their hourly rate increased to \$26.1960. If they are also entitled to longevity pay, their hourly rate would be \$27.1129. Once an MOS has achieved ten consecutive years of service with RECC. their longevity pay shall increase to three percent (3%) and shall be administered in the same manner as set forth above, in other words it shall be added to the MOS's hourly rate of pay as that hourly rate may change over time.

- **F.** Effective January 15, 2022, or the first full pay period after implementation of this Agreement, MOS in the following positions shall receive the following increases to their hourly rate of pay:
  - CAD/MSAG System Administrator seven percent (7%);
  - NCIC Coordinator nine percent (9%);
  - Quality Assurance Specialist nine percent (9%);
  - Training Coordinator seven percent (7%).
- **G.** There shall be no other salary increases under this Article or Agreement. All pay increases in future fiscal years are expressly contingent upon adequate and specific appropriations being made by the Board of County Commissioners to fund them.
- **H.** The experience component of the minimum qualifications for ECSIII is five (5) years of experience with the RECC or other Emergency Medical or Law Enforcement Communications Center.
- I. If, in its discretion, the Board of County Commissioners decides to provide cost of living adjustments to County employees who are not members of any bargaining unit in January of 2023 or thereafter, the pay scale attached hereto as Exhibit A and the hourly rates of the CAD/MSAG System Administrator, NCIC Coordinator, Quality Assurance Specialist and Training Coordinator will be adjusted by the percentage amount of the cost of living adjustment(s) approved by the Board.

# ARTICLE 34 TERM OF AGREEMENT

This Agreement will become effective upon ratification by the Coalition, approval by the Board of County Commissioners, and upon signature by both parties, and shall remain in effect until

IN WITNESS WHEREOF, the parties have executed this Agreement this 14th day of December, 2021.

SANTA FE COUNTY

Henry P. Roybal, Chairperson

Santa Fe Board of County Commissioners

ATTEST;

Katharine E. Clark, Santa Fe County Clerk



APPROVED AS TO FORM:

Gregory S. Shaffer

Santa Fe County Attorney

NEW MEXICO COALITION OF PUBLIC SAFETY OFFICERS (RECC)

David L. Bency, NMCPSO

# EXHIBIT A

SCALE 1 - MOS Who are ECS Is IIs or IIIs on the Effective Date of this Agreement or Who Are Hired or Promoted to ECS I Effective Date of this Agreement

Position		Years of Service at RECC or Other Dispatch Centers									
	1+	2	I 3	4+	5	6	7	8			
ECS I	\$18 .81										
ECS II		\$19.1835	<b>1</b> \$ 19.4713	\$19.5881							
ECS III					\$20.0809	\$20.2014	\$ 20.3226	\$20.4			

SCALE 2 - MOS Who are Communications Team Leaders on the Effective Date of this Agreement or Who are Hired or Promoted to Communications Team Leader After the Effective Date of this Agreement

	Years of Service as Communications Team Leader at RECC										
Position		0		1		2	I	3	4	5	6+
Communications Team Leader	\$\$	23.5054	1 I	23.94 \$	485 I	24.40 \$	D22 I	24.7503 I\$	25.32 00	\$25.83 64	\$26.3750