1	ORDINANCE NO. 4433
2	An ordinance of San Bernardino County, State of California,
3	to amend Sections 13.0613, 13.0614, 13.0617c, 13.0617f, 13.0628, 13.0629 and 13.0660 of the San Bernardino County
4	Code relating to compensation and working terms and
5	conditions for the Exempt Group, Elected Officials, Student Interns, Student Nurses, Extra-Help Employment, Recurrent
6	Employment and Public Service Employees
7	
8	The Board of Supervisors of the County of San Bernardino, State of California,
9	ordains as follows:
10	
11	SECTION 1. Section 13.0613 of the San Bernardino County Code is amended,
12	to read:
13	13.0613 Salaries and Working Conditions of the Exempt Group.
14	(a) Exempt Group. The Exempt Group consists of employees who formulate
15	and administer significant executive policy, employee relations responsibilities, and/or
16	County confidential proprietary information. Positions are placed in the Exempt Group
17	only by specific approval of the Board of Supervisors.
18	(b) Definitions. The following definitions apply to the terms used in Section
19	13.0613 unless another definition is specified.
20	(1) APPOINTING AUTHORITY refers to the department head of the
21	employee's department as specified in Section 10 of Article II of the County Charter and
22	County Code section 12.2400. It also includes any person who is designated as acting
23	department head, employees acting for the department head during the absence of the
24	department head, and/or employees delegated all authority to act on behalf of the
25	appointing authority on a regular basis.
26	(2) BASE RATE OF PAY or BASE HOURLY RATE means the
27	employee's base hourly wage, excluding differentials and other pay above the base
28	hourly wage.

(3) BASE BIWEEKLY SALARY or BIWEEKLY BASE SALARY means
 an employee's base hourly rate, excluding any differentials or other pay above the base
 hourly rate, multiplied by the base hours paid (e.g., REG, SCK, VAC, etc.) each pay
 period. Base hours paid does not include time without pay or disability payments such
 as short-term disability or workers' compensation.

6 (4) CALENDAR YEAR refers to pay period 1 through 26, or 27 when
7 applicable, of the same year.

8 (5) COUNTY SERVICE or CONTINUOUS SERVICE refers to the total
 9 length of service from an employee's most recent beginning (hire) date in a regular
 10 position with no separation from County employment.

(6) COUNTY-WIDE ELECTED OFFICIAL refers to a County officer
 who is elected to a County-wide office pursuant to the law. County-wide elected
 officials consist of the Assessor/Recorder; Auditor-Controller/Treasurer/Tax Collector;
 Sheriff/Coroner/Public Administrator; and the District Attorney.

15 (7) DATE OF HIRE or HIRE DATE refers to the effective date of the
16 most recent date of hire in a regular position.

17 (8) DIRECTOR OF HUMAN RESOURCES refers to the incumbent in
18 the Director of Human Resources position. It also includes any person who has been
19 designated as acting Director of Human Resources, employees acting for the Director
20 during the absence of the Director of Human Resources, and/or employees delegated
21 authority approval on a regular basis by the Director of Human Resources.

(9) FISCAL YEAR ordinarily refers to pay period 15 of one year
through pay period 14 of the following year.

(10) PAID HOURS means hours actually worked or the use of accrued
leave time such as vacation, sick, holiday, or compensatory time. It does not include
unpaid hours or disability payments (excluding Labor Code section 4850 time) such as
short-term disability or workers' compensation.

(11) PAID STATUS refers to any pay period in which an employee

28

1 || codes paid hours.

(12) REGULAR POSITION refers to a position authorized by the Board
of Supervisors that may be budgeted at either a full-time or part-time level, and that may
be in either the classified or unclassified service. It does not include recurrent, extrahelp, ordinance, contract and other contingent positions.

6 (13) REGULAR STATUS refers to the completion of a required
7 probationary and/or trainee period in a regular classified position in the employee's
8 current or prior position, as applicable.

9 (14) SERVICE HOURS refers to paid hours from an employee's most
10 recent date of hire in a regular position and during an employee's regular tour of duty,
11 up to 80 hours per pay period. Time without pay, disability payments (excluding Labor
12 Code section 4850 time), medical emergency leave and overtime hours do not count as
13 service hours.

(c) Salary Schedules, Wage Increases, Classifications, and Salary Rates, and
Step Advancements.

(1) Salary Schedules. The salary schedules for Exempt Group and all
 non-represented employees are as on file with the Clerk of the Board of Supervisors.

(2) Wage Increases. The following wage increases shall be included in
 the salary schedules for Exempt Group employees and all non-represented employees,
 as are on file with the Clerk of the Board of Supervisors:

Effective July 31, 2021, the County shall provide all classifications in the Exempt Group with a three percent across the board salary increase, subject to the following:

If assessed values are less than a two percent increase in the 2019/2020
fiscal year from the 2018/2019 fiscal year and/or if the state or federal governments
change funding allocations or reduce funding for the In-Home Support Services
program (e.g., the Maintenance of Effort inflation factor is increased above four percent,
etc.) then the County may, upon approval of the Board of Supervisors, defer this three

1 percent increase no later than January 1, 2022.

Effective July 30, 2022, the County shall provide all classifications in the Exempt Group with a four percent across the board salary increase, subject to the following:

If assessed values are less than a two percent increase in the 2020/2021
fiscal year from the 2019/2020 fiscal year and/or if the state or federal governments
change funding allocations or reduce funding for the In-Home Support Services
program (e.g., the Maintenance of Effort inflation factor is increased above four percent,
etc.) then the County may, upon approval of the Board of Supervisors, defer this four
percent increase no later than January 1, 2023.

Effective February 25, 2023, the County shall provide all classifications in
 the Exempt Group with a three percent across the board salary increase, subject to the
 following:

If the County's Discretionary "Property Related Revenue", as defined in
the "Discretionary General Funding and Restricted Funds" section of the County's
Budget Book, are less than a two percent increase in 2021-22 compared to 2020-21
and/or if statewide Proposition 172 Sales Tax Collections from Fiscal Year 2021-22,
representing collections from September 2021 through August 2022, are less than a
one percent increase, then the County may, upon approval of the Board of Supervisors,
defer this three percent increase until August 26, 2023.

Effective February 24, 2024, the County shall provide all classifications in the Exempt Group with a three percent across the board salary increase, subject to the following:

If the County's Discretionary "Property Related Revenue", as defined in
the "Discretionary General Funding and Restricted Funds" section of the County's
Budget Book, are less than a two percent increase in 2022-23 compared to 2021-22
and/or if statewide Proposition 172 Sales Tax Collections from Fiscal Year 2022-23,
representing collections from September 2022 through August 2023, are less than a

one percent increase, then the County may, upon approval of the Board of Supervisors,
 defer this three percent increase until August 24, 2024.

3 Effective February 22, 2025, the County shall provide all classifications in
4 the Exempt Group with a three percent across the board salary increase, subject to the
5 following:

If the County's Discretionary "Property Related Revenue", as defined in
the "Discretionary General Funding and Restricted Funds" section of the County's
Budget Book, are less than a two percent increase in 2023-24 compared to 2022-23
and/or if statewide Proposition 172 Sales Tax Collections from Fiscal Year 2023-24,
representing collections from September 2023 through August 2024, are less than a
one percent increase, then the County may, upon approval of the Board of Supervisors,
defer this three percent increase until August 23, 2025.

13 14 (3) List of Exempt Group Classifications.

(A) Exempt—Executive County Administrators.

(I) Table 1. This table applies to employees hired into
positions in the listed classifications before July 9, 2016.

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	EXECUTIVE COUNTY ADMINISTRATORS						
	Job Code	Classifications	Benefit Group		Annual Salary Effective 7/31/21	Annual Salary Effective 7/30/22	
$\ $	03487	County Clerk	N/A	\$11,548	\$11,894	\$12,251	
	04237	Director of Airports	В	\$167,841	\$172,876	\$178,062	
	04260	Director of County Museum	В	\$159,367	\$164,148	\$169,072	
		(II) Ta	ble 2. This t	able applies	to employee	es hired into	
;	positions in the listed classifications on or after July 9, 2016.						
┡	-						
		EXECUTIVE COUNTY ADMINIST	RATORS				
5				Salary Grade	Salary Grado	Salary Grade	

	Job Code	Classifications	Benefit Group	Effective	Effective	Salary Grade Effective
20				6/19/21	7/31/21	7/30/22
27	01115	Agricultural Commissioner/Sealer	В	85B	85B	85B
	03489	Assistant Executive Officer	В	101B	101B	101B
28	10030	Assistant Executive Officer -	В	101B	101B	101B

	Human Services				
13111	Behavioral Health Medical Director	С	119C	119C	119C
03485	Chief Executive Officer	В	116B	116B	116B
01246	Chief Information Officer	В	97B	97B	97B
03515	Chief Probation Officer	В	93B	93B	93B
03310	Clerk of the Board of Supervisors	В	84B	84B	84B
03488	County Chief Financial Officer	В	97B	97B	97B
03487	County Clerk ¹	N/A	N/A	N/A	N/A
03495	County Counsel	В	105B	105B	105B
03500	County Librarian	В	84B	84B	84B
04228	Director of Aging and Adult Services	В	88B	88B	88B
04237	Director of Airports	В	83B	83B	83B
04383	Director of Arrowhead Regional Medical Center	В	118B	118B	118B
04300	Director of Behavioral Health	В	96B	96B	96B
04255	Director of Child Support	В	92B	92B	92B
04260	Director of County Museum	В	81B	81B	81B
04273	Director of Economic Development	В	83B	83B	83B
04276	Director of Fleet Management	В	81B	81B	81B
10004	Director of Human Resources	В	96B	96B	96B
04320	Director of Land Use Services	В	91B	91B	91B
18200	Director of Preschool Services	В	87B	87B	87B
04340	Director of Public Works	В	97B	97B	97B
04356	Director of Purchasing	В	82B	82B	82B
04365	Director of Real Estate Services	В	86B	86B	86B
18143	Director of Risk Management	В	82B	82B	82B
04386	Director of Transitional Assistance	В	90B	90B	90B
04390	Director of Veterans' Affairs	В	81B	81B	81B
04250	Director, Children and Family Services	В	94B	94B	94B
04280	Director, Community Development and Housing	В	83B	83B	83B
18160	Director, Regional Parks	В	83B	83B	83B
04278	Director, Workforce Development	В	83B	83B	83B
04272	Economic Development Administrator	В	92B	92B	92B
16345	Public Defender	В	101B	101B	101B
08048	Public Health Director	В	95B	95B	95B
18080	Registrar of Voters	В	87B	87B	87B
	¹ Salary for this position is set at \$1,	not a salar	y grade.	-	•

	ASSOCIATE ADMINISTRATORS							
Job Code	Classification	Benefit Group	Grade Effective 7/18/20	Grade Effective 7/31/21	Grade Effective 7/30/22			
01061	Administrative Analyst I	D	56D	56D	56D			
01066	Administrative Analyst II	С	66C	66C	66C			
01068	Administrative Analyst III	С	73C	73C	73C			
01060	Administrative Analyst Trainee	D	45T_D	45T_D	45T_D			
01289	ARC Administrative and Financial Manager	с	73C	73C	73C			
01292	ARC Project Administrator	С	57C	57C	57C			
01288	ARC Public and Legislative Affairs Officer	с	62C	62C	62C			
19173	ARMC Associate Chief Financial Officer	с	83C	83C	83C			
19160	ARMC Chief Financial Officer	В	100B	100B	100B			
01621	ARMC Chief Operating Officer	В	102B	102B	102B			
19145	ARMC Finance and Budget Officer		77C	77C	77C			
19166	Chief Medical Officer	С	114C	114C	114C			
06047	Assistant Administrator, Economic Development Agency	В	85B	85B	85B			
03098	Assistant Agricultural Commissioner/Sealer	с	75C	75C	75C			
01280	Assistant Assessor	В	82B	82B	82B			
01286	Assistant Auditor- Controller/Treasurer /Tax Collector	В	84B	84B	84B			
01380	Assistant Chief Information Officer	С	92C	92C	92C			
01297	Assistant Chief Probation Officer	С	85C	85C	85C			
12149	Assistant County Librarian	С	73C	73C	73C			
04229	Assistant Director of Aging and Adult Services	с	78C	78C	78C			
04238	Assistant Director of Airports	С	73C	73C	73C			
01373	Assistant Director of Behavioral Health	с	86C	86C	86C			
04254	Assistant Director of Child Support	С	85C	85C	85C			
04257	Assistant Director of Children and Family Services	с	85C	85C	85C			
10019	Assistant Director of Human Resources	с	87C	87C	87C			
04321	Assistant Director of Land Use Services	с	84C	84C	84C			
18219	Assistant Director of Preschool Services	с	78C	78C	78C			
04331	Assistant Director of Public Health	С	85C	85C	85C			

04	4342	Assistant Director of Public Works	С	92C	92C	92C
04	4355	Assistant Director of Purchasing	С	77C	77C	77C
04	04393 Assistant Director of Real Estate C Services		с	81C	81C	81C
18	8144	Assistant Director of Risk Management	с	77C	77C	77C
04	4391	Assistant Director of Transitional Assistance	с	84C	84C	84C
04	4286	Assistant Director of Workforce Development	с	78C	78C	78C
0	1410	Assistant District Attorney	В	97B	97B	97B
0,	1622	Assistant Hospital Administrator - Ambulatory Services	С	74C	74C	74C
03	3114	Assistant Public Defender	В	97B	97B	97B
0	1294	Assistant Recorder	В	82B	82B	82B
	8079	Assistant Registrar of Voters	С	78C	78C	78C
0	1532	Assistant Sheriff	С	93C - SAF	93C - SAF	93C - SAF
19	9172	Associate Chief Nursing Officer	С	86C	86C	86C
0'	1625	Associate Hospital Administrator Professional Services	с	86C	86C	86C
0	1599	ATC Project Administrator	С	57C	57C	57C
0	1666	Auditor-Controller/Treasurer/Tax Collector Division Chief	с	76C	76C	76C
0	1668	Auditor-Controller/Treasurer/Tax Collector Manager	С	71C	71C	71C
0	1067	Board of Supervisor's Administrative Analyst	В	73B	73B	73B
1(0000	BOS Chief of Staff	В	84B	84B	84B
02	2027	Building Official	С	82C	82C	82C
19	9957	Business Solutions Division Chief	С	82C	82C	82C
0	1076	Chief Administrative Analyst	С	80C	80C	80C
	3070	Chief Appraiser	С	76C	76C	76C
0	1340	Chief Assistant County Counsel	В	98B	98B	98B
03	3107	Chief Assistant District Attorney	В	100B	100B	100B
03	3512	Chief Communications Officer	В	89B	89B	89B
04	4302	Chief Compliance Officer - Behavioral Health	с	76C	76C	76C
03	3099	Chief Deputy Clerk of Board of Supervisors	с	73C	73C	73C
0'	1264	Chief Deputy County Museum	С	65C	65C	65C
19	9522	Chief Deputy Director of Sheriff's Administration	с	91C	91C	91C
	3105	Chief Deputy District Attorney	С	94C	94C	94C
03	3115	Chief Deputy Public Defender	С	94C	94C	94C

0311	6 Chief Deputy Recorder	С	76C	76C	76C
0312	0 Chief Deputy Registrar of Voters	С	65C	65C	65C
0302	1 Chief Deputy Treasurer	С	80C	80C	80C
1502	5 Chief Information Security Officer	С	92C	92C	92C
0311	1 Chief Learning Officer	С	78C	78C	78C
1916	5 Chief Medical Information Officer	С	107C	107C	107C
19164	4 Chief Nursing Officer	С	93C	93C	93C
1638	2 Chief of Animal Care and Control	С	80C	80C	80C
0317	5 Chief of Assessment Services	С	76C	76C	76C
0308	3 Chief of Clinical Operations	С	73C	73C	73C
03499	9 Chief of County Counsel's Administration	С	70C	70C	70C
0310	6 Chief of District Attorney's Administration	С	73C	73C	73C
10002	2 Chief of Environmental Health Services	С	80C	80C	80C
1313	8 Chief of Homeless Services	В	77B	77B	77B
0319	5 Chief of Public Defender's Administration	С	70C	70C	70C
0322	1 Chief Public Works Engineer	С	88C	88C	88C
03078	8 Child Support Chief Attorney	С	91C	91C	91C
0327	8 Children's Network Officer	С	69C	69C	69C
1002	5 Code Enforcement Chief	С	82C	82C	82C
0338	8 Communications Officer	С	66C	66C	66C
1215 [.]	Community Services Finance and Operations Chief	С	73C	73C	73C
03503	3 County Chief Operating Officer	В	102B	102B	102B
01062	2 County Compliance, Ethics and Privacy Officer	С	76C	76C	76C
03496	6 County Counsel Research Attorney I	С	62T_C	62T_C	62T_C
0349	7 County Counsel Research Attorney II	С	71C	71C	71C
01078	8 County HIPAA Security Officer/Assistant Privacy Officer	С	72C	72C	72C
03504	4 County Labor Relations Chief	В	90B	90B	90B
1986	3 County Surveyor	С	82C	82C	82C
0315		С	80C	80C	80C
1996 ⁻	1 Deputy Chief of Business Solutions Development	С	77C	77C	77C
1640 ⁻	Deputy Chief of Community Health Services	С	76C	76C	76C
1627	5 Deputy Chief Probation Officer	С	81C	81C	81C
0408	5 Deputy County Counsel I	С	62T_C	62T_C	62T_C

1	04095	Deputy County Counsel II	С	71T_C	71T_C	71T_C
2	04100	Deputy County Counsel III	С	78T_C	78T_C	78T_C
	04105	Deputy County Counsel IV	С	84C_C	84C_C	84C_C
3	04107	Deputy County Counsel V	С	87C_C	87C_C	87C_C
4	13124	Deputy Director Behavioral Health Administrative Services	С	83C	83C	83C
5	03153	Deputy Director of Behavioral Health Program Services	С	83C	83C	83C
6 7	12121	Deputy Director of Governmental & Legislative Affairs	В	73B	73B	73B
	18182	Deputy Director of Regional Parks	С	77C	77C	77C
8	04287	Deputy Director of RES Facilities Management	С	74C	74C	74C
9 10	04394	Deputy Director of RES Leasing & Acquisition	С	76C	76C	76C
11	01074	Deputy Director of RES Project Management	С	77C	77C	77C
12	18146	Deputy Director of Risk Management	С	71C	71C	71C
13	04124	Deputy Director, Administrative Services	С	75C	75C	75C
14	04299	Deputy Director, Behavioral Health Quality Management	С	83C	83C	83C
15	04256	Deputy Director, Child Support	С	74C	74C	74C
16	18162	Deputy Director, Children and Family Services	С	74C	74C	74C
17	04119	Deputy Director, Community Development and Housing	С	74C	74C	74C
18 19	04118	Deputy Director, Department of Aging and Adult Services	с	74C	74C	74C
20	04282	Deputy Director, Economic Development	с	74C	74C	74C
21	18201	Deputy Director, Preschool Services	с	74C	74C	74C
22	18167	Deputy Director, Program Development	С	74C	74C	74C
23	04288	Deputy Director, Public Works	С	88C	88C	88C
24	01331	Deputy Director, Sheriff's Coroner Division	С	75C - SAF	75C - SAF	75C - SAF
25	18163	Deputy Director, Transitional Assistance	с	74C	74C	74C
26	04275	Deputy Director, Workforce Development	С	74C	74C	74C
27	04060	Deputy Executive Officer	В	89B	89B	89B
28	16411	Deputy Public Information Officer	С	66C	66C	66C

1	03493	Director of Governmental & Legislative Affairs	В	83B	83B	83B
2 3	16278 Director of Probation Administration C		с	80C	80C	80C
4	19162	Director of Public Relations and Marketing	с	68C	68C	68C
5	04402	District Attorney Assistant Chief Investigator	с	83C - SAF	83C -SAF	83C - SAF
6	04395	District Attorney Chief Investigator	С	89C - SAF	89C - SAF	89C - SAF
7	04406	District Attorney, Public Affairs Officer	с	73C	73C	73C
8	06041	Economic Development Manager	С	69C	69C	69C
0	16111	EMACS Manager	С	71C	71C	71C
9	05145	Emergency Medical Services Assistant Administrator	с	70C	70C	70C
10	01615	EPIC Systems Administrator	С	80C	80C	80C
11	06035	Field Representative	В	63B	63B	63B
12	03506	Finance and Administration Projects Coordinator	D	58D	58D	58D
13	03502	Government Relations Analyst	С	66C	66C	66C
	08040	Health Officer	С	101C	101C	101C
14	08050	Healthcare Program Administrator	D	70D	70D	70D
15	06062	Housing Agency Finance Officer	С	66C	66C	66C
	05108	HS Administrative Manager	D	60D	60D	60D
16	04414	HS Auditing Chief	С	75C	75C	75C
17	05101	HS Program Integrity Division Chief	с	74C	74C	74C
18	16119	Human Resources Administrative Manager	с	73C	73C	73C
19	16095	Human Resources Analyst I	D	60D	60D	60D
20	16098	Human Resources Analyst II	D	68D	68D	68D
24	16100	Human Resources Analyst III	С	71C	71C	71C
21 22	16094	Human Resources Analyst Trainee	D	47T_D	47T_D	47T_D
23	10027	Human Resources Deputy Director	с	84C	84C	84C
24	16110	Human Resources Division Chief	С	80C	80C	80C
24 25	16115	Human Resources Business Partner I	D	65T_D	65T_D	65T_D
26	16116	Human Resources Business Partner II	с	72C	72C	72C
27	16101	Human Resources Investigator	D	68D	68D	68D
21	16109	Human Resources Manager	С	75C	75C	75C
28	03023	Indigent Defense Analyst	D	56D	56D	56D

1	15024	IT Chief Finance Officer	С	80C	80C	80C
2	01302	IT Deputy Chief	С	77C	77C	77C
	15022 IT Division Chief C		С	82C	82C	82C
3	15023	IT Finance Officer	С	71C	71C	71C
4	15020	Information Services Security Officer	с	78C	78C	78C
5	01667	Investment Officer	С	73C	73C	73C
6	05092	Labor Negotiator	С	80C	80C	80C
	03511	Labor Relations Analyst	D	60D	60D	60D
7	12102	Legislative Analyst	С	66C	66C	66C
3	03176	Network Services Division Chief	С	82C	82C	82C
,	01250	Planning Director	С	82C	82C	82C
9	09999	Principal Administrative Analyst	С	77C	77C	77C
5	16220	Principal Appraiser	С	69C	69C	69C
1	03100	Principal Assistant County Counsel	В	92B	92B	92B
	10024	Principal Management Analyst	В	84B	84B	84B
2	19856	Probation Health Services Manager	С	81C	81C	81C
1	16360	Public Health Chief Financial Officer	с	80C	80C	80C
5	16358	Public Health Division Chief	С	80C	80C	80C
ר	16385	Public Health Medical Director	С	97C	97C	97C
5	16410	Public Information Officer	В	83B	83B	83B
7	04341	Public Works Chief Financial Officer	С	80C	80C	80C
3	16389	Quality and Compliance Officer	С	75C	75C	75C
_	18031	Real Estate Services Manager	С	67C	67C	67C
9	18141	Risk Assessment Officer	С	70C	70C	70C
)	01600	SAP Chief	С	80C	80C	80C
1	16102	Senior Human Resources Investigator	С	72C	72C	72C
2	03509	Senior Labor Relations Analyst	С	72C	72C	72C
-	03510	Senior Labor Relations Officer	С	75C	75C	75C
3	04207	Sheriff's Deputy Director of Administrative Services	С	84C	84C	84C
4	19521	Sheriff's Administrative Manager	С	73C	73C	73C
5	19465	Sheriff's Captain	С	83C - SAF	83C - SAF	83C - SAF
	19460	Sheriff's Deputy Chief	С	88C - SAF	88C - SAF	88C - SAF
6 7	19518	Sheriff's Executive Officer of Corrections and Support Services	С	88C	88C	88C
7	19520	Sheriff's Financial Manager	С	73C	73C	73C
8	19507	Sheriff's Health Services	С	84C	84C	84C

	Administrator				
04123	Special Assistant Deputy District Attorney	с	88C	88C	88C
04126	Special Assistant to the District Attorney	В	97B	97B	97B
03505	Strategic Initiatives Chief	С	80C	80C	80C
19196	Strategy and Business Development Officer	С	77C	77C	77C
19822	Supervising Deputy County Counsel	С	90C	90C	90C
16120	Supervising Human Resources Business Partner	С	75C	75C	75C
21005	Undersheriff	В	98B - SAF	98B - SAF	98B - SAF
17351	Victim Services Chief	С	71C	71C	71C
	(C) Exempt—E	Executive Ass	Grade	Grade	Grade
Job Code	Classification	Benefit Group		Effective 7/31/21	Effective 7/30/22
01059	Administrative Aide (K)	С	57C	57C	57C
03101	Administrative Aide to the County Counsel	С	57C	57C	57C
01598	Auditor-Controller/Treasurer/Tax Collector Executive Assistant	С	57C	57C	57C
05281	CEO Executive Assistant - Unclassified	С	60C	60C	60C
16019	County Counsel Law Clerk	С	58C	58C	58C
19046	County Counsel Lead Secretary	D	48D	48D	48D
03498	County Counsel Paralegal	D	50D	50D	50D
03507	County Counsel Senior Paralegal	D	54D	54D	54D
05320	Executive Assistant	D	57D	57D	57D
05300	Executive Secretary I	D	40D	40D	40D
05305	Executive Secretary II	D	45D	45D	45D
05306	Executive Secretary II - Unclassified	С	45C	45C	45C
05311	Executive Secretary III - Classified	D	50D	50D	50D
05312	Executive Secretary III - Unclassified	С	50C	50C	50C
05256	Executive Secretary, Board of Supervisors	с	52C	52C	52C
03280	Secretary, Civil Service Commission	D	45D	45D	45D
	Sheriff's Special Assistant	С	57C	57C	57C

(D) Notwithstanding the salary as established by this chapter,
 the Board of Supervisors may establish salary, benefits, and other terms and conditions
 of employment by contract for the classifications listed in this section.

4

(4) Salary Rates and Step Advancements.

(A) Eligibility for Step Advancement. Employees shall be hired
at Step 1 of the established base salary range, except as otherwise provided in this
subdivision. Variable entrance steps may be established if justified by recruitment
needs through Step 7 with the approval of the appointing authority and through the top
step with the approval of the Director of Human Resources.

Within the base salary range, all step advancements will be made at the beginning of the pay period in which the employee completes the required number of service hours. However, when an employee reaches the required number of service hours with 80 hours in each pay period, the step advancement will be made at the beginning of the next pay period. Approval for advancement shall be based upon completion of the required length of service hours in the classification, satisfactory work performance, and appointing authority recommendation.

17 Completed service hours shall be defined as regularly scheduled 18 hours in a paid status, up to 80 hours per pay period. Overtime hours, disability 19 payments, medical emergency leave, and time without pay shall not count toward step 20 advancements. Unless otherwise approved by the Board of Supervisors, step 21 advancements within a base salary range shall be based upon a one-step increment, 22 approximately two and one-half percent. The employee shall be eligible for step 23 advancements after completion of increments of 1,040 hours until the top step of the 24 range is reached.

An appointing authority may request, in limited exceptional circumstances and with adequate justification, the adjustment of the salary step or salary rate of an employee to maintain salary equity within the system, to prevent undue hardship or unfairness due to the application of any rule or policy, or to correct any 1 salary inequity, subject to the recommendation of the Director of Human Resources and
2 the final approval of the Chief Executive Officer or his/her designee. The Director of
3 Human Resources may authorize the adjustment of the salary step or salary rate of an
4 employee to correct any payroll error or omission, including any such action which may
5 have arisen in any prior fiscal year.

6

(B) Implementation of Classification Study Results.

(I) Upgrading. An upgrading is the reclassification of a
position from one classification to another classification having a higher base salary
range. Whenever an incumbent employee is upgraded as a result of such
reclassification, pursuant to the Personnel Rules, such employee's step placement in
the new salary range shall be governed by the subdivision on "Promotions."

12 (II)Downgrading. A downgrading is the reclassification 13 of a position from one classification to another classification having a lower base salary 14 range. When a position is downgraded, the incumbent employee may continue at the 15 same salary rate where the salary rate is within the new base salary range. Where an 16 incumbent receives a salary rate greater than the maximum of the new base salary 17 range, the Director of Human Resources may authorize continuation of the same salary 18 rate to the incumbent employee that the employee received prior to the downgrading of 19 the position by placing the employee on an "X" step, provided that the employee shall 20 receive no future salary rate increases until the salary range maximum of the new 21 classification exceeds the "X" step.

(C) Salary Rate Adjustment. A salary rate (equity) adjustment is
 a change in the salary range assignment of an existing classification as a result of a
 compensation study. Step placement for incumbent employees whose classification is
 assigned to a higher base salary range shall be determined as follows, unless this
 process is waived by the Chief Executive Officer:

27 (I) If the employee's original base rate of pay is less than
28 Step 1 of the newly designated pay range, the employee shall be placed on Step 1 of

the new range. The employee shall be eligible to advance to the next step upon
receiving a satisfactory rating on the employee's next annual performance evaluation, in
accordance with the requirements of Subsection 13.0613(c)(4)(A). Subsequent step
advances shall be administered in accordance with Subsection 13.0613(c)(4)(A).

5 (II) If the employee's original base rate of pay falls within 6 the newly designated pay range, and the salary adjustment granted is at least two 7 salary ranges, the employee shall be placed upon the step in the new range that is 8 approximately a five percent salary increase, not to exceed the maximum step of the 9 new range. If the employee's original base rate of pay falls within the newly designated 10 pay range, and the salary adjustment granted is less than two salary ranges, the 11 employee shall be placed upon the step in the new range that is approximately a two 12 and one-half percent salary increase, not to exceed the maximum step of the new 13 range. The employee shall be eligible to advance to the next step upon receiving a 14 satisfactory rating on the employee's next annual performance evaluation, in 15 accordance with the requirements of Subsection 13.0613(c)(4)(A). Subsequent step 16 advances shall be administered in accordance with Subsection 13.0613(c)(4)(A).

(D) Demotion. A demotion is the appointment of an employee
from an incumbent position to a position in a different classification for which the
maximum rate of pay is lower. An employee demoted for disciplinary reasons shall be
placed on the step within the base salary range of the class to which the employee
demoted as provided in the order of demotion.

An employee demoted for non-disciplinary reasons shall be retained at the same salary rate, provided the salary rate does not exceed the top step of the applicable range, with the approval of the appointing authority and the Director of Human Resources.

An employee who demotes to a trainee classification for which the journey level classification is higher than the classification he/she demoted from, shall retain the same salary rate. Such an employee will be placed on the "X" step if

necessary, and the employee shall receive no future salary rate increases until the
employee has promoted to the journey level classification and the salary rate of that
classification exceeds the "X" step.

An employee who demotes to a trainee classification for which the journey level classification is lower than the classification he/she demoted from shall retain the same salary rate, provided that the salary rate does not exceed the top step of the journey level classification. If the salary rate is higher than the top step of the journey level classification, the employee shall be placed at the top step of the base salary range of the lower journey level classification.

10 Promotion. A promotion is the appointment of an employee (E) 11 from one classification to a classification having a higher base salary range. А 12 promoted employee shall receive at least the entrance rate of the new range or a two-13 step or five percent salary increase, (i.e., mathematically closest to five percent) 14 whichever is greater, provided that no employee is thereby advanced in step nor 15 advanced above the top step of the higher base salary range. At the discretion of the 16 appointing authority and with the approval of the Director of Human Resources, an 17 employee may be placed at any step within the higher base salary range. Promotions 18 shall be effective only at the beginning of a pay period unless the Director of Human 19 Resources approves an exception.

20 (d) Job Sharing and Part-time Employment. The County will make 21 reasonable accommodation for employees who desire to share their positions with other 22 qualified employees or eligible persons or to work on a part-time basis. Jobs may be 23 shared on an hourly or daily basis. All benefits for job sharing and part-time employees 24 shall be pro-rated on regularly scheduled hours except as may otherwise be provided. 25 Benefits not subject to proration include the following leaves: blood donation, 26 examination time, and bereavement. Further, where a specific benefit provides a 27 minimum hour requirement (e.g., must be full-time, or scheduled hours) job sharing and 28 part-time employees shall be required to meet the minimum hour requirement in order

1 || to receive the benefit.

- 2 ||
- (e) Hours of Work.

(1) Employees shall be required to work during such hours as
necessary to carry out the duties of their position as designated by the appointing
authority, and such hours may be varied so long as the work requirements and efficient
operations of the County are assured.

7 (2)The nature of Fair Labor Standards Act (FLSA) exempt 8 employment for certain affected Exempt Group classifications is such that intermittent, 9 occasional overtime is needed to fulfill the responsibilities and requirements of the 10 position. Usually, additional time and effort are proportionate to the importance and 11 level of the responsible position. These factors of time and effort are incorporated when 12 the compensation level of FLSA-exempt positions is established. In those instances in 13 which a position's work extends well beyond the normal hours of employment, the Chief 14 Executive Officer may authorize additional compensation in the form of cash payment or 15 compensating time off, generally on a pre-approved and prescheduled basis. 16 Circumstances for such compensation would include implementation of the intent of a 17 Board of Supervisors approved program or emergency response.

(3) For FLSA-covered employees in the Exempt Group classifications,
overtime is determined by the legal requirements of the FLSA. For FLSA-covered
employees, the following overtime provisions apply.

(A) Definition. OVERTIME shall be defined as all hours actually
worked in excess of 40 hours a work period. For purposes of defining overtime, paid
leave time, excluding sick leave as provided in Subsection 13.0613(e)(3)(B), shall be
considered as time actually worked. Overtime shall be reported in increments of full 15
minutes and is non-accumulative and non-payable when incurred in units of less than
15 minutes. Overtime shall not affect leave accruals.

(B) Sick leave that is not pre-approved and sick leave used by
employees on leave restriction shall not be considered as time actually worked for the

purpose of calculating overtime. PRE-APPROVED shall mean notice to management
at least 48 hours prior to the beginning of the leave.

(C) Overtime Compensation. Any employee authorized by the
appointing authority or authorized representative to work overtime shall be
compensated at premium rates, i.e., one and one-half times the employee's regular rate
of pay. Payment for overtime compensation shall be made on the first payday following
the pay period in which such overtime is worked, unless overtime compensation cannot
be computed until some later date, in which case, overtime compensation will be paid
on the next regular payday after such computation can be made.

In lieu of cash payment, upon request of the employee and
approval of the appointing authority, an employee may accrue compensating time off at
premium hours. Cash payment at the employee's base rate of pay shall automatically
be paid for any compensating time which exceeds 80 hours, for any such time which
has not been taken within 26 pay periods after being accrued, or for any hours on
record immediately prior to promotion, demotion or termination of employment.

(D) Variable Work Schedule. An appointing authority, with
agreement of an affected employee, may arrange for that individual to take such time off
as necessary to ensure that an employee's actual time worked does not exceed 40
hours within a given work period.

(E) Work Period. The work period for purposes of overtime
 commences at 12:01 a.m. Saturday and ends at 12:00 midnight the following Friday of
 each week. The pay period and workweek may be adjusted in accordance with FLSA
 requirements.

24

(f)

Insurance Programs.

25

(1) Medical and Dental Coverage Insurance.

(A) All eligible employees scheduled to work 40 hours or more
 per pay period in a regular position must enroll in a medical and dental plan offered by
 the County. Employees who fail to elect medical and dental plan coverage will be

automatically enrolled in the medical and dental plan with the lowest biweekly premium
rates available in the geographical location of the employee's primary residence.
Medical and dental plan coverage will become effective on the first day of the pay
period following the first pay period in which the employee is scheduled to work 40
hours or more and be in paid status.

6 (B) To continue enrollment in County-sponsored medical and
7 dental plan coverage, an employee must remain in a regular position scheduled to work
8 for a minimum of 40 hours per pay period and be in paid status or be on an approved
9 leave for which continuation of medical and dental coverage is expressly provided under
10 this subdivision, or be eligible for and have timely paid the premium for COBRA
11 continuation coverage.

(C) Eligible employees may elect to enroll their dependents upon
initial eligibility for medical and dental insurance. Thereafter, newly eligible dependents
may be enrolled within 60 days of obtaining dependent status, such as birth, adoption,
marriage, or registration of domestic partnership.

(D) Notification of a mid-year qualifying event must be submitted
to Human Resources in accordance with procedures adopted by Human Resources.
Employees are responsible for notifying the County within 60 days of dependent's
change in eligibility for the County plans.

(E) Dependent(s) must be removed mid-plan year when a
 dependent(s) becomes ineligible for coverage under the insurance plan eligibility rules,
 for example, divorce, over-age dependent, or termination of domestic partnership.

(F) Enrollment elections must remain in effect for the remainder
 of the plan year unless an employee experiences an IRS qualifying event.

(G) Premiums for coverage will be automatically deducted from
the employee's pay warrant. Failure to pay premiums will result in loss of coverage for
the employee and/or the dependents. If the employee does not have sufficient earnings
to cover the deduction for premiums, the employee must make alternative payment

1 arrangements that are acceptable to Human Resources.

(H) Employees eligible for medical plan coverage who are also
enrolled in a comparable group medical plan sponsored by another employer or are
covered by a spouse, domestic partner, or parent who is also employed with the County
may elect to discontinue enrollment in County-sponsored medical plan (opt-out or
waive).

(I) Employees who, prior to July 9, 2005, elected to optout of County-sponsored medical plan coverage and continue to opt-out will receive the
following biweekly amount: Employees scheduled for 61 to 80 hours per pay period
shall receive \$161.54 per pay period. Employees scheduled for 40 to 60 hours per pay
period shall receive \$80.77 per pay period. To receive these amounts, the employee
must be in paid status.

(II) Employees scheduled to work 61 to 80 hours who,
prior to July 9, 2005, elected to waive medical plan coverage to a spouse, domestic
partner, or parent employed by the County and continue to waive will receive \$230.00
per pay period; employees scheduled for 40 to 60 hours who continue to waive shall
receive \$115.00 per pay period.

(III) New opt-outs or waives (i.e., new employees and
current employees who opted-out or waived effective July 9, 2005, and any time
thereafter) scheduled for 61 to 80 hours per pay period will receive \$40.00 per pay
period; new opt-outs or waives scheduled for 40 to 60 hours shall receive \$20.00 per
pay period.

(I) Employees eligible for County-sponsored dental plan
 coverage who are also enrolled in a comparable group dental plan sponsored by
 another employer or are covered by a spouse, domestic partner, or parent who is also
 employed with the County may elect to discontinue enrollment in their County sponsored dental plan.

28

(J) The rules and procedures for electing to opt-out of or waive

County-sponsored medical and dental plan coverage are established and administered
 by Human Resources.

3 (I) Employees may elect to opt-out of or waive County
4 medical and/or dental plan coverage(s) within 60 calendar days of the effective date of
5 gaining other employer group coverage. Proof of initial gain of other employer group
6 coverage is required at the time that opt-out or waive is elected.

7 (II) Employees may also elect to opt-out of or waive
8 County medical and/or dental plan coverage during an annual open enrollment period.
9 All employees who are newly opting-out or waiving during an open enrollment period
10 must provide verification of other group coverage.

(III) Except as required at the initial opt-out/waive election,
 employees are not required to provide verification of continued coverage unless
 requested by the plan administrator.

(IV) Employees who voluntarily or involuntarily lose their
other employer group medical and/or dental plan coverage must enroll in a Countysponsored medical and/or dental plan within 60 calendar days. Enrollment in the
County-sponsored plan will be provided in accordance with the requirements of the
applicable plan.

(V) There must be no break in the employee's medical
and/or dental plan coverage between the termination date of the other employer group
coverage and enrollment in a County sponsored medical and/or dental plan. Terms and
conditions of the applicable plan will determine the required retroactive enrollment
period and premiums required to implement coverage. Failure to notify the County of
loss of group coverage within 60 calendar days will require the employee to pay their
insurance premiums retroactively on an after-tax basis.

(K) For employees assigned to work in the Needles, Trona, and
 Baker work locations, the County will establish a Needles Subsidy. To be eligible for
 the Needles Subsidy the employee must be enrolled in a medical plan and receive the

1 MPS. The Needles Subsidy will be paid by the employee's department and will be 2 equal to the amount of the premium difference between the indemnity medical plan 3 offered in these specific work locations and the lowest cost medical plan provided by the 4 County. The applicable subsidy amount shall be paid directly to the provider of the 5 County-sponsored medical plan in which the eligible employee has enrolled. This 6 Needles Subsidy will be established each year when premiums change for the County-7 sponsored medical plans. The subsidy will be discontinued when the lowest cost 8 medical plan becomes available to the employees.

9

(2) Term Life Insurance.

10 (A) County Paid Life Insurance. The County will pay the 11 premium for a term life policy, the amount of which is based on the eligible employee's 12 scheduled hours. Employees scheduled from 40 to 60 hours per pay period shall 13 receive \$25,000.00 in coverage. An employee scheduled from 61 to 80 hours shall 14 receive \$50,000.00 in coverage. Life insurance will become effective on the first day of 15 the pay period following the employee's first pay period in which the employee is in paid 16 status. For pay periods in which the employee is not in paid status, the employee shall 17 have the option of continuing life insurance coverage at the employee's expense.

18 (B) Voluntary Life Insurance. In accordance with the procedures 19 established by Human Resources, eligible employees may purchase, through payroll 20 deductions, term life insurance subject to carrier requirements. New employees shall 21 become initially eligible to participate in this program on the first day of the pay period 22 following the pay period in which the employee is in paid status. Participation will 23 continue as long as premiums are paid timely. If the employee does not have sufficient 24 earnings to cover the deduction for premiums, the employee must make alternative 25 payment arrangements that are acceptable to Human Resources.

(3) Variable Group Universal Life. Eligible employees may purchase,
 through payroll deductions, variable group universal life insurance subject to carrier
 requirements and approval. The benefit levels for such insurance shall be equivalent to

no more than three times the employee's annual base earnings. Employees who
purchase variable group universal life insurance shall be provided a County contribution
towards the biweekly premium based on the following schedule:

1		
4	Benefit Group	County Contribution
5	Benefit Group A	100 percent of the premium of the annual base salary
6 7	Benefit Group B	50 percent of the premium of the annual base salary or 100 percent of the premium equal to one-half of the annual base salary
'	Benefit Group C	25 percent of the premium of the annual base salary
8	Benefit Group D	25 percent of the premium of the annual base salary

9 If the employee does not have sufficient earnings to cover the deduction
10 for premiums, the employee must make alternative payment arrangements that are
11 acceptable to Human Resources.

12 (4) Accidental Death and Dismemberment Insurance. Exempt Group 13 employees may purchase amounts of accidental death and dismemberment insurance 14 coverage for themselves and dependents through payroll deduction. New employees 15 shall become initially eligible to participate in these programs on the first day of the pay 16 period following the first pay period in which the employee is in paid status. 17 Participation will continue as long as premiums are paid timely. If the employee does 18 not have sufficient earnings to cover the deduction for premiums, the employee must 19 make alternative payment arrangements that are acceptable to Human Resources. The 20 benefits will be provided subject to carrier requirements and will be administered by 21 Human Resources.

(5) Long-Term Disability Insurance. The County will provide Exempt
Group employees with long-term disability insurance subject to carrier requirements and
approval. The benefit levels for such insurance shall be those approved by the Director
of Human Resources and are subject to carrier requirements. Integration of leave
balances (e.g., sick, vacation, etc.), either partially or fully, are allowed in conjunction
with long-term disability benefits.

28

(6) Short-Term Disability Insurance. The County will provide an

1 employer paid short-term disability insurance plan for Exempt Group employees. This 2 benefit shall apply to Exempt Group employees in regular positions who are regularly 3 scheduled to work 40 hours or more per pay period. The short-term disability insurance 4 plan benefit coverage shall be governed by the plan document that has been approved 5 and adopted by the Board of Supervisors for Exempt Group employees and is subject to 6 carrier requirements and approval. The short-term disability insurance plan benefit 7 coverage shall include a provision for a seven consecutive calendar day waiting period 8 from the first day of disability before benefits begin. Benefits shall be 55 percent of 9 base salary up to a weekly maximum established by a formula that incorporates the 10 State of California for the State Disability Insurance fund maximum. Benefit payments 11 terminate when the employee is no longer disabled or after receiving 180 days of 12 benefits at which time the employee would be eligible for long-term disability benefits if 13 still medically disabled.

(7) Vision Care Insurance. Subject to carrier requirements, the County
will pay the premiums for vision care insurance for employees who are in paid status
and their eligible dependents.

17

(g) Leave Provisions.

18 (1) Sick Leave. Sick leave with pay is an insurance or protection 19 provided by the County to be granted in circumstances of adversity to promote the 20 health of the individual employee. It is not an earned right to time off from work. SICK 21 LEAVE is defined to mean the authorized absence from duty of an employee because 22 of physical or mental illness, injury, pregnancy, confirmed exposure to a serious 23 contagious disease, for a medical, optical, or dental appointment, for certain purposes 24 related to being a victim of domestic violence, sexual assault or stalking, or other 25 purpose authorized herein.

26

(A) Definition.

27 (I) FAMILY MEMBER. A FAMILY MEMBER, as defined
28 by Labor Code section 245.5, is a parent, child, spouse, registered domestic partner,

grandparent, grandchild, or sibling. PARENT means a biological, foster, adoptive, or
 stepparent, a legal guardian, or a person who stood in loco parentis when the employee
 was a minor child of the employee, or the employee's spouse or registered domestic
 partner. CHILD means a biological, foster, or adopted child, a stepchild, a legal ward, a
 child of a domestic partner, or a child to whom the employee stands in loco parentis.
 DOMESTIC PARTNER is defined by Family Code section 297.

7 (II) EXTENDED FAMILY. EXTENDED FAMILY is
8 defined as, parent/sibling-in-law, aunt, uncle, niece, nephew, or any step relations as
9 defined herein.

(B) Accumulation. Employees in regular positions shall accrue
sick leave for each payroll period completed, prorated on the basis of 3.69 hours per
pay period, except as provided in Subsection 13.0613(g)(14). Earned sick leave shall
be available for use the first day following the payroll period in which it is earned.
Employees in regular positions paid less than 80 hours per pay period or job-shared
positions shall receive sick leave accumulation on a pro rata basis. There shall be no
limit on sick leave accumulation.

(C) Compensation. Approved sick leave with pay shall be
compensated at the employee's base rate of pay. The minimum charge against
accumulated sick leave shall be 15 minutes.

20

(D) Administration.

(I) Investigation. It shall be the responsibility and duty of
each appointing authority to investigate each request for sick leave and to allow sick
leave with pay where the application is determined to be proper and fitting, subject to
approval of the Director of Human Resources.

(II) Notice of Sickness. In 24-hour departments, the
appointing authority or designee should be notified at least two hours prior to the start of
the employee's scheduled tour of duty of a sickness on the first day of absence and
must be notified at least one hour prior to the start of the employee's scheduled tour of

duty. In other departments, the appointing authority or designee must be notified within
one-half hour after the start of the employee's scheduled tour of duty of a sickness on
the first day of absence.

4 It is the responsibility of the employee to keep the appointing 5 authority informed as to continued absence beyond the first day for reasons due to 6 sickness or occupational disability. Failure to make such notification shall result in 7 denial of sick leave with pay. If the employee receives a doctor's off-work order and 8 provides notice of same to the appointing authority, the employee is not required to 9 contact the department daily. If the employee does not have an off-work order or has 10 not notified the appointing authority that one has been issued, the employee shall be 11 required to contact the department daily in accordance with the timeframe above.

(III) Review. The Director of Human Resources may
review and determine the justification of any request for sick leave with pay and may, in
the interest of the County, require information from a doctor to support a claim for sick
leave pay.

(IV) Proof. A doctor's certificate or other adequate proof
shall be provided by the employee in all cases of absence due to illness if requested by
the appointing authority. All requests for proof of illness shall be made in compliance
with the Labor Code and other law.

(V) Improper Use. Evidence substantiating the use of
sick leave for willful injury, gross negligence, intemperance, trivial indispositions,
instances of misrepresentation, or violation of the rules defined herein will result in
denial of sick leave with pay and shall be construed as grounds for disciplinary action up
to and including termination.

25

(E) Sick Leave for Other than Personal Illness/Injury.

(I) Family Sick Leave. A maximum of one-half of the
 employee's annual accrual of earned sick leave per calendar year may be used for
 attendance upon family members who require the attention of the employee. Upon

approval of the appointing authority, the employee may use part of this annual
allowance for attendance upon members of the employee's extended family residing in
the employee's household who require the attention of the employee.

4 (II) Bereavement. A maximum of three days earned sick
5 leave may be used per occurrence for bereavement due to the death of a family
6 member or a member of the employee's extended family, as defined herein, or any
7 relative who resided with the employee.

8 (III) Birth/Adoption. A maximum of 40 hours earned sick
9 leave may be used per occurrence for arrival of an adoptive child at the employee's
10 home. An employee may utilize on an annual basis no more than 40 hours of
11 accumulated sick leave per calendar year for the birth of his or her child.

(IV) Medical, Optical or Dental Appointments. The
employee may use sick leave for medical, dental or optical appointments; however,
every effort should be made to schedule the appointments at a time of day that will
minimize the employee's time off work.

16

(F) Return-to-Work Medical Clearance.

(I) Under any of the following circumstances, all
employees who have been off work due to an illness or injury will report to the San
Bernardino County Center for Employee Health and Wellness for a medical evaluation
of condition and authorization to return to work before returning to work.

(i) Employees whose treating physician or other
 qualified medical provider has ordered job modification(s) as a condition for either
 continuing to work or for returning to work after an illness or injury. This applies to both
 occupational and non-occupational illness or injury.

25 (ii) Employees who have been off work due to
26 communicable diseases such as, but not limited to, chicken pox and measles.

27 (iii) Employees who have been absent on account
28 of serious medical condition, when so directed by appointing authority.

(II) Employees are required to attend return-to-work
 medical appointments at the Center for Employee Health and Wellness on their own
 time; however, mileage for attending such appointments are eligible for reimbursement
 pursuant to the expense reimbursement provision, Subsection 13.0613(j).

5 (III)It is the responsibility of the employee to obtain 6 written notice from the medical provider of authorization to return to work with or without 7 job modification. To ensure all necessary and relevant medical information is provided, 8 the County shall make available forms to be completed by the medical provider. It is the 9 responsibility of the employee to provide verbal notice to his or her appointing authority 10 immediately upon receipt of the medical provider's authorization to return to work, and 11 no later than 24 hours after receipt of the notice. The appointing authority or designee 12 will schedule an appropriate medical evaluation for the employee with the Center for 13 Employee Health and Wellness prior to the employee's return to work. The employee 14 shall provide the medical provider's written notice of authorization to return to work to 15 the Center at or prior to the employee's scheduled appointment time.

16 (IV) Exceptions to the above requirements may be made
17 on a case-by- case basis by the Center for Employee Health and Wellness.

(V) The employee is obligated to attend the appointment
as scheduled under the conditions outlined above. If the employee fails to adhere to the
procedure, the employee is required to use sick leave or leave without pay for any work
hours missed. If required notice has been provided, and there is a delay between the
employee's appointment with the Center and the start of his or her scheduled tour of
duty on the day that he or she was released to return to work, the County will pay for
work hours missed, without charge to the employee's leave balances.

(VI) The final decision on the employee's ability to return
to work rests with the medical provider at the Center. In the event the employee is not
released to return to work by the medical provider at the Center, the employee's status
would continue on sick leave or, where there is no balance, leave without pay.

1 (G) Workers' Compensation. Employees shall receive full salary 2 in lieu of Workers' Compensation benefits and paid sick leave for the first 40 hours 3 following an occupational injury or illness, if authorized off work by order of an accepted 4 physician under the Workers' Compensation sections of the California Labor Code. 5 Thereafter, accumulated paid leave may be prorated to supplement such temporary 6 disability compensation payments, provided that the total amount shall not exceed the 7 regular gross salary of the employee. Employees eligible for salary continuation 8 pursuant to Labor Code section 4850 are not entitled to this paid time.

9 (H) Employees covered by Labor Code section 4850 who are
10 injured in the line of duty are entitled to full salary in lieu of Workers' Compensation
11 benefits and sick leave for a period not to exceed one year. After the employee has
12 used one full year of such "4850 time", said employee may use accumulated sick leave
13 with pay with the approval of the appointing authority to augment temporary disability
14 payments if said employee is still temporarily disabled by order of an accepted
15 physician under the Workers' Compensation sections or until said employee is retired.

(I) Separation. Unused sick leave shall not be payable upon
separation of the employee, except as provided in the Retirement Medical Trust Fund,
Subsection 13.0613(k)(4) and as provided below.

Upon the death of an active employee with five or more years of
continuous service from the most recent date of hire in a regular position, the estate of
the deceased employee will be paid the cash value for the unused sick leave balances
according to the sick leave conversion formula below only up to 1,000 hours, and will
not go into the Trust.

24		
27	Sick Leave Balance as of Date of Separation for	Cash Payment Percent of Hours of
25	Death	Sick Leave Balance
00	480 hours or less	30 percent
26	481 to 600 hours	35 percent
27	601 to 720 hours	40 percent
	721 to 840 hours	45 percent
28	841 to 1,000 hours	50 percent

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1 Sick Leave Conversion. While employed by the County, (J) 2 employees who have contributed to a public sector retirement(s) for over five years and 3 have not withdrawn the contribution from the system(s) may exchange accrued sick 4 leave hours in excess of 200 hours for vacation time on the following basis: 5 Sick Leave Balance at Time of Sick Leave to Vacation Leave Conversion Conversion Ratio 6 201 to 599 hours 3 sick hours to 1 hour vacation 7 600 to 799 hours 2.5 sick hours to 1 hour vacation 800 or more hours 2 sick hours to 1 hour vacation 8 Any such exchange must be made in ten-hour increments of 9 accrued sick leave under the procedures established by the Director of Human 10 Resources. Employees may elect this exchange once per calendar year. 11 (2) Vacation Leave. 12 (A) Definition. VACATION is a right, earned as a condition of 13 employment, to a leave of absence with pay for the recreation and well-being of the 14 employee. If an employee has exhausted sick leave, vacation leave may be used for 15 sick leave purposes upon a special request of the employee and with the approval of 16 the appointing authority. 17 (B) Accumulation. Employees in regular positions scheduled to 18 work 80 hours per pay period shall accrue, on a pro-rata basis, vacation leave for 19 completed pay periods. Such vacation leave shall be available for use on the first day 20 following the pay period in which it is earned, provided an employee has worked six pay 21 periods from the employee's hire date. Employees in regular positions paid less than 80 22 hours per pay period or job shared positions shall receive vacation leave accumulation 23 on a pro-rata basis. 24 25 Annual Vacation Allowance Length of Service from Hire Date Hire date through 8,320 service hours 80 hours 26 Over 8,320 and through 18,720 service hours 120 hours 27 Over 18,720 service hours 160 hours 28

The maximum vacation leave accrual balance that may be carried

1 over to a future calendar year shall be 480 hours. However, the maximum vacation 2 leave accrual balance that may be carried over into a future calendar year for an 3 employee with a balance of more than 480 hours at the end of calendar year 2010 shall 4 be such employee's vacation leave balance at the end of pay period 26 of calendar year 5 2010. Thereafter, the maximum vacation accrual balance for those employees with a 6 balance greater than 480 hours at the end of calendar year 2010 shall be adjusted 7 annually at the end of each calendar year and shall never be increased. Any vacation 8 leave accrual balance in excess of the employee's maximum leave accrual balance at 9 the end of the calendar year shall be cashed out and paid in accordance with 10 Subsection 13.0613(g)(2)(E)(II).

11

(C) Administration.

(I) Vacation periods should be taken annually with the
approval of the appointing authority at such time as will not impair the work schedule or
efficiency of the department but with consideration given to the well-being of the
employee.

(II) The minimum charge against accumulated vacation
Ieave shall be 15 minutes. Vacation leave shall be compensated at the employee's
base rate of pay, except as otherwise provided in this Plan.

(III) When a fixed holiday falls within a vacation period,
the holiday time shall not be charged against an employee's earned vacation benefits.

(IV) Employees not planning to return to County
employment at the expiration of a vacation leave, except those retiring, shall be
compensated in a lump sum payment for accrued vacation and shall not be carried on
the payroll. Retiring employees may elect to use vacation leave to enhance retirement
benefits or be compensated in a lump sum payment for accrued vacation leave.

(D) Prior Service. New employees hired into the County in
 regular positions who have been employed by a public jurisdiction or private sector in a
 comparable position or a position which has prepared such employees for an

assignment to a position in the Exempt Group may receive credit for such previous
experience in the former agency(s) in determining their vacation accrual rate. Such
determination as to the comparability of previous experience and amount of credit to be
granted rests solely with the Director of Human Resources or designee. Requests for
prior service credit should be made at the time of hire or as soon as possible thereafter
but in no event later than one year from the employee's hire date.

7

(E) Conversion of Vacation Leave to Cash.

8 (I) Elective Conversion. An employee may sell back 9 vacation leave at the base hourly rate of the employee as hereinafter provided, upon 10 approval of the appointing authority. Eligible employees may exercise these options 11 under procedures established by the Director of Human Resources. In lieu of cash, the 12 employee may designate that part or all of the value of vacation leave be contributed to 13 the County's 401(k) Defined Contribution Plan or 457(b) Deferred Compensation Plan. 14 In order to sell back vacation leave prior to termination or retirement, an employee may 15 exercise the following options:

Option 1. Future Accruals. An employee must make an irrevocable election during the month of December, specifying the number of hours to be sold back from the next calendar year's vacation leave accrual. Such election must be made in increments of not less than ten hours and may not exceed 160 hours. All designated hours remaining at the end of the pay period 25 will automatically be converted into cash in the last period of the calendar year.

22 Option 2. Existing Accruals. Existing accruals may be 23 cashed out in whole hour increments with a minimum cash out of ten hours and will be 24 subject to a ten percent penalty.

(II) Automatic Conversion. At the end of the last pay
 period of the calendar year, an employee shall automatically have any vacation leave
 accruals in excess of the employee's maximum vacation leave accrual balance
 converted to cash. Such automatic vacation leave cash out shall be paid in pay period

1	1 of the next calendar year.	
2	(3) Holiday Leave.	
3	(A) Fixed Holidays. All employees in regular positions except as	
4	modified in Subdivision (i) shall be entitled to the following holidays:	
5	January 1	
6	Third Monday in January	
7	Third Monday in February	
8	Last Monday in May	
9	June 19	
10	July 4	
11	First Monday in September	
12	Second Monday in October	
13	November 11	
14	Thanksgiving Day	
15	Day after Thanksgiving	
16	December 24	
17	December 25	
18	December 31	
19	(B) Floating Holidays. Employees in regular positions shall be	
20	entitled to a total of eight hours floating holiday time annually provided that the	
21	employee is not on unpaid leave for the entire pay period and is in paid status for the	
22	pay period where the floating holiday time is to accrue. Eight hours floating holiday time	
23	shall be accrued during the first pay period prior to the third Monday in January.	
24	Floating holidays accrued shall be available for use on the first day	
25	following the pay period in which they are accrued, with the approval of the appointing	
26	authority. Appointing authorities have the right to schedule employees' time off for	
27	accrued holidays to meet the needs of the service but with consideration given to the	
28	well-being of the employee. Employees in regular positions budgeted less than 80 hours	

per pay period or job-shared positions shall receive floating holiday accruals on a prorata basis.

Maximum Holiday Leave Accrual Balance

(C)

4 (1) The maximum holiday leave accrual balance that may 5 be carried over to a future calendar year shall be 112 hours. However, the maximum 6 holiday leave accrual balance that may be carried over into a future calendar year for an 7 employee with a balance of more than 112 hours at the end of calendar year 2010 shall 8 be such employee's holiday leave balance at the end of pay period 26 of calendar year 9 2010. Thereafter, the maximum holiday accrual balance for those employees with a 10 balance greater than 112 hours at the end of calendar year 2010 shall be adjusted 11 annually at the end of each calendar year and shall never be increased.

12 (II) Effective pay period 1 of calendar year 2022, the 13 maximum holiday leave accrual balance that may be carried over to a future calendar 14 year shall be 120 hours. However, employees with a grandfathered balance of more 15 than 120 hours shall carry over their maximum grandfathered accrual balance in 16 accordance with Subsection 13.0613(g)(3)(C)(I). Any holiday leave accrual balance in 17 excess of the employee's maximum holiday leave accrual balance at the end of the 18 calendar year shall be cashed out and paid in accordance with Subsection 19 13.0613(g)(3)(G)(II).

(D) When a fixed holiday falls within a vacation period, the
 holiday time shall not be charged against an employee's earned vacation benefits.

(E) Whenever an employee is required to work on a fixed
 holiday or the fixed holiday falls on an employee's regularly scheduled day off, the
 employee shall accrue, on an hour-for-hour basis, up to a total of eight hours floating
 holiday time.

(F) When a fixed holiday falls on a Saturday, the previous Friday
will be observed as the fixed holiday except that when the preceding Friday is also a
fixed holiday, the preceding Thursday will be observed as the fixed holiday. When a

3

fixed holiday falls on a Sunday, the following Monday will be observed as the fixed
holiday except that when the following Monday is also a fixed holiday, the following
Tuesday will be observed as the fixed holiday.

4

(G) Conversion of Holiday Leave to Cash.

(I) Elective Conversion. An employee may sell back
holiday time at the base hourly rate of the employee as hereinafter provided, upon
approval of the appointing authority. Eligible employees may exercise this option under
procedures established by the Director of Human Resources. In lieu of cash, the
employee may designate that part or all of the value of holiday time to be contributed to
the County's 401(k) Defined Contribution Plan or 457(b) Deferred Compensation Plan.

In order to sell back holiday time prior to termination or
 retirement, an employee may exercise the following options:

Option 1. Future Accruals. An employee must make an irrevocable election during the month of December, specifying the number of hours to be sold back from the next calendar year's holiday time accrual. Such election must be made in increments of not less than eight hours and may not exceed the annual amount to be accrued for the next calendar year. All designated hours remaining at the end of pay period 25 will automatically be converted into cash in the last pay period of the calendar year.

20 Option 2. Existing Accruals. Existing accruals may be 21 cashed out in whole hour increments with a minimum cash out of eight hours and will be 22 subject to a ten percent penalty.

(II) Automatic Conversion. At the end of the calendar
 year, an employee shall automatically have any holiday leave accruals in excess of the
 employee's maximum holiday leave accrual balance converted to cash. Such automatic
 holiday leave cash out shall be paid in pay period 1 of the next calendar year.

(H) Grandfathered Holiday Time. An employee promoted from
 the Safety Management and Supervisory Unit to the Exempt group who has any

1 grandfathered holiday time at the time of promotion, will be allowed to retain such 2 grandfathered holiday time. Such time may be used or compensated at the time of 3 retirement or separation under the same terms and conditions as are applicable to 4 Safety Management and Supervisory Unit employees. 5 (4) Special Leaves of Absence Without Pay. 6 (A) General Provisions. A special leave of absence without pay 7 may be granted to an employee who: 8 (I) Is medically incapacitated to perform the duties of the 9 position; 10 (II) Desires to engage in a relevant course of study which 11 will enhance the employee's value to the County; 12 (III)Takes a leave of absence pursuant to the Federal 13 Family Medical Leave Act (FMLA), the California Family Rights Act (CFRA), and/or 14 Pregnancy Disability Leave (PDL) provisions of the Fair Employment and Housing Act 15 (FEHA); 16 (IV)For any reason considered appropriate by the 17 appointing authority and the Director of Human Resources. 18 (B) Exempt Group employees eligible to receive the automobile 19 allowance, portable communication device allowance, bilingual compensation, or 20 special assignment compensation will have these benefits suspended while on unpaid 21 leave and upon exhausting short-term disability insurance benefits. These benefits will 22 cease the day following the end of the individual's short-term disability insurance 23 benefits. Employees off work without pay for disciplinary reasons shall not receive the 24 above listed benefits until they return to full time status. 25 (C) Type of Leave of Absences. There are four types of leaves 26 of absences. All requests must be in writing and require the approval of the appointing 27 authority or designee and the Director of Human Resources or designee. Upon 28 request, the appointing authority or designee and the Director of Human Resources or

1 designee may grant successive leaves of absence. All benefits shall be administered in 2 accordance with the appropriate section of this code. 3 (I) Leave of Absence with Right to Return. Leaves of 4 absence with right to return may be granted to employees in regular positions for a 5 period not exceeding one year. The employee remains in his or her position. 6 (II) Family Leave. Leaves of absence will be granted in 7 accordance with the FMLA, the CFRA, and/or the PDL provisions of FEHA. This leave 8 can be concurrent with use of paid leave or leave of absence without pay with right to 9 return. 10 An employee on an approved leave of absence without pay 11 under this provision will continue to receive the benefits outlined in Subsection 12 13.0613(k)(1)(B)(III) for a period of six pay periods. Certification from a health care 13 provider is required for all instances of medical leave under this provision. Employees 14 are required to inform supervisors of the need for leave at least 30 days before 15 commencement where possible. 16 In instances where the leave is for the birth or placement of 17 a child and both husband and wife are County employees, both employees are limited 18 to a total of 12 weeks between them. 19 (III)Leave of Absence without Right to Return. 20 (i) Definition. Leaves of absence without right to 21 return may be granted to employees with regular status for a period not exceeding one 22 Employees without right to return shall be removed from their position. vear. 23 Retirement contributions shall remain in the system and cannot be requested for 24 distribution until the expiration of the leave. The employee shall be eligible to purchase 25 medical benefits pursuant to federal Consolidated Omnibus Reconciliation Act of 1985 26 (COBRA). 27 (ii) Return Process. An employee may return to 28 the same department in the classification from which the employee took the leave of

1 absence with the approval of the appointing authority and the Director of Human 2 Resources. Alternatively, the employee may apply through Human Resources by the 3 last day of the leave of absence. The employee will be placed on the eligible list for the 4 classification from which he or she took the leave of absence without examination. 5 Placement on the eligible list will be administered in accordance with the regualification 6 provisions of the Personnel Rules. If the employee does not return to a regular position 7 within 90 calendar days of the expiration of such a leave the employee shall be 8 terminated from County service. If reemployed, the employee shall be required to serve 9 a new probationary period. The Director of Human Resources or designee has the 10 discretion to waive the requirement to serve a new probationary period.

11 (iii) Benefits Upon Return. An employee who 12 returns to a regular position within 90 days after the expiration of the leave of absence 13 without right to return shall retain his or her hire date for purposes of leave accruals and 14 step advances; except that the employee will not receive service credit for the period of 15 time the employee is on the leave of absence without right to return. To be reemployed 16 and retain the above benefits, the employee must be appointed to a position no later 17 than 90 calendar days after the date of expiration of the leave of absence. The 90 days 18 shall run concurrently with the first 90 days of the one-year period provided in the 19 reemployment subdivision.

20

(IV) Long-Term Medical Leave of Absence.

21 Definition. An employee with regular status (i) 22 who suffers from a serious condition may be placed on a medical leave of absence for 23 up to one year, only after FMLA, CFRA and/or PDL have been exhausted. However, if 24 an employee meets the service requirements for eligibility for a disability retirement, the 25 long-term medical leave of absence may be extended. The employee is responsible for 26 providing documentation from a qualified health practitioner prior to approval. The 27 County retains the right to request medical documentation regarding the employee's 28 continued incapacity to return to work.

1 The employee will be removed from his or her 2 position so that the department may fill behind the employee. Retirement contributions 3 shall remain in the system and cannot be requested for distribution until the expiration of 4 the leave. The employee shall be eligible to purchase benefits pursuant to the federal 5 Consolidated Omnibus Reconciliation Act of 1985 (COBRA). 6 Upon the employee's ability to return to work or the 7 expiration of the leave of absence, whichever comes first, the employee will have the 8 right to return to the classification within the department from which he or she took a 9 leave of absence when a funded vacancy for which the employee meets the 10 qualifications is available. If the employee does not return to work by the expiration 11 date of the leave, or the soonest date after that for which the department has a vacancy 12 (but in no event later than 90 days following the expiration of the medical leave of 13 absence), the employee relinquishes the right to return. 14 (ii) Upon return from a medical leave of absence, 15 the employee shall retain hire date for purposes of leave accruals and step advances; 16 except that the employee will not receive service credit for the period of time the 17 employee is on the medical leave of absence. 18 Medical Emergency Leave. The particulars of the Medical (5) 19 Emergency Leave policy are as follows: 20 (A) The employee must have regular status with the County or 21 one year of continuous service in a regular position with the County. 22 (B) The employee must meet all of the following criteria before 23 he or she becomes eligible for Medical Emergency Leave donation: (1) be on an 24 approved medical leave of absence for at least 30 calendar days (160 working hours) 25 exclusive of an absence due to a work related injury/illness; (2) submit a doctor's off 26 work order verifying the medical requirement to be off work for a minimum of 30 27 calendar days (160 working hours); (3) have exhausted all useable leave balances prior 28 to initial eligibility for Medical Emergency Leave donations—subsequent accruals will

1 not affect eligibility; and (4) have also recorded at least 40 hours of sick leave without
2 pay during the current period of disability.

(C) An employee is not eligible for Medical Emergency Leave if
he or she is receiving Workers' Compensation wage replacement (e.g., Coding TTD,
etc.). An employee eligible for State Disability Insurance and/or short-term disability
must agree to integrate these benefits with Medical Emergency Leave.

7 (D) Vacation, holiday, administrative leave or annual leave, as 8 well as compensatory time, may be donated by employees only on a voluntary and 9 confidential basis, in increments of eight hours (or in the case of holiday leave four 10 hours) not to exceed a total of 50 percent of a donor's annual vacation, holiday, 11 administrative leave, annual leave or compensatory time accrual per employee. The 12 donation may be made for a specific employee on the time frames established by the 13 Human Resources Department. The employee (donee) using/coding the Medical 14 Emergency Leave will be taxed accordingly.

(E) The donation is to be utilized for the employee's Medical
Emergency Leave only; the donation to one employee is limited to a total of 1,040 hours
per fiscal year. The maximum of 1,040 hours shall be prorated for those scheduled less
than 40 hours per week. Example: An employee who is regularly scheduled 20 hours
per week is eligible for a maximum donation of 520 hours of Medical Emergency Leave.

(F) Medical emergency leave shall be administered in
 accordance with procedures approved by Human Resources.

(6) Compulsory Leave. If, in the opinion of the appointing authority,
employees are unable to perform the duties of their position for physical or
psychological reasons, they may be removed from duty without pay or may use
appropriate accrued paid leave for which they are eligible. In addition, such employees
may be required to submit to an examination by either a physician or other competent
authority designated by the Director of Human Resources or by their own physician or
practitioner, as appropriate. If the examination report of the competent authority (e.g.,

1 physician, appropriate practitioner) shows the employee to be in an unfit condition to 2 perform the duties required of the position, the appointing authority shall have the right 3 to compel such employee to take sufficient leave of absence with or without pay, to 4 transfer to another position without reduction in compensation, and/or follow a 5 prescribed treatment regimen until medically qualified to return to unrestricted duty. An 6 employee who has been removed from duty for physical or psychological reasons by 7 the appointing authority, and was required to submit to an examination, may not return 8 to duty until such time as medical clearance has been obtained.

9 Employees shall be required to meet all qualifications for employment
10 (e.g., licensure, certification, etc.). Employees who become disqualified to perform the
11 duties of their position (e.g., fail to maintain required licenses) shall be immediately
12 removed from duty without pay unless permitted to use appropriate accrued paid leave
13 for which they are eligible and may be subject to appropriate disciplinary action.

14 (7) Military Leave. As provided in the California Military and Veterans
15 Code section 395 et seq., and any amendment thereto, and the Federal Uniformed
16 Services Employment and Reemployment Rights Act of 1994, a County employee,
17 regular, extra-help, per diem, or recurrent may be entitled to the following rights
18 concerning military leave:

(A) Definition. MILITARY LEAVE is defined as the performance
of duty on a voluntary or involuntary basis in a uniformed service under competent
authority and includes active duty, active duty for training, initial active duty for training
(weekend drills), full-time National Guard duty, and a period for which an employee is
absent for the purpose of an examination to determine the fitness of the person to
perform any such duty.

(B) Notice and Orders. All employees shall provide advance
notice of military service unless military necessity prevents the giving of notice or the
giving of notice is impossible or unreasonable. Where available, copy of military orders
must accompany the request for leave.

1 (C) Temporary Active Duty. Any employee who is a member of 2 the reserve corps of the Armed Forces, National Guard, or Naval Militia shall be entitled 3 to temporary military leave of absence for the purpose of active military training, 4 encampment, naval cruises, special exercises or like activities provided that the period 5 of ordered duty does not exceed 180 calendar days, including time involved in going to 6 and returning from such duty. While on paid status, an employee on temporary military 7 leave shall receive the same vacation, holiday, and sick leave, step advances, and 8 benefits that would have been enjoyed had the employee not been absent, providing 9 such employee has been employed by the County for at least one year immediately 10 prior to the date such leave begins. In determining the one-year employment 11 requirement, all time spent in recognized military service, active or temporary, shall be 12 counted. An exception to the above is that an uncompleted probationary period must 13 be completed upon return to the job. Any employee meeting the above one-year 14 employment requirement shall be entitled to receive his or her regular salary or 15 compensation, pursuant to Subsection 13.0613(q)(7)(E).

16 (D) Full-Time Active Duty. Employees who resign from positions 17 to serve in the Armed Forces for more than 180 days, shall have a right to return to 18 former classification upon serving written notice to the appointing authority, no later than 19 90 days after completion of such service. Returning employees are subject to a 20 physical/psychological examination. Should such employee's former classification have 21 been abolished, then the employee shall be entitled to a classification of comparable 22 functions, duties, and compensation if such classification exists, or to a comparable 23 vacant position for which the employee is qualified.

The right to return to former classification shall include the right to be restored to such civil service status as the employee would have if the employee had not so resigned; and no other person shall acquire civil service status in the same position so as to deprive such employee of this right to restoration.

Eligible employees are also entitled to the reemployment and

28

1 benefit rights as further described in the Uniformed Services Employment and 2 Reemployment Rights Act, 38 U.S.C. sections 4301 to 4333. Specifically, a returning 3 employee will receive restoration of original hire and benefit date, salary step, vacation 4 accrual rate, sick leave balance (unless the employee has received payment for unused 5 sick leave in accordance with provisions contained herein), the retirement plan 6 contribution rate, and retirement system contributions (provided the employee complies 7 with any requirements established by the Retirement Board). However, such employee 8 will not have accrued vacation, sick leave, or other benefit while absent from County 9 employment, except as provided in the temporary duty provision.

10 (E) Compensation. This provision does not include an 11 employee's attendance for inactive duty, commonly referred to as weekend reserve 12 meetings, muster duty, or drills. Employees must use their own time to attend such 13 meetings. Should the meetings unavoidably conflict with an employee's regular working 14 hours, the employee is required to use vacation or holiday leave, leave without pay, or 15 make up the time. Employees who are called in for a medical examination to determine 16 physical fitness for military duty must also use vacation leave, leave without pay, or 17 make up the time. Employees cannot be required to use their accrued leave. Any 18 employee meeting the requirements in (C) and (D) shall be entitled to receive their 19 regular salary or compensation for the first 30 calendar days of any such leave. Pay for 20 such purposes shall not exceed 30 days in any one fiscal year and shall be paid only for 21 the employee's regularly scheduled workdays that fall within the 30 calendar days.

(F) Extension of Benefits. The County recognizes the increased
requirements of the military due to the current threats facing the United States of
America and, as such, has established a program under which employees may be
eligible for an extension of benefits. Employees who are called to active duty as a result
of the activation of military reservists beginning in September 2001, and who are eligible
to receive the 30 calendar days military leave compensation, and meet the
requirements established by the Board shall receive the difference between their base

1 County salary and their military salary starting on the thirty-first calendar day of military 2 leave. The difference in salary shall continue for the period approved by the Board of 3 Supervisors. During this period, the County will continue to provide the employee the 4 benefits and all leave accruals as were provided prior to such active duty. Retirement 5 contributions and service credit will be granted if the employee had enough pay to cover 6 the entire retirement system contribution. If the employee does not receive enough pay 7 to cover the retirement system contribution, no contribution or credit will be given. 8 Employees should note that the accidental death and dismemberment (AD&D) plan 9 contains a war exclusion.

If the employee becomes eligible for full County payment for the first thirty days of military leave provided in (C) of this subsection, the extended payments provided under this section shall be suspended and shall be continued after the 30 days compensation has been completed. No compensation shall be paid beyond the thirty days leave period, unless such compensation is expressly approved by the Board of Supervisors. The County may unilaterally extend the benefits of this subsection upon the approval of the Board of Supervisors.

17 (8) Political Leave. Any employee who is a declared candidate for
18 public office (i.e., a candidate who has filed the appropriate documents) shall have the
19 right to a leave of absence without pay with or without right to return for a reasonable
20 period to campaign for the election. Such leave is subject to the conditions governing
21 special leaves of absence without pay contained herein.

22 (9) Jury Duty Leave. Employees in regular positions who are 23 ordered/summoned to serve jury duty including Federal Grand Jury duty shall be 24 entitled to base pay for those hours of absence from work, provided the employee 25 waives fees for service, other than mileage. Such employees will further be required to 26 deliver a "Jury Duty Certification" form at the end of the required jury duty to verify such 27 service. When practicable, the appointing authority will convert an employee's regular 28 tour of duty to a day shift tour of duty during the period of jury duty. Employees required

to serve on a jury must report to work before and after jury duty provided there is an
opportunity for at least one hour of actual work time. Employees volunteering to serve
on a Grand Jury shall be granted a leave of absence without pay to perform the duties
of a member of the Grand Jury, in the same manner as provided in Subsection
13.0613(g)(4).

6 (10) Examination Time. Employees having regular status in regular 7 positions at the time of application, or employees who do not have regular status but 8 have previously held regular status and continuously remained a County employee, 9 shall be entitled to a reasonable amount of time off with pay for the purpose of attending 10 all examination processes (e.g., selection interviews, etc.) required for selection to a 11 different County position. Employees are responsible for notifying and obtaining 12 approval from their immediate supervisor prior to taking such leave. Examination time 13 off shall not be charged against any accumulated leave balances and shall be 14 compensated at the employee's base hourly rate.

15 (11) Witness Leave. Employees in regular positions shall be entitled to 16 a leave of absence from work when subpoenaed to testify as a witness, such subpoena 17 being properly issued by a court, agency, or commission legally empowered to 18 subpoena witnesses. This benefit shall not apply in any case in which the subpoenaed 19 employee is a party to the action or the subpoena has arisen out of the employee's 20 scope of employment. Witness leave shall not be charged against any accumulated 21 leave balances and shall be compensated at the employee's base hourly rate. This 22 benefit will be paid only if the employee has demanded witness fees at the time of 23 service of the subpoena, and such fees are turned over to the County.

(12) Blood Donations. Employees in regular positions who donate blood
without receiving compensation for such donation, may have up to two hours off with
pay to recover with prior approval of the immediate supervisor for each such donation.
This benefit shall not be charged to any accumulated leave; provided, however, if the
employee is unable to work, any time in excess of two hours may be charged to

accumulated sick leave or be taken as leave without pay. Evidence of each donation
 must be presented to the appointing authority to receive this benefit.

Employees in regular positions who are apheresis donors may have up to four hours off with pay to recover with prior approval of the immediate supervisor for each such donation, provided no compensation is received for such donation. This benefit shall not be charged to any accumulated leave; provided, however, if the employee is unable to work any time in excess of four hours may be charged to accumulated sick leave or be taken as leave without pay. Evidence of each apheresis donation must be presented to the appointing authority to receive this benefit.

(13) Bereavement Leave. Employees in regular positions may use up to
two days paid leave, not charged to the employee's personal leave balances, per
occurrence for bereavement due to the death of an employee's family member as
defined in Subsection 13.0613(g)(1)(A)(I). One additional day shall be granted if the
employee travels over 1,000 miles from his or her residence to the bereavement
service(s). This additional day shall not be charged to the employee's personal leave
balances. The appointing authority may request verification of distance traveled.

(14) Leave Accruals While on Disability Leave. Employees receiving
the benefits of workers' compensation or short-term disability leave receive partial
replacement of their income through these benefits. Employees on these types of
disability leaves may choose to fully integrate, partially integrate, or not integrate
personal leave time with these disability payments.

The maximum amount the employee receives from integrating leave time with disability payments shall not exceed 100 percent of the employee's base salary. Paid personal leave time coded on the employee's time and labor report will be limited to the amount of leave necessary to integrate benefits to the level designated by the employee. When the exact amount is not known, a good faith estimate may be made and the amount will be adjusted later as necessary. If any overpayments are made, the employee will be required to repay that amount. An employee who knowingly receives

payment in excess of his or her regular base salary is required to report it to his or her
Departmental payroll clerk.

Employees who are fully integrating accrued leave time with disability
benefits and shall be eligible to receive full accruals of vacation and sick leave.
Employees who are not fully integrating shall earn pro-rated vacation and sick leave
accruals based upon paid leave time coded on the time and labor report only.

Employees who are fully integrating paid leave time with disability
benefit(s) will be eligible for fixed holiday pay provided that they are on the payroll for
the entire pay period and have no unapproved leave for the pay period. Employees
who are partially integrating or not integrating paid leave time with disability benefits will
be paid for holidays in accordance with the holiday leave provisions in Subsection
13.0613(g)(3).

(h) Relocation. Employees who are required by order of their appointing
authority to change their principal place of residence because of a reassignment to
meet the needs of the service or because of layoff will be granted time off with pay not
to exceed two work days and up to \$400.00 reimbursement toward the actual cost of
relocating their personal furnishings and belongings.

18 (i) Special Assignment Compensation. Increases in pay may be granted to 19 recognize the temporary assignment of additional responsibilities that are significant in 20 nature and beyond the normal scope of the position. No award shall be made in any 21 situation related to a vacation, short-term illness or other relief which is six weeks or 22 less. The duration of such assignments is not intended to exceed one calendar year 23 except in unusual circumstance approved by both the appointing authority and the 24 Director of Human Resources. Employees will normally not be in a probationary status. 25 The employee shall be required to meet standards for satisfactory performance.

Compensation shall be awarded in pay period increments and shall be in the form of a specified percentage of the employee's base pay. The Director of Human Resources will determine the amount in increments of one-half percent from a minimum

of two and one-half percent up to a maximum of seven and one-half percent. The
additional compensation will be computed at the specified percentage of the current
base pay of the employee for each pay period. Such increases in pay shall not affect
an employee's step advancement in the base range pursuant to the salary rates and
step advancements subdivision.

6 Requests for special assignment compensation may be initiated by the 7 appointing authority or an employee via the appointing authority. The appointing 8 authority and the employee bear mutual responsibility for initiating the compensation 9 request in a timely manner and adhering to the compensation provisions defined in this 10 provision. It is important to obtain Human Resources Department review of the request 11 in advance of the date the employee begins the assignment, since there is no 12 guarantee that the request will be approved. Special assignment compensation is to be 13 effective only with the Director of Human Resources written approval, assignment of the 14 greater level of duties, and signed acceptance by the employee.

This provision shall not be utilized to circumvent or provide additional compensation over and above that which may be provided in the subsection on assignment to vacant higher position and the Personnel Rules. These aforementioned provisions are mutually exclusive concepts and as such there shall be no dual or multiple requests based on the same facts.

20 (j) Expenses Incurred in Conducting County Business and Expense
 21 Reimbursement.

(1) General Provisions. Employees in the Exempt Group shall be
reimbursed for all expenses incurred in connection with the conduct of County business,
including, but not limited to, travel, lodging, meals, laundering, gratuities, and other
related costs. Payment for actual expenses is subject to the approval of the appointing
authority. The Chief Executive Officer, Assistant Executive Officers, and County officers
with department head status may incur necessary County expenses involved with
activities and functions of their departments and arrange for the County to be billed

1 directly for such expenses.

The purpose of this subdivision is to define the policy and procedures by
which employees shall report and be reimbursed for necessary expenses incurred on
behalf of San Bernardino County, except as may be otherwise provided in this code.

(2) Responsibilities. It shall be the responsibility of each appointing
authority or designee to investigate and approve each request for expense
reimbursement. It shall be the responsibility of each employee to obtain prior approval
from the appropriate appointing authority or designee to incur a business expense or to
exceed maximum allowable amounts provided in Section (7) below.

Prior approval may be in the form of standing orders issued by the appointing authority. Failure to obtain prior approval may result in denial of any expense claim (or excess amount) not pre-approved.

13

(3) Travel Authorization.

(A) Travel outside the State of California must be approved by
the Chief Executive Officer or designee. Requests for such travel shall be submitted to
the County Administrative Office on a travel request form.

(B) The appointing authority or designee shall initiate travel
 requests. The Chief Executive Officer and Auditor-Controller/Treasurer/Tax Collector
 shall be notified in writing of all such designees.

(C) The appointing authority or designee is authorized to
 approve necessary travel within the State of California and use of transportation mode
 consistent with this subdivision.

23

28

(4) Authorization for Attendance at Meetings.

(A) Appointing authorities may authorize attendance at meetings
at County expense when the program material is directly related to an important phase
of County service and holds promise of benefit to the County as a result of such
attendance.

(B) Authorization for attendance at meetings without expense

1 reimbursement, but on County time, may be granted when the employee is engaged on 2 the County's behalf, but from which the gain will inure principally to the benefit of the 3 employee and only incidentally to the County. 4 (5) Records and Reimbursements. 5 (A) Requests for expense reimbursements should be submitted 6 once each month and within one year of the date that the expense was incurred. 7 (B) Receipts or vouchers which verify the claimed expenditures 8 will be required for all items of expense, except: 9 (I) Subsistence, except as otherwise provided in this 10 subdivision; 11 (II) Private mileage (e.g., mileage to the airport); 12 (III)Telephone or other communication-related charges 13 including Wi-Fi and internet access fees if needed to conduct County business; 14 (IV)Other authorized expenses of less than \$1.00. 15 (C) Claims for expense reimbursement totaling less than \$1.00 16 in any fiscal year shall not be paid. 17 (D) Reimbursement shall not be made for any personal 18 expenses such as, but not limited to, entertainment, barbering, personal grooming, 19 alcoholic beverages, etc. 20 (E) Except as otherwise provided in this subdivision, expense 21 reimbursements shall be made on an actual cost basis. 22 (F) If the receipt is unavailable, the employee may submit a 23 signed statement with an explanation of expenses (i.e., itemized list of expenses with 24 location, date, dollar amount, and reason for expenses) and an explanation as to why 25 the receipt is unavailable. 26 (G) Expense reimbursements may be made via electronic fund 27 transfer into the financial institution of the employee's choice or by pay card. 28 Employees who fail to make arrangements for direct deposit shall receive

1 || reimbursements via pay card.

(6)

2

Transportation Modes.

3 (A) The general rule for selection of a mode of transportation is 4 that mode which represents the lowest expense to the County. Where an employee is 5 given the choice between several means of travel (e.g., use of County vehicle vs. own 6 personal vehicle, flying vs. driving, etc.) and the employee chooses the option that is 7 more costly, the employee shall only be reimbursed for the lesser cost option. For 8 example, if an employee chooses to drive his or her own vehicle when offered a County 9 vehicle, the employee shall not be entitled to any reimbursement. Similarly, if the cost 10 of flying on an airplane is less than the cost of driving, the employee shall only be 11 reimbursed for the amount the County would have paid for the flight.

12

(B) Travel via Private Automobile.

13 (I)Reimbursement for use of privately-owned 14 automobiles to conduct County business shall be at the IRS allowable rate. 15 Reimbursement at this rate shall be considered as full and complete payment for actual 16 necessary expenses for the use of the private automobile, insurance, maintenance and 17 all other transportation related costs. The County does not provide any insurance for 18 private automobiles used on County business. The owner of an automobile is 19 responsible for the personal liability and property damage insurance when the vehicle is 20 used on County business.

21 (II)When employees, traveling on official County 22 business, leave directly from their principal place of residence rather than from their 23 assigned work location, mileage allowed to the first work contact point shall be the 24 difference between the distance from the residence to the assigned work location and 25 the distance from the residence to the first work contact point. If the first work contact 26 point is closer than the assigned work location, no mileage shall be allowed. If the 27 employee departs from the last work contact point directly to the residence, the same 28 principle governs.

1 (III)Employees may have multiple assigned work 2 locations. Mileage allowed is based on the assigned work location for that day. When 3 employees have more than one assigned work location in a standard tour of duty, 4 mileage shall be allowed between assigned work locations. In no case will mileage be 5 allowed between the employee's residence and the assigned work location. 6 (C) Travel via Air. 7 (I) Commercial Aircraft. When commercial aircraft 8 transportation is approved, the "cost of public carrier" shall mean the cost of air coach 9 class rate including tax and security surcharges. Travel via charter aircraft shall be 10 limited to emergencies, or when other types of transportation are impractical or more 11 expensive. Specific prior approval for travel via charter aircraft must be obtained from 12 the Chief Executive Officer or designee. 13 (II) Private Aircraft. When private aircraft transportation 14 is approved by the Chief Executive Officer or designee, reimbursement will be as 15 follows: 16 (i) Reimbursement for use of aircraft owned or 17 rented and flown by County personnel will be for equivalent road miles at the first mile 18 rate of the current private automobile use reimbursement schedule. Landing or tie-19 down fees will be reimbursed similar to auto parking charges. 20 (ii) Reimbursement for trips to and from the 21 following destinations will be limited to the cost of public carrier except when justified by 22 unusual circumstances as determined by the Chief Executive Officer or designee: 23 Sacramento, San Francisco, Oakland and San Jose. 24 (iii) Authorized charter flights with a licensed 25 charter service providing the aircraft and pilot will be reimbursed at actual cost. Charter 26 flights must be individually approved by the Chief Executive Officer or designee prior to 27 departure. 28 (iv) The employee or owner of the aircraft must

maintain on file, with the County's Risk Management Department, a current policy for
aviation comprehensive general liability insurance, which includes the County as an
additional insured and covers all operations performed by or on behalf of the employee
or owner of the aircraft for bodily injury and property damage with a combined single
limit of not less than \$1,000,000.00, per occurrence and \$2,000,000.00, general
aggregate.

7 (D) Travel via Rental Vehicles. Reimbursement will be provided 8 for the cost of a rental vehicle used for business purposes if such use is approved by 9 the appointing authority. Rental vehicles are covered for liability and vehicle physical 10 damage under the County's self-insurance program. Reimbursement will not be 11 provided for the additional costs incurred if any employee purchased any additional 12 insurance or signs a collision damage waiver (CDW) when renting a vehicle for County 13 Requests for reimbursement for gasoline for rental vehicles must be business. 14 accompanied by a copy of the rental agreement or rental receipt and gasoline receipt.

(E) Travel via Ride-Share Service, Taxi, or Public/Mass Transit.
Reimbursement will be provided for the cost of using a ride-share service, (e.g., Uber or
Lyft), taxi, or public/mass transit (e.g., bus, streetcar, and ferry) if such expenses are
incurred for County business and approved by the appointing authority.

(F) Incidental Travel Expenses. Reimbursement will be
provided for the cost of incidental travel expenses such as bridge tolls, road tolls and
parking fees if such expenses are incurred as part of County business and approved by
the appointing authority. Valet parking will not be reimbursed unless self-parking is not
available or security is a concern.

24

(7) Subsistence.

(A) Subsistence allowances for lodging and meals shall not be
 allowed without prior approval of the appointing authority or designee as necessary for
 the purpose of conducting County business. Meal and lodging selections should
 represent a reasonable cost to the County and be generally consistent with the rates

1 established by the General Services Administration (GSA). Excess charges greater 2 than the allowances listed below in Subdivisions (B) and (C) may be authorized under 3 special conditions, such as a convention or conference requirement (e.g., lodging at the 4 hotel where the conference is held) or if County business requires lodging and meals in 5 an area of unusually high cost (i.e., Non-Standard Areas as established by the GSA). 6 Employees may be reimbursed for expenses in high cost areas for the actual cost 7 incurred, but generally not to exceed the per diem amounts established by the GSA for 8 that area and month. Receipts are mandatory to obtain reimbursement for all lodging 9 expenses, and except as provided below, for all meal expenses claimed.

(B) An employee may be reimbursed for lodging expenses at
actual cost, generally not to exceed the standard lodging per diem rate as established
by the GSA, except as otherwise provided in Subdivision (A) above.

(C) Except as otherwise provided in Subdivision (A) above,
reimbursements for meal expenses for up to three separate meals per day may be
provided as follows:

(I) With receipts. An employee may be reimbursed for
meal expense at actual cost not to exceed eleven dollars (\$11.00) for breakfast; fifteen
dollars (\$15.00) for lunch; and twenty-four dollars (\$24.00) for dinner, all plus tax and up
to 15 percent gratuity.

(II) Without receipts. An employee may be reimbursed for
 meal expense at per diem rates not to exceed six dollars (\$6.00) for breakfast; nine
 dollars (\$9.00) for lunch; and nineteen dollars (\$19.00) for dinner, all plus tax and up to
 15 percent gratuity.

(D) Where the cost of a meal is included as part of a registration
 charge for an event (e.g., continental breakfast at a conference or training seminar) or in
 the cost of lodging, an employee may not claim reimbursement for that meal.

27 (8) Expense Advances. Advancement of funds for business expenses
28 can be obtained from the Auditor-Controller/Treasurer/Tax Collector's Office through

submission of the appropriate form. Advancements shall not exceed the per diem
allowances set forth herein. The minimum amount to be advanced is \$50.00.

3 (9) County Credit Cards. The appointing authority may issue a County
4 credit card to an employee and require business expenses be paid for with said card. If
5 unauthorized charges are placed on the card, the employee shall be required to
6 reimburse the County.

7

8

9

(k)

Medical Insurance and Retirement System Contributions.

(1) Medical Insurance Contributions.

(A) Section 125 Premium Conversion Plan.

10 (I) Eligible employees shall be provided with a Section 11 125 premium conversion plan. The purpose of the plan is to provide employees a 12 choice between paying premiums with either pre-tax salary reductions or after-tax 13 payroll deductions for medical insurance, dental insurance, vision insurance, voluntary 14 life (to the Internal Revenue Service (IRS) specified limit) and accidental death and 15 dismemberment insurance premiums currently maintained for Exempt Group 16 employees or any other programs(s). The amount of the pre-tax salary reduction or 17 after-tax payroll deduction must be equal to the required insurance premium.

(II) Medical and dental coverage elections shall not
 reduce earnable compensation for purposes of calculating benefits or contributions for
 the SBCERA.

(III) To be eligible for the Section 125 premium conversion
plan, an employee must be eligible to participate in medical, dental, vision, AD&D,
and/or life insurance and have a premium deduction for these benefit plans.

(IV) Election of pre-tax salary reductions and after-tax
payroll deductions shall be made within 60 days of the initial eligibility period in a
manner and on such forms designated by Human Resources. Failure to timely submit
appropriate paperwork will result in after-tax payroll deductions for all eligible premiums
for the remainder of the plan year.

1	(V) Once a salary reduction has begun, in no event will		
2	changes in elections be permitted during the plan year except to the extent permitted		
3	under IRS rulings and regulations, and consistent with the County's Section 125 plan		
4	document. The employee must submit request for a change due to a mid-year		
5	qualifying event within 60 days of the qualifying event.		
6	(B) Medical and Dental Subsidies.		
7	(I) The County has established a medical premium		
8	subsidy (MPS) to offset the cost of medical and dental plan premiums charged to		
9	eligible employees. The MPS shall be applied first to medical plan premiums and then		
10	to dental plan premiums. The applicable MPS amount shall be paid directly to the		
11	providers of the County-sponsored medical and dental plans in which the eligible		
12	employee has enrolled. In no case, shall the MPS exceed the total cost of the medical		
13	and dental insurance premium for the coverage selected.		
14	Effective 7/17/21 the following MPS amounts apply:		
15			
		Schodulad for 10 to 60	Scheduled for 61 to 80
16	Coverage Type	Scheduled for 40 to 60 Hours	Scheduled for 61 to 80 Hours
	Employee Only	Hours \$130.47	Hours \$260.93
16 17		Hours \$130.47 \$205.50	Hours
	Employee Only	Hours \$130.47	Hours \$260.93
17	Employee Only Employee + 1 Employee + 2	Hours \$130.47 \$205.50	Hours \$260.93 \$411.00
17 18	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the foll	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply:	Hours \$260.93 \$411.00 \$576.74
17 18 19 20	Employee Only Employee + 1 Employee + 2	Hours \$130.47 \$205.50 \$288.37	Hours \$260.93 \$411.00
17 18 19	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the foll	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80
17 18 19 20	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the foll Coverage Type	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours
17 18 19 20 21 22	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21
17 18 19 20 21	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82
 17 18 19 20 21 22 23 24 	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2 Effective 7/15/23 the follo	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41 \$316.31 owing MPS amounts apply:	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82 \$632.61
 17 18 19 20 21 22 23 24 25 	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2 Effective 7/15/23 the follo Coverage Type	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41 \$316.31 owing MPS amounts apply: Scheduled for 40 to 60 Hours	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82 \$632.61 Scheduled for 61 to 80 Hours
 17 18 19 20 21 22 23 24 25 26 	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2 Effective 7/15/23 the follo Coverage Type Employee Only	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41 \$316.31 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$151.83	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82 \$632.61 Scheduled for 61 to 80 Hours \$303.66
 17 18 19 20 21 22 23 24 25 	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2 Effective 7/15/23 the follo Coverage Type Employee Only Employee + 1	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41 \$316.31 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$151.83 \$239.16	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82 \$632.61 Scheduled for 61 to 80 Hours \$303.66 \$478.31
 17 18 19 20 21 22 23 24 25 26 	Employee Only Employee + 1 Employee + 2 Effective 7/16/22 the follo Coverage Type Employee Only Employee + 1 Employee + 2 Effective 7/15/23 the follo Coverage Type Employee Only	Hours \$130.47 \$205.50 \$288.37 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$143.11 \$225.41 \$316.31 owing MPS amounts apply: Scheduled for 40 to 60 Hours \$151.83	Hours \$260.93 \$411.00 \$576.74 Scheduled for 61 to 80 Hours \$286.21 \$450.82 \$632.61 Scheduled for 61 to 80 Hours \$303.66

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1	Effective 7/13/24 the following MPS amounts apply:			
2 3	Coverage Type	Scheduled for 40 to 60 Hours	Scheduled for 61 to 80 Hours	
	Employee Only	\$160.56	\$321.11	
4	Employee + 1	\$252.09	\$505.80	
5	Employee + 2	\$354.88	\$709.75	
6	Effective 7/12/25 the following MPS amounts apply:			
7 8	Coverage Type	Scheduled for 40 to 60 Hours	Scheduled for 61 to 80 Hours	
	Employee Only	\$169.28	\$338.56	
9	Employee + 1	\$266.65	\$533.29	
10	Employee + 2	\$374.16	\$748.32	
11	(II)	The County has estal	blished a dental premium	
12	subsidy (DPS) for all employees who are enrolled in both County-sponsored medical			
13	and dental coverage whose premium costs for medical and dental exceeds the MPS.			
14	The amount of the DPS shall be up to \$9.46, but not to exceed the combined total of the			
15	mployee's out-of-pocket premium expenses.			
16	(III)	Eligibility for MPS and DF	PS While on Leave.	
17		(i) FMLA/CFRA.	Employees who are on	
18	approved leave, pursuant to FM	ILA/CFRA law and whose p	aid hours in a pay period are	
19	less than the required number of hours designated in Subsection 13.0613(f)(1) above		bsection 13.0613(f)(1) above	
20	will continue to be enrolled in a County-sponsored medical plan and receive MPS ar DPS in accordance with applicable law.			
21				
22		(ii) Pregnancy Disat	bility Leave (PDL). An	
23			· · · ·	
24	employee on an approved pregnancy disability leave is eligible for continuation of MPS			
25	and DPS in accordance with PD			
26		(iii) Workers' Compen	sation. Employees who are	
	on an approved leave based	on an approved workers	s' compensation claim shall	
27	continue to receive the MPS ar	nd DPS for up to a total of 2	20 pay periods while off work	
28	due to that work injury as long a	as the employee pays his o	r her portion of the premiums	

1 on time. If any subsequent workers' compensation claims occur during the initial 20 pay 2 periods, the remaining MPS eligibility from the original claim shall run concurrent with 3 any additional approved workers' compensation claims that occur during the initial 4 claim. For example, if the employee is receiving the MPS and DPS for 20 pay periods 5 for an injury and after ten pay periods another workers' compensation claim is approved 6 and the employee is eligible to receive the MPS and DPS for an additional 20 pay 7 periods, ten pay periods will run concurrent with the initial claim, for a total of 30 pay 8 periods. Employees who are still on workers' compensation after the expiration of the 9 initial 20 pay periods shall continue to receive MPS and DPS provided the employee is 10 fully integrating appropriate paid leave time.

(iv) Short Term Disability. Employees who are fully
 integrating paid leave time with short-term disability (STD) insurance provided by the
 County or State Disability Insurance (SDI) shall continue to receive the MPS and DPS.

(v) Per Episode of Illness or Injury. Employees
who are on an approved medical leave of absence and whose paid hours in a pay
period are less than the required number of hours will continue to receive the benefits of
this Subdivision for up to six pay periods per episode of illness or injury.

18 ||

(2) Retirement System Contributions.

(A) County Contributions. The County shall pay all required
 employer contributions to the San Bernardino County Employee's Retirement
 Association (SBCERA).

(B) Employee Contributions. All employee Retirement System
contribution obligations shall be "picked up" for tax purposes only pursuant to this
section. The Auditor-Controller/Treasurer/Tax Collector has implemented the pickup of
such retirement system contributions under Internal Revenue Code subsection
414(h)(2).

The County shall make member contributions under this subdivision on behalf of the employee which shall be in lieu of the employee's

1 contributions and such contributions shall be treated as employer contributions for 2 purposes of reporting and wage withholding under the Internal Revenue Code and the 3 Revenue and Taxation Code. The amounts picked up under this subdivision shall be 4 recouped through offsets against the salary of each employee for whom the County 5 picks up member contributions. These offsets are akin to a reduction in salary and shall 6 be made solely for purposes of income tax reporting and withholding. The member 7 contributions picked up by the County under this subdivision shall be treated as 8 compensation paid to County employees for all other purposes. County-paid employer 9 contributions to SBCERA under this subdivision shall be paid from the same source of 10 funds used in paying the salaries of the affected employees. No employee shall have 11 the option to receive the retirement system contribution amounts directly instead of 12 having them paid to SBCERA.

Until retirement or separation, all contributions picked up under this
 subdivision will be considered for tax purposes as employer-paid contributions.

15

(C) Special Provisions.

16 (I) Except as provided below, employees who have 30
17 years of service credit shall not be paid in cash seven percent of earnable
18 compensation. Employees with at least 25 years of service as set forth in Government
19 Code section 31625.3 as of June 18, 2011, and who either already have or thereafter
20 attain 30 years of service credit as set forth in Government Code section 31625.3 shall
21 have one opportunity during the employee's employment to receive cash payments of
22 seven percent of earnable compensation for up to 26 consecutive pay periods.

(II) Employees who are over the age of 60 at the time of
hire, and who are in a regular position, and who choose not to be a member of
SBCERA, shall be enrolled in the County's 401(k) Salary Savings Plan. The County
shall contribute the applicable percent of the employee's biweekly salary as defined in
Subsection 13.0613(q) to the Plan, and the employee shall contribute a minimum of
three percent of biweekly salary to the plan, not to exceed the annual limits of the Plan

1 as defined in the Internal Revenue Code.

(D) Survivor Benefits. Survivor Benefits are payable to
employed general retirement members with at least 18 months continuous retirement
membership pursuant to Government Code section 31855.12. An equal, nonrefundable employer and employee biweekly contribution will be paid to SBCERA as
provided in the annual actuarial study.

(E) Special Provisions for Exempt Safety Employees. The
 following Subdivision shall apply to all members of the Exempt Group who are safety
 members of SBCERA as defined in Government Code section 31469.3, on October 1,
 2003.

For Tier 1 safety members of SBCERA, the County adopted a resolution making Government Code section 31664.1 applicable to safety members, effective October 1, 2003. The County also adopted a resolution pursuant to Government Code section 31678.2, applying the formula set forth in Government Code section 31664.1 applicable to all prior safety service credit for every eligible employee under this Subdivision.

For Tier 2 safety members, the applicable retirement formula is as
provided by applicable law.

19

(3) Flexible Spending Account (FSA) for Medical Related Expenses.

(A) General. The County has established a Medical Expense
Reimbursement Plan, also known as a Flexible Spending Account (FSA). This plan has
been established in accordance with the provisions of Internal Revenue Code section
125. Human Resources will serve as the FSA Plan administrator and will administer the
FSA in accordance with the County's plan document. The FSA's plan year will coincide
with the County's benefit plan year.

(B) Eligible employees may contribute to the FSA, on a pre-tax
basis, an amount up to the Internal Revenue Code's annual maximum. This annual
contribution is made by the employee via equal biweekly payroll deductions. The

1 County will also contribute up to \$40.00 per biweekly pay period, matching Exempt 2 employee contributions dollar for dollar. Effective February 1, 2020, the County will 3 contribute up to an additional \$10.00 per biweekly pay period, matching Exempt 4 employee contribution dollar for dollar, for employees who select the County-sponsored 5 Blue Shield Access + HMO Plan or the Kaiser Choice HMO Plan and elect to enroll in 6 the FSA. FSA participants must elect to enroll each year in order to continue 7 participation. Upon enrolling in the FSA, employees may not change their designated 8 biweekly contribution amount or discontinue making contributions for the remainder of 9 the plan year except as permitted by the Internal Revenue Code. Any unused amounts 10 remaining in an employee's FSA account at the end of the Plan year shall be forfeited 11 except as permitted by the Internal Revenue Code and the County's plan document. 12 Contributions made to the FSA may be used for receiving non-taxable reimbursements 13 of eligible medical expenses not covered by insurance. Eligible reimbursable expenses 14 are those medical expenses that qualify as determined under Internal Revenue Code 15 section 213.

16 (4) Retirement Medical Trust Fund. A Retirement Medical Trust Fund
17 (RMT) has been established. Exempt Group employees with five or more years of
18 participation in SBCERA are eligible to participate. The trust is a Voluntary Employee
19 Benefit Association (VEBA) and will comply with all the provisions of Internal Revenue
20 Code section 501(c)(9).

The Retirement Medical Trust Fund will be administered by Human Resources as the plan administrator in accordance with the plan document and applicable law.

(A) Sick Leave Conversion Eligibility. Exempt Group employees
with five or more years of participation in SBCERA are eligible to participate in the Trust.
The purchase of additional retirement credit or other retirement service credit and/or
participation in other public sector retirement systems may be counted towards the five
year service requirement provided that the employee has not withdrawn their

1	contributions from the system(s) and the employee is also a member of SBCERA.		
2	Employees who wish to receive credit for participation in other		
3	public retirement systems must provide the Plan Administrator written evidence of		
4	participation and that contributions made to the system(s) have not been withdrawn.		
5	(B) Sick Leave Conversion Formula. At separation from County		
6	service for reasons other than death, all eligible employees will be required to contribute		
7	the cash value of their unused sick leave balances to the Trust at the rate of 80 percent		
8	of the cash value of unused sick leave hours, up to a maximum of 1,500 hours.		
9	(C) County Contribution. The County will contribute to the RMT		
10	as follows:		
11	Years of Service Percentage of Base Salary*		
12	Exempt – 5-9 years 2.00%		
13	Exempt – 10-15 years 2.75%		
13	Exempt – 16 or more years 3.75%		
14	*For purposes of the RMT contribution, base salary is as defined in the RMT plan		
	document		
15	document.		
15 16	(I) Tuition Reimbursement and Membership Dues. The County shall		
16	(I) Tuition Reimbursement and Membership Dues. The County shall		
16 17	(I) Tuition Reimbursement and Membership Dues. The County shall establish an individual, departmental fund in the amount of \$1,000.00 for each fiscal		
16 17 18	(I) Tuition Reimbursement and Membership Dues. The County shall establish an individual, departmental fund in the amount of \$1,000.00 for each fiscal year for each regular employee in the Exempt Group to reimburse employees for tuition		
16 17 18 19	(I) Tuition Reimbursement and Membership Dues. The County shall establish an individual, departmental fund in the amount of \$1,000.00 for each fiscal year for each regular employee in the Exempt Group to reimburse employees for tuition costs incurred for job-related education or career development or to reimburse		
16 17 18 19 20	(I) Tuition Reimbursement and Membership Dues. The County shall establish an individual, departmental fund in the amount of \$1,000.00 for each fiscal year for each regular employee in the Exempt Group to reimburse employees for tuition costs incurred for job-related education or career development or to reimburse membership dues in professional organization(s), provided each expenditure enhances		
16 17 18 19 20 21	(I) Tuition Reimbursement and Membership Dues. The County shall establish an individual, departmental fund in the amount of \$1,000.00 for each fiscal year for each regular employee in the Exempt Group to reimburse employees for tuition costs incurred for job-related education or career development or to reimburse membership dues in professional organization(s), provided each expenditure enhances furtherance of County or continuing educational goals.		
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submit a request to be reimbursed beyond the limit of \$1,000.00 to their department
head or appointing authority for review. The department head or appointing authority
must then request and receive approval from the County Administrative Office to
reimburse beyond the limit of \$1,000.00 per fiscal year per employee. In order to be
eligible for tuition reimbursement under this provision, the employee must take such
course work outside regular work hours and shall do no productive work for the County
while attending the courses.

8 If the reimbursement is approved and paid to the employee, and the employee
9 leaves the County prior to completing two years of County service after completing the
10 job-related education or coursework, the employee will reimburse the County according
11 to the following schedule:

12			
	Job-related education/course completion date	Reimbursement	
13	Within 9 months	100%	
14	After 9 months, through 18 months	50%	
	After 18 months, through 24 months	25%	
15	After 24 months 0%		
16	Benefits under the Tuition Reimbursement and Membership Dues Subdivision		
17	shall be pro-rated for job share and part-time employees.		
18	(m) Tuition Loan Repayment. The County shall establish a Tuition Loan		
19	Repayment Program to assist the Exempt group with student loan obligations and		
20	encourage continued County employment.		
21	(1) Eligibility requirements - all requirements must be met before the		
22	employee is deemed eligible for loan repayment assistance:		
23	(A) The employee is employed in a regular full time exempt		
24	classification.		
25	(B) The employee fully completes the C	ounty's Student Loan	
26	Repayment Application.		
27	(C) The employee submits proof of the follo	owing:	
28	(I) A qualifying degree.		

1	(II) Current statements from an unpaid loan.		
2	(III) The employee is in paid status in the pay period the		
3	repayment is made.		
4	(IV) The employee is not participating in another tuition		
5	loan repayment program. This does not include participation in any loan forgiveness		
6	program.		
7	(V) Employee's last Work Performance Evaluation rating		
8	is a "meets standards" or above and not on a work performance improvement plan.		
9	(VI) Employee is not on a current leave restriction plan.		
10	(2) Terms of Loan Repayment Assistance: Employees with 2 or more		
11	years of continuous service with the County may apply for tuition loan repayment.		
12	Continuous service is defined as the total length of service from an employee's most		
13	recent beginning (hire) date in a regular position with no separation from County		
14	employment. Employees must complete a new application and submit supporting		
15	documentation for each disbursement for loan repayment. Any additional annual		
16	incentive will require completion of new one-year continuous periods of Qualifying		
17	Service on and after the date of the implementation of this provision. In no event will the		
18	payments be combined. If the application meets County requirements, the payment		
19	shall be as follows:		
20	(A) After completion of 2 continuous years with the County: A		
21	single payment of up to \$1,000.		
22	(B) After completion of 3 continuous years with the County: A		
23	single payment of up to \$1,500.		
24	(C) After completion of 4 continuous years with the County: A		
25	single payment of up to \$2,000.		
26	(D) After completion of 5 continuous years with the County: A		
27	single payment of up to \$2,500.		
28	(E) After completion of 6 continuous years with the County: A		

1 || single payment of up to \$3,000.

2 Payment shall not exceed the total amount of \$10,000 per employee. 3 Eligible employees may receive the payment within thirty days after approval of the 4 required documentation. 5 (3) Restrictions 6 (A) Employee must have one or more qualifying student loans 7 (including private loans provided they qualify pursuant to all applicable State and 8 Federal laws, rules, and regulations). 9 (B) Degree must have been completed and employee must be 10 in active repayment of the loan. 11 (C) Loans must not be in default status. Employees must 12 provide a written statement from their lender(s) substantiating that the loan(s) are not in 13 default, dated within ten business days of the application for payment. 14 (D) Payments made on loans in the year prior to the repayment 15 request that are less than the maximum yearly repayment amount will be eligible for the 16 lesser amount paid only. 17 (E) Employees who separate from County employment are not 18 entitled to prorated payments. 19 (F) The lender information must be verified annually, and must 20 not be older than ten days prior to the application for payment. 21 (G) If loans have been consolidated, proof of consolidation must 22 be provided. 23 (H) Employees must show proof of loan payments for each of 24 the prior twelve consecutive months. 25 (4) Program Details 26 (A) Payment will be made directly to the employee through 27 EMACS. Payment will be subject to all required payroll deductions, and participants will 28 be responsible for any and all applicable taxes resulting from the payments they

1 || receive.

(B) Qualifying Student Loan shall mean a loan (or the portion of
a loan, if consolidated) taken and used to cover the cost of an eligible qualifying degree.
The determination of whether or to what extent a loan is a Qualifying Student Loan shall
be made based on guidelines established by the Human Resources Department.

6 (C) Notwithstanding the foregoing, reimbursement under this
7 Section shall be made subject to any additional conditions approved by the appointing
8 authority.

9 (n) Conditions of Employment. Unless in the classified service, employees in
10 this group serve at the pleasure of their appointing authority.

11 Should a classified employee's position be abolished, the County will make 12 reasonable efforts to place the employee in a comparable County position based upon 13 the employee's skills, knowledge and abilities, as well as consideration for the 14 employee's length of service with the County. If reasonable efforts to place an exempt 15 classified employee in a comparable County position are unsuccessful, the employee 16 shall be subject to lay-off by written notification by the appointing authority or the Chief 17 Executive Officer, which notification shall be given at least ten working days prior to the 18 effective date of the layoff. An Exempt Group classified employee does not have any 19 bumping rights to other County positions.

20

(o) Automobiles.

(1) All County employees in Benefit Groups A and B, Assistant Sheriffs
 and Sheriff's Deputy Chiefs, and the District Attorney Chief Investigator in a paid status
 are eligible for a Category I County vehicle under this subdivision with the approval of
 the Chief Executive Officer.

Such employees may use such vehicles for occasional personal use
provided they reimburse the County at the current motor pool variable rate per mile for
such use. All automobile users shall be taxed for such personal use in accordance with
state and federal tax law and regulation.

1 (2) All County employees in Benefit Groups A and B, Assistant Sheriffs 2 and Sheriff's Deputy Chiefs, and the District Attorney Chief Investigator in a paid status 3 shall receive a biweekly automobile allowance in the amount of \$561.54 with no mileage 4 reimbursement, provided they are not assigned a County vehicle pursuant to 5 Subsection 13.0613(o)(1) above and they provide a private vehicle for their own use on 6 County business. An employee who becomes eligible or ineligible for this benefit in the 7 middle of a pay period will receive a prorated sum of automobile allowance. Employees 8 selecting this allowance shall be required to have a vehicle available at all times for use 9 on County business. This allowance shall be considered complete reimbursement for 10 the acquisition, insurance, maintenance, repair, upkeep, fuel, and all other costs for the 11 required vehicle.

12 (3) Effective June 20, 2020, the automobile allowance shall be reduced
13 from \$561.54 to \$461.54 per biweekly pay period. The reduced amount (\$100 per
14 biweekly pay period) shall be included in base salary of employees eligible for this
15 automobile allowance, as reflected in the salary schedules and tables as set forth in
16 Section 13.0613(c)(3), and as on file with Clerk of the Board of Supervisors.

17 (p) Administrative Leave. Effective pay period 1 of each year, an employee in 18 a regular position who is in paid status will be provided with 80 hours of administrative 19 leave time for the employee's use. An eligible employee in a regular position who is 20 part-time or job-sharing shall be eligible for a prorated number of administrative leave 21 hours based on regularly scheduled hours. Employees newly entering the Exempt 22 Group after the beginning of pay period 1 shall receive a prorated number of hours. 23 Such proration shall be based upon the remaining number of pay periods in the 24 calendar year nearest the employee's appointment. Employees not in paid status in 25 pay period 1 shall receive, upon return to paid status, a prorated number of 26 Administrative Leave hours based on the number of pay periods remaining in the 27 calendar year.

28

Administrative leave may be cashed out at the employee's then current base rate

of pay in increments of one hour, upon the approval of the appointing authority, during
the calendar year. Any Administrative Leave accrual balances in effect at the end of the
last pay period paid in the calendar year will automatically be paid at the employee's
then current base rate of pay. Employees may designate that cash outs of
Administrative Leave be contributed to the County's 401(k) Plan or 457(b) Deferred
Compensation Plan. Upon termination of employment, unused Administrative Leave
will be paid at the current rate of pay.

8

9

All elected officials, i.e., the County-wide elected officials and members of the Board of Supervisors, are not eligible to receive administrative leave.

10

(q) Contributions to Salary Savings Plan.

11 Biweekly contributions of Exempt Group employees to the County's (1) 12 401(k) Defined Contribution Plan will be matched by a County contribution on the basis 13 of two times the employee's contribution. The biweekly contributions of Exempt Group 14 employees in Benefit Groups A, B, and C of up to four percent of biweekly base salary 15 will be matched by a County contribution of two times the employee's contribution, not 16 to exceed eight percent of an employee's biweekly base salary. The biweekly 17 contributions of Exempt Group employees in Benefit Group D to the County's 401(k) 18 Defined Contribution Plan of up to three percent of biweekly base salary will be matched 19 by a County contribution of two times the employee's contribution. The County 20 contribution shall not exceed six percent of an employee's biweekly base salary.

(2) Biweekly contributions of Exempt Group employees in Benefit
Groups A and B to the County's 457(b) Deferred Compensation Plan up to one percent
of biweekly base salary will be matched by a County contribution on the basis of one
times the employee's contribution. The County contribution shall not exceed one
percent of the employee's biweekly base salary. The County contribution shall be
deposited in the County's 401(a) Defined Contribution Plan.

27 (3) Biweekly contributions of Exempt Group employees in Benefit
28 Groups C and D to the County's 457(b) Deferred Compensation Plan up to one percent

of biweekly base salary will be matched by a County contribution of one-half times the
employee's contribution. The County contribution shall not exceed one-half percent of
the employee's biweekly base salary. The County contribution shall be deposited in the
County's 401(a) Defined Contribution Plan.

5

(r) Employment Interview Expenses and Moving Reimbursement.

6 (1) Interview Expense Reimbursement. For employees in Benefit 7 Group C and above, the appointing authority may approve reimbursement of interview 8 expenses incurred by external candidates upon proof/receipts provided. Such 9 reimbursement is restricted to airfare, auto mileage, meals, overnight stay, and airport 10 transit. Employees must submit a request for reimbursement for employment interview 11 expenses within 90 days of hire date to be eligible for the reimbursement. Requests 12 submitted for reimbursement after 90 days from hire date will be denied, unless waived 13 by the appointing authority.

14

(2) Moving Expense Reimbursement.

(A) The Chief Executive Officer may approve moving expenses
up to but not exceeding \$10,000.00 for any employee new to County employment for
whom the Chief Executive Officer or the Board of Supervisors is the appointing authority
or any department head. The Chairperson of the Board of Supervisors may approve
such moving expenses for the Chief Executive Officer. Reimbursement of moving
expenses in excess of \$10,000.00 must be approved by the Board of Supervisors.

(B) The appointing authority may approve moving expenses up
 to but not exceeding \$5,000.00 for employees new to County employment in Benefit
 Group B or Benefit Group C, not covered by Subsection 13.0613(r)(2)(A), for moving
 expenses authorized, incurred and documented as a result of accepting the position.

(C) For employees in Benefit Group D the following provision
 applies. To assist with the recruitment and appointment of qualified individuals to hard to-recruit positions/classifications, upon request of the appointing authority, the Director
 of Human Resources may authorize reimbursement of a new employee's relocation-

related expenses incurred as a result of accepting employment with the County, as 1 2 follows:

-			
3	Miles Relocated Maximum Reimbursement		
4	250*—1,000 miles \$1,000.00		
5	1,001—2,000 miles \$2,000.00		
6	More than 2,000 miles \$2,500.00		
	*The 250-mile distance shall only apply if the relocation is from outside San Bernarding		
7	County.		
8	(D) Reimbursement may be provided to employees covered in		
9	Subsections 13.0613(r)(2)(B) and 13.0613(r)(2)(C) upon initial employment with the		
10	County, provided that the employee: (1) is appointed to a regular position; (2) submits		
11	original receipts documenting expenses incurred; and (3) agrees to remain employed in		
12	e regular position for at least 12 months. Such employees must submit a request for imbursement for moving expenses within 90 days of hire date to be eligible for the imbursement. Requests submitted for reimbursement after 90 days from hire date will		
13			
14			
15	be denied, unless waived by the appointing authority.		
16	If the employee voluntarily resigns employment prior to completion		
17			
18	of 12 months' service, the employee shall be required to reimburse the County for any		
19	payment made under this subdivision.		
20	(s) Peace Officer Standards and Training Pay.		
	(1) General. Peace Officer Standards and Training (POST) certificates		
21	are awarded to peace offers who achieve increasingly high levels of education, training,		
22	and experience in his or her pursuit of professional excellence. POST base rate of pay		
23	adjustments will be uniformly maintained for all County employees.		
24	(2) Qualification. An Exempt Group law enforcement employee, other		
25	than the elected Sheriff, in the Sheriff's Department or District Attorney's Office who		
26	obtains an Advanced Certificate shall have his or her base rate of pay increased in		
27	accordance with the table and procedures set forth below. An Exempt Group law		
28	enforcement employee, other than the elected Sheriff, in the Sheriff's Department or		

District Attorney's Office who obtains a Supervisory Certificate, or a higher POST
certificate, or a master's degree earned through attendance at an accredited university
or college, shall have his or her base rate of pay increased in accordance with the table
and procedures set forth below. If an employee obtains a Supervisory Certificate and
has his or her base rate of pay increased as set forth below, and thereafter obtains a
higher POST certificate or a master's degree, the employee will receive no further
increase in his or her base rate of pay.

8

9

(3) Rates.

(A) The rates for POST pay are as follows:

10		POST Pa	POST Pay - Flat Amount	
11	Classification	Advanced POST (hourly)	Supervisory POST (hourly)	
12	Deputy Director, Sheriff's Coroner	\$2.74	\$4.16	
13	District Attorney Assistant Chief Investigator and Sheriff's Captain	\$3.16	\$4.79	
14	Sheriff's Deputy Chief	\$3.74	\$5.66	
15	District Attorney Chief Investigator	\$3.39	\$5.14	
10	Assistant Sheriff	\$4.12	\$6.23	
16	Undersheriff	\$4.53	\$6.85	

17 (B) Effective January 21, 2017, the County added the flat dollar 18 amounts in the table above to the then existing base rate of pay to establish a higher 19 base rate of pay for the employees described in this section who obtained an Advanced 20 Certificate and/or a Supervisory Certificate, or a higher POST certificate, or a master's 21 degree. Once the new higher base rate of pay was established, the County established 22 a new POST Pay of two percent. Effective January 16, 2021, the County shall establish 23 a new POST Pay of three percent. The initial granting of this POST increase to three 24 percent is subject to the discretion of the Chief Executive Officer based on the 25 availability of financial resources. Effective January 29, 2022, the County shall establish 26 a new POST Pay of four percent. Effective January 28, 2023, the County shall establish 27 a new POST Pay of five percent.

28

(C) Effective July 18, 2020, the County shall establish a new

POST base pay for employees who obtain a Management POST Certificate. This
POST base pay shall be approximately \$1.79 per hour above POST base pay effective
July 18, 2020, for a Supervisory Certificate or a master's degree. The initial
establishment of this new POST base pay for a Management POST certificate is subject
to the discretion of the Chief Executive Officer based on the availability of financial
resources.

7 (4) Procedure. The employee shall submit a written request for POST
8 pay to the department with an attached copy of the appropriate POST certificate or
9 official transcript from the accredit university or college. This POST pay shall start the
10 first full pay period following receipt by the County of a valid POST certificate or official
11 transcript. The County shall submit to POST in an expeditious manner, applications by
12 affected employees for the certificates described above.

13 Dependent Care Assistance Plan. The purpose of this Section 125 (t) 14 Dependent Care Assistance Plan (DCAP) is to permit eligible employees to make an 15 election to pay for certain dependent care expenses with salary reduction from 16 compensation contributed to the plan before federal income or social security taxes are 17 paid to the IRS ("Salary Reduction") in accordance with Internal Revenue Code sections 18 125 and 129 and regulations issued pursuant thereto. The DCAP shall be construed to 19 comply with said code sections and to meet the requirements of any other applicable 20 provisions of law. The DCAP will be administered by Human Resources in accordance 21 with the DCAP plan document and applicable law.

22 (1) To be eligible for this benefit, an employee must be in a regular
23 position.

(2) Enrollment in the plan is required every plan year and is limited to
the annual open enrollment period or no later than 60 days following the date of
becoming eligible due to a mid-year change in status event. Failure to submit a
participation agreement within the time frame shall result in an election to not participate
in the plan.

(3) An employee must elect to contribute to the DCAP through salary
 reduction on forms approved by Human Resources. An employee election to
 participate shall be irrevocable for the remainder of the plan year. Once a salary
 reduction has begun, in no event will changes in elections be permitted during the plan
 year except to the extent permitted under IRS rulings and regulations and with the plan
 document.

7 (4) Pursuant to Internal Revenue Code section 125, any amounts
8 remaining in the employee's account at the end of a plan year must be forfeited except
9 as permitted by the Internal Revenue Code and the plan document.

(u) Vacant Higher Position. Employees directed to continuously perform
duties in a vacant higher level regular position for which funds have been appropriated,
shall be entitled to a salary rate increase to the higher level for the time actually worked
in excess of 160 hours, unless specifically waived by the employee; provided, however:

(1) The appointing authority certifies to the Director of Human
Resources, in writing at the time of appointment, that the employee meets minimum
qualifications and is assigned and held responsible to fully perform all of the duties
normally associated with the higher level position without limitation as to difficulty or
complexity of assignments or consequence of action and that the employee shall be
required to meet standards for satisfactory performance normally required at the higher
level position; and

(2) A written request for salary rate increase to the higher level is
directed to the Director of Human Resources for approval; such increase to the higher
level shall be determined as if the assignment had been a promotion.

It shall be the responsibility of the appointing authority to initiate such
requests and to provide a copy of such request to the employee. Written requests may
also be made by the employee through the appointing authority in the same manner.
Requests for a salary rate increase should be initiated during the first 30 calendar days
of such assignment. Requests for retroactive payment of a salary increase must be

filed as soon as possible, but not later than one calendar year after assignment of the
higher level duties and must be approved by the Director of Human Resources. Failure
to meet this time limitation shall waiver any and all rights to retroactive pay.

4 The duration of such assignments to vacant higher positions are not 5 intended to exceed one calendar year except in unusual circumstances approved by 6 both the appointing authority and the Director of Human Resources or designee. Such 7 assignments in all circumstances are temporary assignments and at the conclusion of 8 such assignments the respective employee shall be returned to his or her previous 9 classification. Appointments to regular positions of trainees or underfills are exempt 10 from the provisions of this section. Further, this section does not apply to a situation in 11 which there is no vacant higher-level position for which funds have been appropriated. 12 Addition of duties of a higher-level classification to any employee's regular position shall 13 be governed by the Special Assignment Compensation section or the Personnel Rules 14 on Classification, as appropriate. For purposes of this section, a vacant position is 15 defined as an authorized regular position for which funds have been appropriated and 16 which may be: (1) An unoccupied position due to attrition and for which the appointment 17 process has been initiated; (2) A position from which the incumbent is on extended 18 leave of absence; or (3) A new position authorized by the Board of Supervisors for 19 which the appointment process has been initiated.

20 (v) Personnel Rules. Notwithstanding any other provision in the County Code 21 or the Personnel Rules, those serving in classified service positions have appeal rights 22 under the Personnel Rules, except as otherwise provided herein. Any such appeals 23 shall be heard by a hearing officer selected from the Civil Service Commission Hearing 24 Officer list and appointed by the Civil Service Commission or, upon mutual agreement 25 of the appellant and the County, shall be heard by the Civil Service Commission. If the 26 appeal is heard by a hearing officer, the Civil Service Commission shall either accept or 27 reject the hearing officer's findings and recommendations within 30 days of receipt by 28 the Commission.

The only grounds for rejection of the hearing officer's decision must be for one of
 the following and the rejection must include specific detail in writing:

3 (1) The recommendation was procured by corruption, fraud, or other
4 undue means;

5

(2) There was corruption on the part of the hearing officer;

6 (3) The rights of a party were substantially prejudiced by the
7 misconduct of the neutral hearing officer;

8

(4) The hearing officer exceeded his or her powers;

9 (5) The rights of a party were substantially prejudiced by the refusal of
10 the hearing officer to postpone the hearing upon sufficient cause being shown therefore,
11 or by the refusal of the hearing officer to properly include or exclude evidence material
12 to the controversy.

Should such be the case, the Commission must state in writing specific
reason(s) for the decision (1, 2, 3, 4, or 5) and subsequently conduct and complete a full
and fair evidentiary hearing on the appeal within 30 days of rejecting the hearing
officer's findings and recommendations unless the hearing cannot for good cause be
completed within 30 days.

Those serving in unclassified positions do not have civil service appeal
rights as they serve at the pleasure of the appointing authority. Positions in the Exempt
Group shall not have rights to the classification appeal procedures under the Personnel
Rules.

(w) Ree

22

) Reemployment.

(1) A regular employee who has separated County employment, and
who is subsequently rehired in the same classification in a regular position within one
year (i.e., beginning the first day of work by the 365th calendar day), may receive
restoration of salary step, vacation accrual rate, and sick leave balance, unless the
employee has received payment for unused sick leave in accordance with the
Retirement Medical Trust Subdivision, subject to the approval and conditions

established by the appointing authority and the Director of Human Resources. Such
employees begin accruing vacation and sick leave and may utilize the same
immediately. Restoration of retirement contribution rate shall be in accordance with
applicable State law and in compliance with any requirements established by SBCERA.
The employee shall be required to serve a new probationary period, unless waived by
the Director of Human Resources. The employee shall be provided a new date of hire
for purposes of County seniority.

- 8 (2) A regular employee who has separated County employment and 9 who is subsequently rehired to a regular position in the same job family within one year, 10 (i.e., beginning the first day of work by the 365th calendar day), may receive restoration 11 of vacation accrual rate, sick leave, and retirement contribution rate in the same manner 12 as described above. Such employees begin immediately accruing vacation and sick 13 leave and may utilize the same immediately. The employee shall be required to serve a 14 new probationary period, unless waived by the Director of Human Resources. The 15 employee shall be provided a new date of hire for purposes of County seniority.
- 16 (3) A regular employee who has separated County employment, and 17 who is subsequently rehired to a regular position in another job family within a 90 18 calendar day period, must begin the first day of work within 90 calendar days and 19 beginning the first day of work by the ninety-first day, may receive restoration of salary 20 step (in the instance of rehire in a classification at the same pay range as the position 21 originally held), vacation accrual rate, sick leave and retirement contribution rate in the 22 same manner as described above. The employee shall be required to serve a new 23 probationary period, unless waived by the Director of Human Resources. The 24 employee shall be provided a new date of hire for purposes of County seniority.
- (4) Reemployment from Layoff. A regular employee who has been laid
 off from County employment and is subsequently rehired to a regular position shall be
 reemployed in the same manner as described in the reemployment subdivision.
 Restoration of retirement contribution rate shall be in accordance with applicable state

1 || law and in compliance with any requirements established by SBCERA.

(5) For purposes of this subdivision, a regular employee shall mean an
employee in a regular position who held regular status in any classification during the
previous period of County employment.

5

(x) Recruitment and Referral Bonus Programs.

6 (1) General. The County shall make available to appointing authorities'
7 recruitment and referral incentive (bonus) programs to assist in the recruitment and
8 appointment of qualified individuals into hard-to-recruit regular positions in the Exempt
9 Group, in accordance with the guidelines established herein.

10 (2) Program Applicability. Appointing authorities may request 11 authorization to apply the recruitment and/or referral incentive program(s) to assist in 12 filling regular positions in their departments. To apply, said position/classification must 13 have had historical/demonstrable recruitment difficulty. The Director of Human 14 Resources shall have the sole authority to determine the applicability and duration of 15 these program(s) to each requested position/classification and shall certify applicability 16 of the program(s) for each position, by assignment, department, and beginning and 17 ending dates. Such determinations shall not be subject to any review or appeal.

(3) Recruitment Bonus. An employee hired into a regular
 position/classification certified for participation in this program shall be eligible to receive
 recruitment bonuses in accordance with the following:

21

(A) Bonus Amount and Method of Payment.

22 The (I) eligible employee hired into a position/ 23 classification that is a department head or for whom the Chief Executive Officer or 24 Board of Supervisors is the appointing authority shall receive \$2,500.00 upon hire and 25 an additional \$2,500.00 upon completion of 2,080 service hours in the 26 position/classification for which the original bonus was granted.

27 (II) The eligible employee hired into a position/
 28 classification in Benefit Group B or Benefit Group C, not covered by Subsection

1 13.0613(x)(3)(A)(I), shall receive \$1,500.00 upon hire and an additional \$1,500.00 upon
completion of 2,080 service hours in the position/classification for which the original
bonus was granted.

4 (III) The eligible employee hired into a position/
5 classification in Benefit Group D shall receive no less than \$500.00 and no more than
6 \$1,000.00 upon hire and an additional \$1,000 upon completion of 2,080 service hours in
7 the position/classification for which the original bonus was granted.

8 (IV) Each bonus payment shall be considered taxable
9 income and subject to withholding.

10

(B) Limitations and Exclusions.

(I) No bonus will be paid for any candidate whose name
was placed on the eligible list for positions in the classification prior to the beginning
date certified by the Director of Human Resources for that classification to be eligible for
participation in the referral bonus program. Similarly, no bonus will be paid for any
candidate whose name was placed on the eligible list for positions in the classification
after the ending date certified by the Director of Human Resources for that classification
to be eligible for participation in the referral bonus program.

(II) The bonus payment shall not be considered in
 determining regular rate of pay for purposes of computing overtime compensation.

(III) The appointing authority shall have sole responsibility
 and authority to determine eligibility for the second installment of the recruitment bonus.
 Such determination shall not be subject to review or appeal.

(4) Referral Bonus. Any employee in a regular position who refers a
qualified candidate for a position/classification certified for participation in this program
who is subsequently hired into the regular position may receive a referral bonus in
accordance with the following:

27 (A) Method of Referral. To be eligible for the recruitment bonus,
28 the County application for employment must contain the name of the referring employee

1 || on the application.

7

(B) Bonus Amount and Method of Payment. The referring
employee shall receive a bonus of \$250.00 for each referred candidate actually hired
into an eligible regular position. An additional \$500.00 shall be paid upon that new
employee's completion of 2,080 service hours. Said bonus shall be considered taxable
income and subject to withholding.

(C) Limitations and Exclusions.

8 (I) No bonus will be paid for any candidate whose name
9 was placed on the eligible list for positions in the classification prior to the beginning
10 date certified by the Director of Human Resources for that classification to be eligible for
11 participation in the referral bonus program. Similarly, no bonus will be paid for any
12 candidate whose name was placed on the eligible list for positions in the classification
13 after the ending date certified by the Director of Human Resources for that classification
14 to be eligible for participation in the referral bonus program.

(II) Individuals assigned to employee recruitment as a
 primary function of their position shall not be eligible to receive this bonus.

(III) In cases where more than one employee is named as
a "referring party," the referral bonus shall be equally split between the referring
employees.

(IV) In cases where the referred employee resigns,
transfers out of the eligible position, or is terminated prior to completion of 2,080 service
hours, the additional \$500.00 shall not be paid.

(V) The referral bonus payment shall not be considered in
 determining regular rate of pay for purposes of computing overtime compensation.

(VI) The appointing authority shall have sole responsibility
 and authority to determine eligibility for the second installment of the referral bonus.
 Such determination shall not be subject to review or appeal.

(y) County Counsel Legal Service Classification.

28

(1) Application. This section shall apply to all Deputy County Counsel
 classifications.

3 (2) Service. The term "service" means service which the appointing
4 authority finds to be good or superior in work performance and conduct.

(3) Hiring. With the approval of the County Counsel, experienced
attorneys may be hired in a classification and at a variable entrance rate commensurate
with demonstrated experience, ability, and the needs of the County. Attorneys without
experience may be hired as a Deputy County Counsel I at the appropriate entrance step
of the applicable salary range.

10 (4) Deputy County Counsel I. After a period of 1,040 hours of service 11 in a Deputy County Counsel I classification, an attorney shall be advanced one step 12 increment to the next step within the applicable salary range. After an additional 1,040 13 hours of service, the Deputy County Counsel I shall be promoted to a Deputy County 14 Counsel II classification. The Deputy County Counsel I shall be terminated if it is found 15 that such promotion is not merited. An attorney hired as a Deputy County Counsel I at 16 some step other than step 1 because of experience, ability, or needs of the County may, 17 after 1,040 hours of service, be promoted to a Deputy County Counsel II classification 18 upon the recommendation of the appointing authority.

19 (5) Deputy County Counsel II. After a period of 1,040 hours of service
20 in the Deputy County Counsel II classification, an attorney shall be advanced one step
21 increment. After an additional period of 1,040 hours of service, the Deputy County
22 Counsel II shall be advanced one step increment. After an additional period of not less
23 than 1,040 hours nor more than 2,080 hours of service, the Deputy County Counsel II
24 shall be promoted to a Deputy County Counsel III classification, or the Deputy County
25 Counsel II shall be terminated if it is found that such promotion is not merited.

26 (6) Deputy County Counsel III. After a period of 1,040 hours of service
27 in the Deputy County Counsel III classification, an attorney shall be advanced one step
28 increment. After an additional period of 1,040 hours of service, the Deputy County

Counsel III shall be advanced one step increment. After an additional period of not less
 than 1,040 hours nor more than 2,080 hours of service, the Deputy Counsel III shall be
 promoted to a Deputy County Counsel IV classification or the Deputy County Counsel III
 shall be terminated if it is found that such promotion is not merited.

(7) Deputy County Counsel IV. After a period of 1,040 hours of service
in the Deputy County Counsel IV classification, an attorney shall be advanced one step
increment. Step advancements shall be in one step increments after completion of
each additional period of 1,040 hours of service until the top step for the classification is
reached.

10 (8) Attorneys shall be on probation for the entire time of service below
11 the Deputy County Counsel IV level. An attorney hired as a new employee in the
12 Deputy County Counsel III or Deputy County Counsel IV classification shall serve a
13 combined probationary and training period of 2,080 hours of service. Those promoted
14 to Deputy County Counsel IV from Deputy County Counsel III shall immediately acquire
15 regular status in the higher classification.

16 (9) Deputy County Counsel V. A Deputy County Counsel IV at the top 17 step of the Deputy County Counsel IV level may be promoted to a Deputy County 18 Counsel V. Eligibility for promotion to Deputy County Counsel V shall be pursuant to 19 criteria approved by the appointing authority. Employees promoted to Deputy County 20 Counsel V shall not obtain regular status as a Deputy County Counsel V as such 21 employee shall serve in a probationary status for the duration of the appointment as a 22 Deputy County Counsel V and may be removed from a Deputy County Counsel V 23 classification by the appointing authority at any time without any right to review or 24 appeal. Additionally, there shall be an annual review by the appointing authority of the 25 performance of each Deputy County Counsel V, and it shall be discretionary with the 26 appointing authority whether to continue each employee's Deputy County Counsel V 27 status. An employee who is removed as a Deputy County Counsel V shall be returned 28 to Deputy County Counsel IV status.

1 (10) Exceptional Service. An additional two range increase or an 2 additional four range increase in salary may be paid to attorneys for outstanding ability 3 or work for a period not to exceed 2,080 hours if such increase is: (1) jointly 4 recommended by the appointing authority and the Chief Executive Officer or his/her 5 designee.. Such additional compensation may be renewed each year and shall be 6 designated Exceptional Service Compensation. Employees in the classification of 7 Deputy County Counsel V shall not be eligible for compensation under this subdivision.

8 (11)Removal from Operation of Section. Upon request of the 9 appointing authority and the approval of the Civil Service Commission, an attorney may 10 be removed from the operation of this section.

11 Bilingual Compensation. Upon the approval of the Director of Human (z) 12 Resources or designee, employees in the Executive Assistant category of the Exempt 13 Group required by the appointing authority or designee to perform bilingual translation 14 involving the use of English and a second language (including American Sign 15 Language) as a condition of employment, shall be eligible for bilingual compensation in 16 the amount of \$45.00 per pay period. Such compensation shall apply regardless of the 17 total time required per day for such translation. Such employees must be certified as 18 competent in translation skills by Human Resources to be eligible for compensation.

19

(aa) (Repealed by Ord. 4270, passed - -2015).

20

(bb) (Repealed by Ord. 4270, passed - -2015).

21 Portable Communication Device Allowance. All County employees in (cc) 22 Benefit Groups A and B in a paid status, shall receive a biweekly portable 23 communication device allowance in the amount of \$92.31. An employee who becomes 24 eligible or ineligible for this benefit in the middle of the pay period will receive a prorated 25 amount.

26 The employee shall purchase a portable communication device capable of 27 sending and receiving cellular telephone calls, and capable of sending and receiving e-28 mails to and from the County e-mail system. The County shall pay for any license and

set up expense for the device if any, and the employee shall pay for the equipment and
monthly voice and data plans.

3 (dd) Probationary Period. Unless a longer probationary period is otherwise
4 provided, all classified employees in the Exempt Group shall serve a probationary
5 period of one year or 2,080 hours.

6

(ee) (Repealed by Ord. 4306, passed - -2016).

7 (ff) Perfect Attendance. Employees in regular, full-time positions in Benefit 8 Groups C and D who do not utilize any sick leave, any leave (e.g., vacation) in lieu of 9 sick leave, or benefits in lieu of sick leave (e.g., workers' compensation, short-term 10 disability partial/full integration, etc.), in a payroll calendar year (i.e., pay period one 11 through pay period 26 or 27, when applicable, of the same year), and who do not record 12 any sick leave without pay or absent without pay, medical emergency leave, or military 13 leave as provided by law during that year, shall accrue 16 hours of perfect attendance 14 leave, for use in the next calendar year. Failure to utilize perfect attendance leave 15 within the calendar year shall result in forfeiture of the same. Perfect attendance leave 16 may not be cashed out.

(gg) Healthy Lifestyles Program. The healthy lifestyle program is available to
employees in the Exempt Group. Under this program, Exempt Group employees are
eligible for reimbursement for health club membership up to \$324.00 on an annual
basis. Exempt Group employees are also eligible for an annual physical examination
through the Arrowhead Regional Medical Center.

(hh) Voluntary Time Off. The Voluntary Time Off (VTO) Program is intended to
provide Exempt Group employees a means of taking unpaid (i.e., non-compensated)
time off work, without losing the following benefits: medical premium subsidy, dental
premium subsidy, opt-out/waive amount, vision care, retirement medical trust employer
contribution, and life insurance which depend on the employee being in a paid status.
The following conditions apply:

28

(1) VTO may be taken in the same manner as vacation time except

1 that VTO must be used in one-hour increments and is limited to 80 hours per calendar
2 year.

3 (2) When VTO is taken, leave accruals continue as if the employee
4 was on paid time. VTO time counts as time worked toward satisfying the minimum hour
5 requirement to receive benefits, such as medical premium subsidy, dental premium
6 subsidy, opt-out/waive amount, County-paid life insurance, and County-paid vision care.

7 (3) VTO does not count as hours worked for purposes of computing
8 overtime, if applicable. County contribution to the retirement system under the
9 retirement system contributions subsection will only be paid if the employee is in a paid
10 status in any pay period in which VTO is used and the employee receives enough
11 earnings to pay his or her retirement contribution in that pay period.

Pursuant to applicable law, Tier 1 retirement system members are eligible for full service credit for the pay period in which VTO is used and the employer contribution would be based on the employees' normal compensation earnable.

Pursuant to applicable law, Tier 2 retirement system members are eligible for a reduced service credit amount for the pay period in which VTO was used and the employer contribution would be based on the employees' actual earnings for that pay period.

(4) VTO may not be used for situations that would otherwise require
leave without pay, such as an employee on short-term disability, or in conjunction with
leave without pay.

(5) VTO is an entirely voluntary program. No employee may be
required to take VTO.

(6) VTO may be taken by request of the employee and upon approval
of the appointing authority.

(ii) Retirement Incentive. Eligible employees in identified classifications that
 meet the requirements for a service retirement from the San Bernardino County
 Employees' Retirement Association (SBCERA) and who retired on or before June 30,

2009, are eligible to receive a retirement incentive in the amount of \$250.00 for each
 completed quarter of a year of current continuous service in a regular position with the
 County, payable in five annual payments after retirement. Such annual payments shall
 be made in July of each year. The Chief Executive Officer may exclude from eligibility
 classifications or positions assigned to organizational units that must remain filled.

6 Unless waived by the Chief Executive Officer, vacant positions created by those
7 employees receiving the retirement incentive shall not be filled for a period of five years.
8 Alternatively, departments may fill vacated positions if other positions with an equivalent
9 cost savings remain vacant for a period of five years.

Payments to an eligible employee under this program who returns to work for the
County in any capacity after retiring shall be temporarily suspended until the employee
again separates from employment with the County.

13

(jj) (Repealed by Ord. 4306, passed - -2016).

14 (kk) Retention Pay (formerly Longevity Pay). Exempt Group employees, 15 except those persons who qualify for Probation Retention pay under Subsection 16 13.0613(oo), shall be eligible for retention pay above the base rate of pay, as indicated 17 below, based on total hours of completed continuous service with the County. 18 Retention pay shall be paid on all paid hours up to an employee's standard hours and 19 shall not be considered when determining the appropriate rate of pay for a promotion or 20 demotion.

21				
21	Total Completed Service	Compensation		
22	31,200 continuous service hours (15 years)	2.0%		
23				
24	For purposes of retention pay only, a year of completed County service is defined			
25	as 2,080 service hours with the County.			
26	(II) Certified Public Accountant Stipend. The County	shall establish a \$750.00		
27	annual Certified Public Accountant (CPA) Stipend for emp	ployees in the following		

28 classifications who attain and maintain a valid CPA license:

1	Administrative Analyst I		
2	Administrative Analyst II		
3	Administrative Analyst III		
4	ARMC Chief Financial Officer		
5	Assistant Auditor-Controller/Treasurer/Tax Collector		
6	Assistant Executive Officer		
7	Auditor-Controller/Treasurer/Tax Collector Division Chief		
8	Auditor-Controller/Treasurer/Tax Collector Manager		
9	Chief Administrative Analyst		
10	Chief Deputy Treasurer		
11	County Chief Financial Officer		
12	Deputy Executive Officer		
13	HS Auditing Chief		
14	Principal Administrative Analyst		
15	Public Health Chief Financial Officer		
16	Public Works Chief Financial Officer		
17	Sheriff's Financial Manager		
18	The annual CPA stipend shall be paid in a lump sum to eligible employees in		
19	regular positions who are licensed CPAs and are in paid status in the pay period that		
20	includes July 1 of each year. An eligible employee in a regular position who is part-time		
21	or job-sharing shall be eligible for a prorated lump-sum payment based on regularly		
22	scheduled hours. An employee who is licensed as a CPA after July 1, or who is		
23	appointed after July 1, shall receive a prorated CPA stipend payment at the time of		
24	licensure or appointment, as applicable. Such proration shall be based upon the		
25	remaining number of pay periods in the fiscal year nearest his or her appointment.		
26	Eligible employees who are not in paid status (i.e., not coding paid hours) in the		
27	pay period that includes July 1 shall receive a prorated CPA stipend payment upon		
28	return to paid status. Such proration shall be based upon the remaining number of pay		

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1 periods in the fiscal year nearest their return to paid status. However, an employee who 2 is not in paid status during the entire fiscal year (i.e., not in paid status from pay period 3 15 of one year through pay period 14 of the following year) shall not receive the annual 4 CPA stipend for the fiscal year(s) during which he or she was not in paid status at all. 5 For example, if an employee is not in paid status from June 2016 through September 6 2017, and then returns to paid status in October 2017, the employee shall receive a 7 prorated CPA stipend payment for FY 2017/2018 upon their return to paid status but 8 shall not receive the FY 2016/2017 stipend because the employee was not in paid 9 status for the entire 2016/2017 fiscal year. Any employee separating from County 10 employment at the conclusion of a leave of absence shall not receive the CPA stipend.

(mm) Auditing Pay Differential. Employees in the classifications designated
below who are required by the appointing authority to directly oversee the auditing
functions shall receive a differential of two percent above the employee's base rate of
pay for all hours actually worked, up to 80 hours per pay period:

- 15 || HS Auditing Chief
 - Auditor-Controller/Treasurer/Tax Collector Manager
- 17

16

Auditor-Controller/Treasurer/Tax Collector Division Chief

Audits must have resulted in the preparation of reports indicating the audits were conducted in accordance with the AICPA, IIA, IFAC, GAGAS, SSAE or PCAOB or other comparable national or international organization or state or federal regulation standards and/or regulations. Eligibility for this differential is at the discretion of the appointing authority.

(nn) Behavioral Health Medical Director Differential. The Behavioral Health
Medical Director shall receive a five percent differential above the employee's base rate
of pay provided such employee is certified as a Diplomate by the American Board of
Psychiatry and Neurology. The differential shall be paid for all hours actually worked up
to 80 hours per pay period.

28

(oo) Probation Retention Pay. The Chief Probation Officer, Assistant Chief

1 Probation Officer and Deputy Chief Probation Officers who fall within the definition of 2 "safety member" under Government Code section 31469.4 and have completed 15 or 3 more years of continuous completed service hours in a regular position shall receive 4 Probation Retention pay above their base rate of pay, as indicated below, based on the 5 total hours of continuous completed service in a regular position with the County. 6 Probation Retention pay shall be paid on all paid hours up to an employee's standard 7 hours and shall be excluded when determining the appropriate rate of pay for promotion 8 or demotion. Employees who qualify for Probation Retention pay shall begin to receive 9 the pay following completion of the required service hours.

10					
10	Completed Continuous Service Hours	Compensation			
11	31,200 continuous service hours (15 years)	2.0%			
12	41,600 continuous service hours (20 years)	An additional 2.0% for a total of 4.0%			
12	52,000 continuous service hours (25 years)	An additional 4.0% for a total of 8.0%			
13					

- For purposes of Probation Retention pay, a year of completed continuous service hours is defined as 2,080 service hours with the County.
- 15 Direct Deposit (Electronic Funds Transfer). All employees must make and (pp) 16 maintain arrangements for the direct deposit of paychecks and reimbursements into the 17 financial institution of their choice via electronic fund transfer. Employees who have not 18 made such arrangements by the end of the 4th pay period after their date of hire shall 19 be subject to disciplinary action. In cases where an employee is unable to make 20 arrangements for electronic fund transfer, the Director of Human Resources may allow 21 an exception to this subsection. Any exceptions granted may be reviewed periodically 22 for continuation, subject to the approval of the Director of Human Resources.

23 Employees who fail to make arrangements for direct deposit shall receive 24 paychecks and reimbursements via pay card.

25 26

14

- Modified Benefit Option (MBO). (qq)
- 27

28

(1) General Provisions.

All full-time employees in regular Exempt Group positions (A) shall be provided an opportunity to convert from a regular position with traditional

benefits (i.e., traditional benefit option) to a regular position with modified benefits and a
wage differential.

3 (B) Employees may choose to enroll in the MBO at hire or
4 during the annual open enrollment period and may choose to change to the traditional
5 benefit option during subsequent open enrollment periods.

6 (C) Employees who select the Modified Benefit Option must
7 commit to work a minimum of 1,560 hours per calendar year.

8 (D) In order to receive the benefits and wage differential of the
9 MBO, the employee must specifically choose the Option.

10

(2) Modified Benefit Option Wage Differential.

(A) Employees who select the MBO shall receive a wage
differential of 4% above the base rate of pay. The wage differential shall be paid on all
paid hours (e.g., REG, PTO, etc.).

14 (B) The wage differential shall be considered as part of the base 15 hourly rate when calculating the following: County contribution to the employee's 16 Retirement Medical Trust (RMT) account, County match to employee's contribution to 17 457(b) Deferred Compensation Plan, County match to employee's contribution to 18 County's 401(k) Defined Contribution Plan, differentials paid on a percentage basis 19 (e.g., Retention Pay, POST), sick leave conversion cash-out pursuant to Subsections 20 13.0613(g)(1)(I) and 13.0613(k)(4), and other leave cash-outs if any. Provided below is 21 an example of how the County's contribution to the RMT would be calculated:

Example: Employee with 17 years of continuous County service and an 80-hour per pay period schedule selects the MBO. The employee's base hourly rate is \$70 per hour. This employee is eligible for a County contribution to the RMT equal to 3.75% of the employee's base bi-weekly salary. The County contribution to the RMT is calculated as follows:

27 80 hours X (\$70.00 per hour X 1.04 MBO Wage Differential) =
28 \$5,824 base bi-weekly salary for purposes of County contribution to the RMT

1	\$5,824 X 3.75% Contribution Rate = \$218.40		
2	The County will contribute \$218.40 to the RMT on behalf of the		
3	employee that pay period.		
4	(3) Benefits and Leaves. Except as provided in Subsection		
5	13.0613(qq)(3), employees who select the MBO shall receive the same benefits and		
6	leaves that employees who select the traditional benefit option receive.		
7	(A) Medical Coverage. Employees who select the MBO shall		
8	have the same medical plan options as employees who select the traditional benefit		
9	option (e.g., Blue Shield HMO, Kaiser HMO, Blue Shield Access + HMO, Kaiser Choice		
10	HMO, and Blue Shield PPO).		
11	(B) Medical Premium Subsidy (MPS).		
12	(I) Employees who select the MBO shall receive MPS in		
13	the following amounts per pay period:		
14			
15	Coverage TypeMPSEmployee Only\$172.76		
16	Employee + 1 \$310.80 Employee + 2 \$434.55		
17	(II) Effective July 18, 2020, the MPS amounts for		
18	employees who select the MBO shall increase to the following amounts per pay period*:		
19			
20	Coverage TypeMPSEmployee Only\$179.86		
21	Employee + 1 \$327.20		
22	Employee + 2 \$459.15		
23	*The initial granting of this MPS increase is subject to the discretion of the Chief		
24	Executive Officer based on the availability of financial resources.		
25	(III) Effective July 17, 2021, the MPS amounts for		
26	employees who select the MBO shall increase to the following amounts per pay period:		
20	Coverage Type MPS		
	Employee Only \$185.26 Employee + 1 \$337.02		
28	Employee + 2 \$472.93		

1	(IV) Effective July 16, 2022, the MPS amounts for		
2	employees who select the MBO shall increase to the following amounts per pay period:		
3	Coverage Type MPS		
4	Employee Only \$203.21		
5	Employee + 1 \$369.67		
	Employee + 2 \$518.74		
6	(V) Effective July 15, 2023, the MPS amounts for		
7	employees who select the MBO shall increase to the following amounts per pay period:		
8	Coverage Type MPS		
9	Employee Only \$215.60		
10	Employee + 1 \$392.21		
	Employee + 2 \$550.37		
11	(VI) Effective July 13, 2024, the MPS amounts for		
12	employees who select the MBO shall increase to the following amounts per pay period:		
13	Coverage Type MPS		
14	Employee Only \$227.99		
15	Employee + 1 \$414.76		
	Employee + 2 \$582.00		
16	(VII) Effective July 12, 2025, the MPS amounts for		
17	employees who select the MBO shall increase to the following amounts per pay period:		
18			
19	Coverage TypeMPSEmployee Only\$240.38		
20	Employee Only \$240.38 Employee + 1 \$437.30		
20	Employee + 2 \$613.62		
21	(C) Dental Premium Subsidy (DPS). Employees who select the		
22			
23	MBO and are enrolled in both County-sponsored medical and dental coverage whose		
24	premium costs for medical and dental exceeds the MPS shall be eligible to receive DPS		
25	up to \$9.46 per pay period, but not to exceed the combined total of the employee's out-		
26	of-pocket premium expenses.		
27	(4) Paid Time Off (PTO).		
	(A) Definition. Employees who select the MBO shall be granted		
28	Paid Time Off (PTO) in lieu of any other Vacation or Sick accrual leave provisions.		

However, employees shall continue to be eligible to receive Administrative Leave as
provided in Subsection 13.0613(p). Additionally, employees shall receive holiday pay in
accordance with Subsection 13.0613(g)(3), except that employees shall not be eligible
for the floating holiday.

(B) Accumulation. Employees who select the MBO shall accrue
PTO each pay period as provided in the chart below and shall be eligible for prior
service credit in accordance with Subsection 13.0613(g)(2)(D). Employees who have
standard hours of less than eighty (80) hours per pay period shall accumulate PTO on a
pro-rata basis; provided, however, that the maximum combined vacation and PTO
accrual that may be carried over to future calendar years shall not be prorated. PTO
shall be available for use on the first day following the pay period in which it is earned.

			Maximum	Maximum
			PTO Accrual	Combined
			That May Be	Vacation and
		Approximate	Carried Over	PTO Accrual That
	Annual	Accrual	to a Future	May be Carried
	PTO	Rate Per	Calendar	Over to a Future
Service Hours	Allowance	Pay Period	Year	Calendar Year
0 through 8,320	120 hours	1.62 hours	272 hours	374 hours*
service hours	120 110015	4.02 110015	272 110015	374 HOUIS
Over 8,320				
through 18,720	160 hours	6.15 hours	362 hours	480 hours*
service hours				
Over 18,720	200 hours	7.60 hours	452 hours	E96 houro*
service hours	200 nours	7.09 10015	452 HOUIS	586 hours*
	0 through 8,320 service hours Over 8,320 through 18,720 service hours Over 18,720	Service HoursPTO Allowance0 through 8,320 service hours120 hoursOver 8,320 through 18,720 service hours160 hoursOver 18,720 200 hours200 hours	Annual PTOAccrual Rate Per Pay PeriodService HoursAllowancePay Period0 through 8,320 service hours120 hours4.62 hoursOver 8,320 through 18,720 service hours160 hours6.15 hoursOver 18,720 Service hours200 hours7.69 hours	Annual Annual PTOApproximate Accrual Accrual Rate Per Pay PeriodPTO Accrual That May Be Carried Over to a Future Calendar YearService HoursAllowancePay PeriodYear0 through 8,320 service hours120 hours4.62 hours272 hoursOver 8,320 through 18,720 service hours160 hours6.15 hours362 hoursOver 18,720200 hours7 69 hours452 hours

21 *The employee's maximum PTO accrual that may be carried over to a future calendar 22 year may not exceed 272, 362, or 452, as applicable. Additionally, the maximum 23 combined vacation and PTO accrual that may be carried over to a future calendar year 24 for an employee who has a grandfathered maximum vacation accrual balance of more 25 than 480 hours as allowed in Subsection 13.0613(g)(2)(B) shall be this employee's 26 grandfathered maximum vacation accrual balance plus 106 PTO hours. For example, if 27 employee's grandfathered maximum vacation accrual balance is 600 hours, the 28 maximum combined vacation and PTO accrual that may be carried over to a future

calendar year shall be 706 hours (600 vacation hours plus 106 PTO hours). As
indicated in Subsection 13.0613(g)(2)(B), the grandfathered maximum vacation accrual
balance shall be adjusted annually at the end of each calendar year and shall never be
increased.

5 Any PTO accrual balance at the end of the calendar year in excess 6 of employee's maximum PTO accrual that may be carried over to a future calendar year 7 shall be automatically cashed out and paid in accordance with Subsection 8 13.0613(qq)(4)(E)(II). Additionally, any combined vacation/PTO accrual balance at the 9 end of the calendar year in excess of the employee's allowed maximum combined 10 vacation/PTO balance, in which vacation accruals do not exceed employee's allowed 11 maximum vacation accrual balance, shall be cashed out in PTO hours paid in 12 accordance with Subsection 13.0613(qq)(4)(E)(II). For example, if an employee with a 13 maximum combined accrual balance of 586 has 480 vacation hours (i.e., employee's 14 vacation maximum accrual balance) and 200 PTO hours for a combined accrual 15 balance of 680 hours, 94 PTO hours shall be automatically cashed out in accordance 16 with Subsection 13.0613(qq)(4)(E)(II).

17

28

(C) Administration.

(I) PTO for Vacation Leave Purposes. When PTO has
been requested for vacation leave purposes, PTO shall be administered according to
Subsection 13.0613(g)(2)(C).

(II) PTO for Sick Leave Purposes. When PTO has been
 requested for sick leave purposes, PTO shall be administered according to Subsection
 13.0613(g)(1)(D).

24 (D) Separation. Employees separating from County 25 employment shall have any unused PTO administered in the same manner that 26 Subsection Vacation Leave is administered at separation according to 27 13.0613(g)(2)(C)(IV).

Exempt employees who are subsequently hired into a position in a

bargaining unit that does not contain the MBO, shall carry over their existing PTO
balance and begin accruing vacation, floating holiday, and sick leave immediately.

3

(E) PTO Cash-Out.

4 **(I)** Elective Conversion. An employee may sell back 5 PTO at the base hourly rate of the employee as hereinafter provided, upon approval of 6 the appointing authority. Eligible employees may exercise these options under 7 procedures established by the Director of Human Resources. In lieu of cash, the 8 employee may designate that part or all of the value of PTO be contributed to the 9 County's 401(k) Defined Contribution Plan or 457(b) Deferred Compensation Plan. In 10 order to sell back PTO prior to termination or retirement, an employee may exercise the 11 following options:

12 Option 1. Future Accruals. An employee must make an 13 irrevocable election during the month of December, specifying the number of PTO hours 14 to be sold back from the next calendar year's PTO accrual. Such election must be 15 made in increments of not less than ten hours and may not exceed 160 hours. All 16 designated hours remaining at the end of the pay period 25 will automatically be 17 converted into cash in the last period of the calendar year.

Option 2. Existing Accruals. Existing PTO accruals may be
cashed out in whole hour increments with a minimum cash out of ten hours and will be
subject to a ten percent penalty.

(II) Automatic Conversion. At the end of the last pay
period of the calendar year, an employee shall automatically have any PTO accruals in
excess of the employee's maximum PTO accrual balance converted to cash. Such
automatic PTO cash out shall be paid in pay period 1 of the next calendar year.

(F) Accrual Carryover Following Benefit Change.

(I) Traditional Benefit Option to Modified Benefit Option.
(i) Employees who convert from the traditional
benefit option to the MBO shall carry over and may utilize their existing vacation,

1 holiday, and sick leave balances; provided, however, that the employee shall no longer 2 accrue vacation leave, sick leave, and a floating holiday after converting to the MBO. 3 After converting to the MBO the employee shall be immediately eligible to accrue PTO. 4 Any vacation leave accrual balance carried over to 5 the MBO that is in excess of the employee's allowed maximum vacation leave accrual 6 balance at the end of the calendar year shall be cashed out and paid in accordance with 7 Subsection 13.0613(g)(2)(E)(II). For example, an employee with a maximum vacation 8 leave accrual balance of 480 hours begins MBO in pay period 16 and carries over 572 9 vacation hours. This employee then uses 20 vacation hours and has 552 vacation 10 hours at the end of the last pay period of the calendar year. In this example, 72 11 vacation hours shall automatically cash out in pay period 1 of the next calendar year 12 such that 480 vacation hours carries over to the next calendar year (552 hours - 72 13 hours = 480 hours). 14 (ii) Vacation Cash-Out. Employees who met the 15 eligibility requirements for the vacation cash-out prior to selecting the MBO, and 16 predesignated to cash-out vacation leave during the required pre-designation period 17 while in the traditional benefit option, shall remain eligible to cash-out vacation leave. 18 However, employees enrolled in the MBO shall not be eligible to pre-designate to cash-19 out vacation leave while enrolled in the MBO unless employee intends to convert to the 20 traditional benefit option during next calendar year's open enrollment period and start 21 accruing vacation that calendar year. 22 Additionally, employees who select the MBO will 23 continue to have the option to cash-out existing vacation accruals according to 24 Subsection 13.0613(g)(2)(E). 25 (II)Modified Benefit Option to Traditional Benefit Option. 26 (i) Employees who convert from the MBO to the 27 traditional benefit option shall carry over and may utilize their existing PTO balance (if 28

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any) and begin accruing vacation, floating holiday, and sick leave immediately;

1 however, the maximum combined PTO and vacation accrual that may be carried over to 2 a future calendar year shall not exceed this employee's allowed maximum vacation 3 accrual balance at the end of the calendar year as established in Subsection 4 13.0613(g)(2)(B). Any combined excess leave hours at the end of the calendar year 5 shall be cashed out as PTO hours and paid in accordance with Subsection 6 13.0613(qq)(4)(E)(II). For example, an employee with a maximum vacation accrual 7 balance of 480 hours begins the traditional benefit option in pay period 16 and carries 8 over 150 PTO hours and 375 Vacation Leave hours and accrues an additional 68 9 vacation hours through pay period 26 (i.e., total combined leave at the end of calendar 10 year equals 593 hours). In this example, 113 PTO hours shall automatically cash out in 11 pay period 1 of the next calendar year such that 480 total combined vacation/PTO hours 12 carries over to the next calendar year (593 hours - 113 hours = 480 hours). If 13 employee has a grandfathered maximum vacation accrual balance, the grandfathered 14 vacation accrual balance shall be the maximum combined vacation and PTO balance 15 that may be carried over.

16 (ii) PTO Cash-Out. Employees who met the 17 eligibility requirements for the PTO cash-out prior to converting from the MBO to the 18 traditional benefit option and predesignated to cash-out PTO during the required pre-19 designation period while in the MBO, shall remain eligible to cash-out PTO. However, 20 employees enrolled in the traditional benefit option shall not be eligible to pre-designate 21 to cash-out PTO while enrolled in the traditional benefit option unless employee intends 22 to convert to the MBO during next calendar year's open enrollment period and start 23 accruing PTO that calendar year.

24 Additionally, employees who convert from the MBO to 25 the traditional benefit option will continue to have the option to cash-out existing PTO 26 according to Subsection 13.0613(qq)(4)(E)(I).

27 The Director of Human Resources shall have the authority, with the (rr) 28 approval of the County's Chief Executive Officer, to provide Exempt Group employees

who participated in major COVID-19 initiatives up to the 40 hours of COVID Leave
consistent with the COVID leave provided to the represented bargaining units.

(ss) The Director of Human Resources shall have the authority, with the
approval of the County's Chief Executive Officer, to provide Exempt Group employees
who provide proof of vaccination up to 32 hours of COVID Vaccine Leave Incentive
consistent with the COVID Vaccine Leave Incentive provided to the represented
bargaining units.

8 (tt) The Director of Human Resources shall have the authority, with the
9 approval of the County's Chief Executive Officer, to provide Exempt Group employees
10 with COVID-19 Premium Pay consistent with COVID-19 Premium Pay provided to the
11 majority of represented bargaining units.

12

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16

SECTION 2. Section 13.0614 of the San Bernardino County Code is amended,
to read:

13.0614 Salaries and Working Conditions of the Elected Officials.

(a) Compensation.

17 (1) Board of Supervisors. Section 1 of Article VI of the County Charter
18 establishes the annual compensation (including salary and benefits) of members of the
19 Board of Supervisors and provides that compensation is re-evaluated, and adjusted if
20 necessary, every four years.

(2) County-Wide Elected Officials. Section 1 of Article VI of the County
 Charter establishes the annual salaries of County-wide elected officials, as defined in
 section 13.0613(b), except that of the Superintendent of County Schools, and provides
 that salary is re-evaluated, and adjusted if necessary, every year.

25

(b) Benefits—County-Wide Elected Officials.

(1) Notwithstanding any other provisions of the County Code, County wide elected officials shall receive the same benefits provided to Exempt Group
 employees in Benefit Group A, or as otherwise specified, in Subsections (f), (j), (k), (l),

1	(o), (q), (t), (cc), (ff), (ss), and (tt) of Section 13.0613, and as otherwise specified by law		
2	or the County Code and as modified below.		
3	(A) County-wide elected officials are not required to enroll in		
4	County-sponsored medical and dental coverage as described in Subsection		
5	13.0613(f)(1). A County-wide elected official who does not participate in a County-		
6	sponsored medical plan will receive an amount of \$161.54 per pay period.		
7	(B) County-wide elected officials shall not receive the benefits		
8	described in Subsection 13.0613(f)(6) related to short term disability.		
9	(C) County-wide elected officials shall not receive the benefits		
10	described in Subsection 13.0613(k)(1)(B)(III) related to eligibility for MPS and DPS while		
11	on leave.		
12	(D) County-wide elected officials shall not receive the benefits		
13	described in Subsections 13.0613(k)(4)(A) and 13.0613(k)(4)(B) related to sick leave		
14	conversion to Retirement Medical Trust Fund (RMT). County-wide elected officials shall		
15	be eligible to participate in the RMT upon taking office. The County will contribute to the		
15 16	be eligible to participate in the RMT upon taking office. The County will contribute to the RMT as follows for County-wide elected officials:		
	RMT as follows for County-wide elected officials:		
16			
16 17 18	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75%		
16 17 18 19	RMT as follows for County-wide elected officials:Total Years of ServicePercentage of Base Salary*0-9 years2.00%10-15 years2.75%16 or more years3.75%		
16 17 18 19 20	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75%		
16 17 18 19 20 21	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan		
16 17 18 19 20 21 22	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document.		
 16 17 18 19 20 21 22 23 	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document. (E) In addition to the benefits described in Subsection		
 16 17 18 19 20 21 22 23 24 	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document. (E) In addition to the benefits described in Subsection 13.0613(o)(1) related to automobiles, County-wide elected officials shall be entitled to		
 16 17 18 19 20 21 22 23 24 25 	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document. (E) In addition to the benefits described in Subsection 13.0613(o)(1) related to automobiles, County-wide elected officials shall be entitled to have a Category I County vehicle assigned to them for use on County business and		
 16 17 18 19 20 21 22 23 24 25 26 	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document. (E) In addition to the benefits described in Subsection 13.0613(o)(1) related to automobiles, County-wide elected officials shall be entitled to have a Category I County vehicle assigned to them for use on County business and they will not be required to reimburse the County for occasional personal use. County-		
 16 17 18 19 20 21 22 23 24 25 	RMT as follows for County-wide elected officials: Total Years of Service Percentage of Base Salary* 0-9 years 2.00% 10-15 years 2.75% 16 or more years 3.75% *For purposes of the RMT contribution, base salary is as defined in the RMT plan document. (E) In addition to the benefits described in Subsection 13.0613(o)(1) related to automobiles, County-wide elected officials shall be entitled to have a Category I County vehicle assigned to them for use on County business and they will not be required to reimburse the County for occasional personal use. County-wide elected officials shall be taxed for any such personal use in accordance with state		

1 \$561.54 per biweekly pay period.

2 (I) In lieu of other benefits provided to Exempt Group 3 employees, County-wide elected officials shall have five percent of their base salary 4 contributed by the County on their behalf on a biweekly basis to either (1) the County's 5 457(b) Deferred Compensation Plan, or (2) the County's 401(a) Defined Contribution 6 Plan.

7 (II) Tier 1 County-wide elected officials shall have 8 \$442.53 contributed by the County on their behalf on a biweekly basis to either (1) the 9 County's 457(b) Deferred Compensation Plan, or (2) the County's 401(a) Defined 10 Contribution Plan.

11 Benefits—Board of Supervisors. Members of the Board of Supervisors (c) 12 shall receive only the following benefits.

13

(1) Retirement System Contributions.

14 (A) The County will contribute to the San Bernardino County 15 Employees' Retirement Association (SBCERA) all required employer contributions for 16 members of the Board of Supervisors. All mandatory employee retirement contributions 17 shall be paid by the Board members.

18

(B) All such mandatory employee retirement contributions made 19 to SBCERA, although designated as employee contributions under the County 20 Employees Retirement Law of 1937 and although deducted from the compensation of 21 Board members, shall be picked up by the County for tax purposes in accordance with 22 Internal Revenue Code section 414(h)(2) and shall be treated by the County as paid by 23 the County to SBCERA in lieu of contributions by Board members who are members of 24 SBCERA, as authorized by County Resolution 2008-249. The amounts picked up by 25 the County under this subsection shall be treated as compensation paid to Board 26 members for all other purposes. County paid employer contributions to the County's 27 Retirement System under this subsection shall be paid from the same source of funds 28 used in paying the salaries of the affected Board members. No Board member shall

have the option to receive the Retirement System contribution amounts directly instead
of having them paid to the County Retirement System. Until retirement or separation,
all contributions picked up under this subsection will be considered for tax purposes as
employer-paid contributions.

(C) Survivor Benefits are payable to employed general
retirement members with at least 18 months continuous retirement membership
pursuant to Government Code section 31855.12. An equal, non-refundable employer
and employee biweekly contribution will be paid to SBCERA as provided in the annual
actuarial study.

10

(2) Medical and Dental Coverage Insurance.

(A) Except as provided in subsection (C) below, all Board
members must enroll in a medical and dental plan offered by the County. Board
members who fail to elect medical and dental plan coverage will be automatically
enrolled in the medical and dental plan with the lowest biweekly premium rates available
in the geographical location of the Board member's primary residence.

16 (B) Enrollment elections must remain in effect for the remainder 17 of the plan year unless a Board member experiences an IRS qualifying event. Board 18 members may elect to enroll their dependent(s) upon initial eligibility for medical and 19 dental insurance. Thereafter, newly eligible dependents may be enrolled within 60 days 20 of obtaining dependent status, such as birth, adoption, marriage, or registration of 21 domestic partnership. Notification of a mid-year qualifying event must be submitted to 22 Human Resources, in accordance with procedures adopted by the County. Board 23 members are responsible for notifying the County within 60 days of dependent's change 24 in eligibility for the County plans. Dependent(s) must be removed mid-plan year when a 25 dependent(s) becomes ineligible for coverage under the insurance plan eligibility rules, 26 for example, divorce, over-age dependent, or gain of coverage on spouse's or domestic 27 partner's employer-provided insurance, or termination of domestic partnership. 28 Premiums for coverage will be automatically deducted from the Board member's pay

warrant. Failure to pay premiums will result in loss of coverage for the Board member
and/or the dependents.

3 (C) Board members eligible for medical plan coverage who are 4 also enrolled in comparable group medical plan sponsored by another employer or are 5 covered by a spouse or domestic partner who is also employed with the County may 6 elect to discontinue enrollment in County-sponsored medical plan (opt-out or waive). 7 Board members who either elect to opt-out of County-sponsored medical plan coverage 8 or waive coverage to a spouse or domestic partner who is also employed with the 9 County will not receive any medical premium subsidy and will instead receive the 10 biweekly amount of \$40.00 per pay period. Board members eligible for dental plan 11 coverage who are also enrolled in a comparable group dental plan sponsored by 12 another employer may elect not to participate in a County-sponsored dental plan. The 13 rules and procedures for electing to opt-out of County-sponsored medical and dental 14 plan coverage are established and administered by Human Resources.

15

(3)

Medical and Dental Subsidies.

16 (A) The County will establish a medical premium subsidy (MPS) 17 to offset the cost of medical and dental plan premiums charged to Board members. The 18 MPS shall be applied first to medical insurance premiums and then to dental plan 19 premiums. The applicable MPS amount shall be paid directly to the providers of the 20 County-sponsored medical and dental plans in which the Board member has enrolled. 21 The MPS shall not be considered compensation earnable for purposes of calculating 22 benefits or contributions for the San Bernardino County Employees' Retirement 23 Association. In no case, shall the MPS exceed the total cost of the medical and dental 24 insurance premium for the coverage selected. The County will establish a MPS, if 25 applicable, in the following amounts:

26

20	Coverage Level	MPS Amount	
27	Board member only	\$230.00	
28	Board member + 1	\$352.23	
20	Board member + 2	\$482.64	

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1 (B) The County has established a dental premium subsidy 2 (DPS) for Board members whose premium costs for medical and dental insurance 3 exceeds the MPS, in an amount up to \$9.46 but not to exceed the combined total of the 4 Board member's out-of-pocket expenses. For example, a Board member who selects 5 "Board member only" coverage for medical and dental with a combined per pay period 6 premium cost of \$234.00 will receive a DPS in the amount of \$4.00 per pay period. 7 (4) Vision Insurance. Subject to carrier requirements, the County will 8 pay the premiums for vision care insurance for Board members and their dependents. 9 (5) Expense Reimbursement. 10 (A) General Provisions. The purpose of this subsection is to 11 define the policy and procedures by which Board members shall report and be 12 reimbursed for necessary expenses incurred on behalf of San Bernardino County. As 13 elected officials, Board members shall assure that expenses submitted for 14 reimbursement are reasonable and necessary expenditures. No other approval is 15 required. 16 (B) Records and Reimbursements. 17 Requests for expense reimbursements should be (1) 18 submitted once each month, except if the amount claimable for any month does not 19 exceed \$25.00, the submission may be deferred until the amount exceeds \$25.00 20 quarterly, or until June 30 during the current fiscal year, whichever occurs first. At the 21 end of the fiscal year, expense reimbursement claims for July 1 and beyond, must be on 22 a separate claim from those expenses claimed for June 30 or earlier. 23 (II)Receipts or vouchers which verify the claimed 24 expenditures will be required for all items of expense, except: 25 (i) Subsistence, except as otherwise provided in 26 this subsection; 27 (ii) Private mileage; 28 (iii) Taxi, streetcar, bus, and ferryboat fares; bridge

1 and road tolls; and parking fees; 2 (iv) Telephone and other communication – related 3 charges; 4 (v) Other authorized expenses of less than \$1.00. 5 (III)Claims for expense reimbursement totaling less than 6 \$1.00 in any fiscal year shall not be paid. 7 (IV)Reimbursement shall not be made for any personal 8 expenses such as, but not limited to: entertainment, barbering, etc. 9 (V) Except as otherwise provided in this subsection, 10 expense reimbursements shall be made on an actual cost basis. 11 (C) Transportation Modes. 12 The general rule for selection of a mode of (1) 13 transportation is that mode which represents the lowest expense to the County. 14 (II) Travel via Private Automobile. Board members who 15 travel by use of a private automobile for which they receive an automobile allowance or 16 who use a County-provided vehicle pursuant to Subsection 13.0614(c)(6) below, will not 17 also be reimbursed for mileage. 18 (III)Travel via Air. All travel that requires air 19 transportation shall be made by commercial aircraft. When commercial aircraft 20 transportation is approved, the "cost of public carrier" shall mean the cost of air coach 21 class rate including tax and security surcharges. Travel via charter aircraft shall not be 22 allowed, unless other types of transportation are impractical or more expensive. 23 (IV)Travel via Rental Vehicles. Reimbursement will be 24 provided for the cost of a rental vehicle used for business purposes. Rental vehicles 25 are covered for liability and vehicle physical damage under the County's self-insurance 26 program. Reimbursement will not be provided for the additional costs incurred if any 27 Board member purchased any additional insurance or signs a collision damage waiver 28 (CDW) when renting a vehicle for County business. Requests for reimbursement for

1 gasoline for rental vehicles must be accompanied by a copy of the rental agreement or 2 rental receipt and gasoline receipt. 3 (D) Subsistence. 4 (I) Claims for lodging and meals which do not exceed the 5 allowances listed below do not require receipts. 6 (II)The allowance for lodging is the maximum lodging 7 rate identified in the Maximum Federal Per Diem Rates table in IRS Publication 1542. 8 (III)The allowance for meals is the Meal and Incidental 9 Expense (M&IE) Rate identified in the Maximum Federal Per Diem Rates table in IRS 10 Publication 1542. If less than three meals in a day are being claimed, the allowance per 11 meal is 22 percent of the M&IE Rate for breakfast, 30 percent of the M&IE Rate for 12 lunch, and 48 percent of the M&IE Rate for dinner. 13 (IV) Meal allowances for a business meeting/conference 14 including meals are the actual costs.

15 (E) Expense Advances.

(I) Advancement of funds for business expenses can be
obtained from the Auditor-Controller/Treasurer/Tax Collector through submission of the
appropriate form. Advancements shall not exceed the per diem allowances set forth
herein. The minimum amount to be advanced is \$50.00.

(II) County Credit/Debit Cards. The County may issue a
County credit or debit card to a Board member and require business expenses be paid
for with said card. If unauthorized charges are placed on the card, the Board member
shall be required to reimburse the County. If the Board member fails to reimburse the
County within 15 calendar days, the Auditor-Controller/Treasurer/Tax Collector may
recover any unauthorized charges from the Board member's pay.

26 (F) Compliance. The following provisions and policies comply
27 with Government Code section 53232 et seq.:

28

(I) When reimbursement is otherwise authorized by

1 statute, the County may reimburse Board members for actual and necessary expenses 2 incurred in the performance of official duties. 3 (II)The types of occurrences that qualify a Board 4 member to receive reimbursement of expenses relating to travel, meals, lodging, and 5 other actual and necessary expenses include the following: 6 (i) Communicating with representatives of 7 regional, state and national government on County adopted policy positions; 8 (ii) Attending educational seminars designed to 9 improve officials' skill and information levels; 10 (iii) Participating in regional, state, and national 11 organizations whose activities affect the County's interests; 12 (iv) Attending County events; 13 (III)All other expenditures require approval by the Board 14 of Supervisors. 15 (IV) The reasonable reimbursement rates for travel, 16 meals, and lodging, and other actual and necessary expenses are those set out in San 17 Bernardino County Code Subsection 13.0614(c)(5). 18 (V) If the lodging is in connection with a conference or 19 organized educational activity, lodging costs shall not exceed the maximum group rate 20 published by the conference or activity sponsor, provided that lodging at the group rate 21 is available to the Board member at the time of booking. If the group rate is not 22 available, the Board member shall use comparable lodging. 23 (VI)Board members shall use government and group 24 rates offered by a provider of transportation or lodging services for travel and lodging 25 when available. 26 (VII) All expenses that do not fall within this policy or the 27 IRS reimbursable rates shall be approved by the Board of Supervisors, in a public 28 meeting before the expense is incurred, or ratified after the expense is incurred, when

1 prior action is not possible due to the urgency of the requirement for the expense. 2 (VIII) Expense Reports. The Countv Auditor 3 Controller/Treasurer/Tax Collector shall provide expense report forms to be filed by the 4 members of the Board of Supervisors for reimbursement of actual and necessary 5 expenses incurred on behalf of the local agency in the performance of official duties. 6 (i) The expense reports shall document that the 7 expenses meet this policy, and all other applicable County policies, for expenditure of 8 public resources. 9 (ii) Board members shall submit expense reports 10 to the County Auditor-Controller/Treasurer/Tax Collector within a reasonable time after 11 the expense is incurred, and the reports shall be accompanied by the receipts 12 documenting each expense. 13 (iii) Board members shall provide brief reports on 14 any meeting, as defined in the Ralph M. Brown Act under Government Code section 15 54952.2, attended at the expense of the County at the next regular Board meeting. 16 (iv) All documents related to reimbursable County 17 expenditures are subject to disclosure under the California Public Records Act, 18 Government Code section 6250 et seq. 19 (IX) Penalties. Penalties for misuse of public resources or 20 falsifying expense reports in violation of Subsection 13.0614(c)(5) or other applicable 21 law may include, but are not limited to, the following: 22 (i) The loss of reimbursement privileges; 23 (ii) Restitution to the County; 24 (iii) Civil penalties for misuse of public resources, 25 pursuant to Government Code section 8314: 26 (iv) Prosecution for misuse of public resources 27 pursuant to Penal Code section 424. 28 Automobiles. (6)

(A) All Board members shall be entitled to have a Category I
 County vehicle assigned to them for use on County business. Board members may use
 such vehicles for occasional personal use provided they reimburse the County at the
 current motor pool variable rate per mile for such use.

5 (B) Board members electing not to obtain a County vehicle 6 pursuant to the previous paragraph shall receive a biweekly automobile allowance in the 7 amount of \$561.54 with no mileage reimbursement, provided they provide a private 8 vehicle for their own use on County business. The First District Supervisor shall receive 9 a 50 percent addition to the biweekly amount provided to Board members. Board 10 members selecting this allowance shall be required to have a vehicle available at all 11 times for use on County business. This allowance shall be considered complete 12 reimbursement for the acquisition, insurance, maintenance, repair, upkeep, fuel, and all 13 other costs for the required vehicle.

14

(7) Flexible Spending Account (FSA) for Medical-Related Expenses.

(A) General. The County has established a Medical Expense
Reimbursement Plan, also known as a Flexible Spending Account (FSA). This plan has
been established in accordance with the provisions of Internal Revenue Code section
125. Human Resources will serve as the FSA Plan administrator and will administer the
FSA in accordance with the County's plan document. The FSA's plan year will coincide
with the County's benefit plan year.

21 (B) Board members may contribute to the FSA, on a pre-tax 22 basis, an amount up to the Internal Revenue Code's annual maximum. This annual 23 contribution is made by the board member via equal biweekly payroll deductions. The 24 County will not make any matching contributions on behalf of Board members. Board 25 member participants must elect to enroll each year in order to continue participation. 26 Upon enrolling in the FSA, Board members may not change their designated biweekly 27 contribution amount or discontinue making contributions for the remainder of the plan 28 year except as permitted by the Internal Revenue Code. Any unused amounts

remaining in a board members FSA account at the end of the Plan year shall be
forfeited except as permitted by the Internal Revenue Code and the County's plan
document. Contributions made to the FSA may be used for receiving non-taxable
reimbursements of eligible medical expenses not covered by insurance. Eligible
reimbursable expenses are those medical expenses that qualify as determined under
Internal Revenue Code section 213.

7 (8) Defined Contribution and Deferred Compensation Plans. Board
 8 members shall be eligible to contribute to the County's 401(k) Defined Contribution Plan
 9 and 457(b) Deferred Compensation Plan. The County shall not make any matching
 10 contributions to any defined or deferred contribution plan on behalf of Board members.

11 Voluntary Insurance Programs. In accordance with the procedures (9) 12 established by the Human Resources Division Chief, Board members may purchase, 13 through payroll deductions, term life insurance in \$10,000.00 increment amounts to a 14 maximum benefit of \$700,000.00. Board members may purchase amounts of 15 accidental death and dismemberment insurance coverage for themselves and 16 dependents through payroll deduction. Board members may purchase, through payroll 17 deductions, variable group universal life insurance subject to carrier requirements and 18 approval. The benefit levels for such insurance shall be equivalent to no more than 19 three times the Board member's annual base salary. There shall be no County 20 contribution toward the Board member's purchase of variable group universal life 21 insurance.

(10) Healthy Lifestyles Program. The Healthy Lifestyle program is
available to Board members. Under this program, Board members are eligible for
annual prepaid memberships with health clubs that participate in the program, or
reimbursement for other comparable health club membership up to \$324.00 on an
annual basis. Board members are also eligible for an annual physical examination
through the Arrowhead Regional Medical Center.

28

(11) Tuition Reimbursement and Membership Dues. The County shall

establish an individual fund in the amount of \$1,000 for each fiscal year for each Board
member to reimburse Board members for tuition costs incurred for job-related education
or career development or to reimburse membership dues in professional
organization(s), providing each expenditure enhances furtherance of County or
continuing education goals.

6 (12) Dependent Care Assistance Program. Board members are eligible 7 to participate in the Dependent Care Assistance Program (DCAP). The purpose of the 8 DCAP is to permit Board members and eligible County employees to make an election 9 to pay for certain dependent care expenses with salary reduction from compensation 10 contributed to the plan before federal income taxes are paid to the IRS ("Salary 11 Reduction") in accordance with Internal Revenue Code sections 125 and 129 and 12 regulations pursuant thereto. The DCAP shall be construed to comply with said code 13 sections and to meet requirements of any other applicable provisions of law. The DCAP 14 will be administered in accordance with procedures established by Human Resources, 15 and consistent with the plan document.

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(13) Term Life Insurance. The County will pay the premium for a term life insurance policy with \$50,000 in coverage for Board members.

(14) Long-Term Disability Insurance. The County will provide Board
 members with long-term disability insurance subject to carrier requirements and
 approval. The benefit levels for such insurance shall be those approved by the Director
 of Human Resources.

(15) Portable Communication Device Allowance. Board members shall
receive a biweekly portable communication device allowance in the amount of \$92.31, if
the following conditions are met: (1) The Board member shall purchase a portable
communication device capable of sending and receiving cellular telephone calls, and
capable of sending and receiving e-mails to and from the County e-mail system; (2) Any
portable communication device to be utilized for sending and receiving e-mail shall be
selected from a list as approved by the Information Services Department; and, (3) The

County shall pay for any license and set up expense for the device, if any, and the
 Board member shall pay for the equipment and all monthly charges including all voice,
 text, and data plans.

4 Retirement Medical Trust. The County will contribute to the San (16) 5 Bernardino County Retirement Medical Trust one percent of an eligible Board member's 6 biweekly salary for Board members with zero to nine years of participation in SBCERA, 7 one and three-quarters percent of an eligible Board member's biweekly salary for Board 8 members with 10 to 15 years of participation in SBCERA, and two and three-quarters 9 percent of an eligible Board member's biweekly salary for Board members with 16 or 10 more years of participation in SBCERA. The trust will establish individual accounts for 11 each Board member. All of the contributions to the trust fund will be treated for tax 12 purposes as employer, non-elective contributions. The purchase of additional 13 retirement credit or other retirement service credit shall count as years of participation 14 for determining eligibility. Participation in other public sector retirement systems may 15 also be counted towards the service requirement provided that the Board member has 16 not withdrawn his or her contributions from that system and is also a participant in 17 SBCERA.

18

(c) (Repealed by Ord. 3953, passed - -2005).

19

(d) (Repealed by Ord. 3953, passed - -2005).

20 (e) Employment Status. A County employee in a regular County position 21 becoming an elected official of San Bernardino County shall be compensated, at the 22 time of termination from regular employment to the time of assuming office, for unused 23 vacation, holidays, and sick leave conversion, if eligible. Should such an elected official 24 return to County employment in a regular position, such employee shall be treated as a 25 new employee and receive a new benefit date except as hereinafter provided. A person 26 that has served as an elected official of the County and who returns or has returned to 27 County employment in a regular position within 90 days after leaving an elected office of 28 the County, shall be entitled for purposes of vacation accrual rates to count all prior County employment, including the time as an elected official of the County. The
 effective date of any vacation accrual rate adjustment shall not precede the effective
 date of this amendment.

4 (f) Salary Adjustments. The County Administrative Office, in concurrence 5 with County Counsel, shall conduct the compensation and salary surveys required in 6 Section 308 of Article III of the County Charter, and shall report to the Auditor-7 Controller/Treasurer/Tax Collector and the Board of Supervisors concerning appropriate 8 adjustments to be implemented as required by Section 308 of Article III of the County 9 Charter. The Auditor-Controller/Treasurer/Tax Collector shall implement any required 10 adjustments effective December 1 of the applicable year based on the report of the 11 County Administrative Office.

12

SECTION 3. Section 13.0617c of the San Bernardino County Code is amended,
to read:

¹⁵ **13.0617c** Salaries and Working Conditions of the Student Intern.

16 (a) Wages. The following classes are hereby established: Student Intern and 17 Graduate Student Intern. Student Interns shall be compensated at salary range 4Mof 18 the MOU applicable to the Administrative Services Unit and Graduate Student Interns 19 shall be compensated at salary range 5M of the MOU applicable to the Administrative 20 Services Unit. Student Interns and Graduate Student Interns shall receive step 21 advances in the same manner as employees in the Administrative Services Unit except 22 that there shall be no right to review or appeal. Advanced step placement may be 23 approved by the Director of Human Resources.

24

(b) Working Conditions.

(1) *PST Deferred Compensation Plan.* Employees covered by this
 section shall participate in the County's PST deferred compensation plan in lieu of
 participation in any other retirement plan, program, or benefit. Said employees shall
 contribute seven and one- half percent of the employee's biweekly base compensation

up to seven and one-half percent of the employee's maximum covered wages for Social
 Security purposes. The employee's contributions to PST deferred compensation shall
 be automatically deducted from employee's earnings. Employees shall enroll in the plan
 on forms approved by Human Resources. This Subdivision shall not apply to any
 employee who is otherwise covered by the County retirement system.

6 (2) Employees covered by this section shall be paid at one and one-half
7 times their regular rate of pay for hours worked over 40 hours per work week.

8 (3) The Director of Human Resources shall have the authority, with the
 9 approval of the County's Chief Executive Officer, to provide Student Intern employees
 10 with COVID-19 Premium Pay consistent with COVID-19 Premium Pay provided to the
 11 majority of represented bargaining units.

(4) Unclassified Service. Employees covered by this section are in the
 unclassified service.

14

SECTION 4. Section 13.0617f of the San Bernardino County Code is amended,
to read:

17 13.0617f Salaries and Working Conditions of the Student Nurses.

(a) Wages. Student nurses shall receive an hourly rate of pay that is within
 Salary Range 1M of the Craft, Labor, and Trades Unit.

20 (b) Working Conditions. The student nurse classification is for training 21 purposes, and the class is in the unclassified service. The salary rates and step 22 advancement provisions applicable to the Craft, Labor, and Trades Unit shall also apply 23 to student nurses. Student nurses shall be compensated on an hourly rate basis only 24 for hours actually worked and shall receive no other compensation or benefit. Overtime 25 shall be defined as all hours actually worked in excess of 40 hours per work period, 26 except that with mutual consent of the appointing authority, student nurses may define 27 overtime as hours worked over eight in one day, or 80 in a 14-day work period. Any 28 student nurse authorized by the appointing authority or authorized representative to

work overtime shall be compensated at premium rates, i.e., one and one-half times the
employee's regular rate of pay.

3 (1) PST Deferred Compensation Plan. Employees covered by this 4 section shall participate in the County's PST deferred compensation plan in lieu of 5 participation in any other retirement plan, program, or benefit. Said employees shall 6 contribute seven and one-half percent of the employee's biweekly base compensation 7 up to seven and one-half percent of the employee's maximum covered wages for Social 8 Security purposes. The employee's contributions to PST deferred compensation shall 9 be automatically deducted from employee's earnings. Employees shall enroll in the plan 10 on forms approved by Human Resources. This subdivision shall not apply to any 11 employee who is otherwise covered by the County retirement system.

12 (2) Deferred Compensation. Employees covered by this section may
 13 participate in the Section 457(b) Deferred Compensation Plan administered by the
 14 County, to the maximum extent provided by law.

(3) The Director of Human Resources shall have the authority, with the
approval of the County's Chief Executive Officer, to provide Student Nurses with
COVID-19 Premium Pay consistent with COVID-19 Premium Pay provided to the
majority of represented bargaining units.

19 (4) Unclassified Service. Employees covered by this section are in the
20 unclassified service.

21

SECTION 5. Section 13.0628 of the San Bernardino County Code is amended,
to read:

24 **13.0628** Extra-Help Employment.

An EXTRA-HELP APPOINTMENT means an appointment which is intended to be on less than a year-round basis, including, but not limited to the following: to cover seasonal peak workloads; emergency extra work loads of limited duration; necessary vacation, holiday or sick leave relief; and other situations involving a fluctuating staff. At the end of 2,080 service hours the appointment shall be terminated unless the
appointing authority receives approval from the Director of Human Resources to
continue the appointment.

Extra-help employees shall be compensated on an hourly basis only for hours
actually worked unless otherwise provided for in this Code or required by law. Extrahelp employees' salary shall be within the base salary range established for the job
level, with commensurate duties, as determined by Human Resources.

8 Under unusual circumstances and with the approval of the appropriate appointing
9 authority or authorities and the Director of Human Resources, an employee in a regular
10 position may choose to work in an extra-help capacity for the same or another
11 appointing authority and be compensated as such pursuant to this section.

12 Extra-help employees shall participate in the County's PST deferred 13 compensation plan in lieu of participation in any other retirement plan, program, or 14 benefit. Said employees shall contribute seven and one-half percent of the employee's 15 biweekly base compensation up to seven and one-half percent of the employee's 16 maximum covered wages for Social Security purposes. The employee's contributions 17 to PST deferred compensation shall be automatically deducted from employee's 18 earnings. Employees shall enroll in the plan on forms approved by Human Resources. 19 This Subdivision shall not apply to any employee who is otherwise covered by the 20 County Retirement System.

21

SECTION 6. Section 13.0629 of the San Bernardino County Code is amended,
to read:

24 || 13.0629

9 Recurrent Employment.

A **RECURRENT APPOINTMENT** means an appointment which is made for an indefinite period of time to provide for on-call staffing needs related to variable workload/service demands attendant to such things as fluctuating census or population in institutions, special projects, and annually recurring seasonal peak workloads.

1 Recurrent employees may remain on the payroll system year-round for an indefinite 2 period of time and may be scheduled to work as needed over the course of one or more 3 years. Employees may not exceed 1,547 hours in a year without the express approval 4 of the Director of Human Resources. Recurrent employees shall be compensated on 5 an hourly basis only for hours actually worked unless otherwise provided or required by 6 law. A recurrent employee's salary shall be within the then-current base salary range 7 established for a job classification with commensurate duties. Recurrent employees 8 may be hired up to the midpoint of the appropriate base salary range with the approval 9 of the appointing authority and through the top step of the appropriate base salary range 10 with the approval of the Director of Human Resources; provided, however, that regular 11 employees appointed to a recurrent position of the same classification shall be 12 compensated at the same step in the recurrent position as they are in their regular 13 position. Exceptions may be made subject to the approval of the Director of Human 14 Resources. Notwithstanding any other provision in this code, step advances are at the 15 discretion of the appointing authority after completion of not less than 1,040 hours 16 worked for each step.

Under unusual circumstances and with the approval of the appropriate appointing
authority or authorities and the Director of Human Resources, an employee in a regular
position may choose to work in a recurrent capacity for the same or another appointing
authority and be compensated as such pursuant to this section.

21 Recurrent employees shall participate in the County's PST deferred 22 compensation plan in lieu of participation in any other retirement plan, program, or 23 benefit. Said employees shall contribute seven and one-half percent of the employee's 24 biweekly base compensation up to seven and one-half percent of the employee's 25 maximum covered wages for Social Security purposes. The employee's contributions 26 to PST deferred compensation shall be automatically deducted from employee's 27 earnings. Employees shall enroll in the plan on forms approved by Human Resources. 28 This subdivision shall not apply to any employee who is otherwise covered by the

1 County Retirement System.

The Director of Human Resources shall have the authority, with the approval of
the County's Chief Executive Officer, to provide Recurrent employees with COVID-19
Premium Pay consistent with COVID-19 Premium Pay provided to the majority of the
bargaining units.

6

7 SECTION 7. Section 13.0660 of the San Bernardino County Code is amended,
8 to read:

9 || **13.0660** Public Service Employees.

The class of Public Service Employee (PSE) is hereby established. Positions in the PSE class may be assigned to entry level duties in a variety of fields and occupations. Positions may only be allocated as extra-help or recurrent and, as such, are in the unclassified service. For layoff purposes, PSE positions are deemed to be the same classification as those positions performing substantially the same duties.

A PSE range is established with a starting step at the state minimum wage per hour and steps progressing at \$0.25 per hour up to a maximum of \$17.00 per hour.

17 PSEs may be hired at any step within the pay range as determined by the 18 appointing authority commensurate with their education and/or training and duties to be 19 performed; provided, however, that the PSE salary is consistent with that of employees 20 in regular positions of the same or similar type or nature and shall be subject to the 21 review and approval of the Director of Human Resources or his/her designee. 22 Notwithstanding any other provision in this code, step advances are at the discretion of 23 the appointing authority after completion of not less than 1,040 hours worked for each 24 step.

The Director of Human Resources shall have the authority, with the approval of the County's Chief Executive Officer, to provide Public Service employees with COVID-19 Premium Pay consistent with COVID-19 Premium Pay provided to the majority of the bargaining units.

SECTION 8. All portions of this ordinance, except for Section 2, shall take effect immediately from the date of adoption. Section 2 will be effective 30 days from the date of final passage. CURT HAGMAN Chairman Board of Supervisors SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD LYNNA MONELL, Clerk of the Board of Supervisors honell

2N35043

1 STATE OF CALIFORNIA SS. 2 SAN BERNARDINO COUNTY. 3 I, LYNNA MONELL, Clerk of the Board of Supervisors of San Bernardino County, 4 State of California, hereby certify that at a regular meeting of the Board of Supervisors of said County and State, held on the 24th day of May, 2022, at which meeting were 5 present Supervisors: Col. Paul Cook (Ret.), Janice Rutherford, Dawn Rowe, Curt Hagman, Joe Baca, Jr., and the Clerk, the foregoing ordinance was passed and 6 adopted by the following vote, to wit: 7 AYES: SUPERVISORS: Col. Paul Cook (Ret.), Janice Rutherford, 8 Dawn Rowe, Curt Hagman, Joe Baca, Jr. 9 NOES: SUPERVISORS: None 10 ABSENT: SUPERVISORS: None 11 IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official 12 seal of the Board of Supervisors this 24th day of May, 2022. 13 LYNNA MONELL Clerk of the 14 Board of Supervisers San Bernardino 15 State of C 16 17 18 19 Approved as to Form: 20 THOMAS BUNTON 21 County Counsel 22 23 By 24 JOŁÉNÀ E. GRIDER Deputy County Counsel 25 26 Date: 5-31-2022 27 28