

**2025-2027**

**COLLECTIVE BARGAINING AGREEMENT**

**between the**

**STATE OF MONTANA  
DEPARTMENT OF MILITARY AFFAIRS  
AIR NATIONAL GUARD**

**and the**

**GREAT FALLS AIRPORT FIRE FIGHTERS'  
ASSOCIATION, IAFF Local #3261**

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**DEPARTMENT OF MILITARY AFFAIRS AIR NATIONAL GUARD**  
**and the**  
**GREAT FALLS AIRPORT FIRE FIGHTERS' ASSOCIATION**  
**IAFF Local #3261**

**PREAMBLE**

**THIS AGREEMENT** is made and entered into this 10/23/2025, by and between the State of Montana, Department of Military Affairs, hereinafter called "Employer", and the Great Falls Airport Firefighters Association, International Association of Firefighters, Local #3261, hereinafter called the "Association", for the purpose of promoting and improving understanding between the Employer and the Association relative to labor-management relations, standards of wages, hours, and other conditions of employment, and to provide a means of amicable and equitable adjustment of grievances which may arise within the terms contained herein.

**ARTICLE 1.**  
**RECOGNITION**

**Section 1.** The Employer hereby recognizes the Association as the exclusive representative for all shift employees of the Department of Military Affairs, Montana Air National Guard Fire Department, excluding the Fire Chief, Deputy Chief and Assistant Chiefs.

**ARTICLE 2.**  
**MANAGEMENT RIGHTS**

**Section 1.** The Association recognizes the prerogatives of the Employer to operate and manage its affairs in such areas, but not limited to:

1. Directing employees;
2. Hiring, promoting, transferring, assigning, and retaining employees;
3. Relieving employees from duties because of lack of work or funds or under conditions where continuation of such work would be inefficient or nonproductive;
4. Maintaining the efficiency of government operations;
5. Determining the methods, means, job classifications, and personnel by which the agency operations are to be conducted;
6. Taking whatever actions may be necessary to carry out the missions of the agency in situations of emergency; and

7. Establishing the methods and processes by which work is to be conducted. Such rights are retained by the Employer unless abridged, delegated or modified by the express provisions of this Agreement.

### **ARTICLE 3. ASSOCIATION RIGHTS**

**Section 1.** The Association shall certify in writing to the Employer the names of all employees or others authorized to represent the Association in the grievance procedure specified in Article 7. For the purpose of that Article, persons authorized to represent the Association shall be known as "Stewards." A Steward may process grievances during regular working hours without loss of regular pay subject to the approval of the Fire Chief. Union representatives from the Council or International level may be called in to assist at any step during the grievance.

**Section 2.** Visits by Union Representatives. The Employer agrees that accredited representatives of the International Association of Fire Fighters or the Montana Council of Fire Fighters shall have full and free access to the premises of the Employer at all times subject to the approval of the Fire Chief. The Association agrees to provide the Employer with a list of such accredited representatives and to notify the Employer in writing of any changes to the list.

**Section 3.** Association Meetings/Bulletin Boards. The Employer agrees, subject to availability, to allow the Association to use the Employer's facilities for Association meetings. The Association shall be liable for any damage resulting from such use. Employees may, at the discretion of the Employer, be allowed to attend association meetings during working hours.

**Subsection 1.** The Employer will provide the Association with a reasonable amount of bulletin board space. The Association will not post information critical of, or derogatory to, the Employer in the space provided.

### **ARTICLE 4. ASSOCIATION SECURITY**

**Section 1.** Upon receipt of written authorization from an employee covered by this Agreement, the Employer agrees to deduct Association dues or representation fees from the employee's pay. The Employer will remit such dues to the Association within 30 calendar days.

**Section 2.** The Association will indemnify, defend and hold the Employer harmless against any and all claims, suits or other forms of liability, including attorney's fees and costs of defense thereof, that arise by reason of any action taken or not taken by the Employer with regard to this Article.

**Section 3.** All correspondence to and from the Association shall be remitted through the executive office of the Association by management and the Association.

## **ARTICLE 5. NON-DISCRIMINATION**

**Section 1.** The Employer and the Association accept their responsibility to ensure non-discrimination in all aspects of employment for all qualified persons regardless of race, creed, religion, color, national origin, age, physical disability, sex, marital status, family relationships, and membership or non-membership in the Association.

## **ARTICLE 6. HOURS OF WORK & OVERTIME**

**Section 1.** Schedules.

**Subsection 1.** "Shift" employees. All shift employees will be assigned to work a 56 hour workweek. This will be accomplished by each shift employee working 48 hours on, followed by 96 hours off. The shift start time shall be 0700, unless otherwise designated by management, and mission-driven. K-Days will be chosen by the employee in conjunction with annual leave selection each year and approved by management. Order of selection will be by seniority. Overtime will be earned per Section 207(k) of FLSA.

1. Each shift employee may choose up to 96 additional hours to support mission requirements and or manning shortages. The hours will be picked within one month after leave picks are finalized, giving time to determine any manning shortfalls or needs. The hours when mutually agreed upon by employee and management may be used to support committee activities or leadership team activities throughout the year. The additional 96 hours to support mission requirements cannot be used to take trades or personal leave. The member will be able to take sick leave in accordance with Article 9, Section 2. Deviations will be considered by management on a case-by-case basis.
2. Each shift employee may not be scheduled to work over 72 hours continuously to support mission requirements and/or for manning shortages without preapproval from the Chief or Deputy Chief.
3. Each shift employee has the option to obtain one K-Day per 28-day pay cycle if the member chooses to. The member will obtain an additional shift in the same pay cycle if it does not cause the union member undue hardship, as determined by management. The priority of rescheduled K-Days will be to cover short shifts or to meet department needs.

**Subsection 2.** Schedule changes. It is understood and agreed that individual employee's schedules (see Section 1.1 above) may be temporarily changed due to flying schedules, attendance at training schools, and/or assignment to light duty. Employees, whose schedules are changed for the reasons listed above, will be given at least nine days' notice of any such schedule changes. Any schedule

changes that must be made with less than nine days' notice must be done with mutual consent.

**Subsection 3.** Early relief. For early relief to take place the following must occur:

1. Only relieved by vehicle replacement member
2. The relief must be in uniform.
3. The relief must have their firefighting gear on all vehicles assigned by the individual being relieved.
4. The relief must notify the Captain/Sr. LT (shift SFO) that they are ready to relieve (name).
5. The individual being relieved must notify the Captain/ Sr. Lt. (shift SFO) that they have been relieved by (name).
6. Individuals being relieved will not change out of the approved uniforms until steps 1-5 have been accomplished.
7. The relief individual is responsible for any off going shift's duties not yet accomplished: Station/Vehicle maintenance.

**Subsection 4.** An injured employee who suffers a medical disability, upon request by said employee and when such work is available and with medical approval, may be temporarily assigned light duty at their regular rate of pay. Such temporary light duty assignments shall be limited to six months in duration. Light duty is subject to management approval and is typically defined as temporary, short-term, reassignment due to a medial determination by a licensed physician. The medical determination must state the employee's limitations and ability to perform light duties. Light duty may consist of, but not be limited to, Fire Department dispatch, or administrative duties as determined by the Fire Chief or a qualified designee.

**Section 2.** Overtime and Compensatory Time. Shift employees required to work in excess of 212 hours in a 28-day period (two biweekly pay periods) at the direction of management, shall be compensated at a rate of one and one-half times the average hourly rate for each hour of overtime worked. Overtime shall be computed to the nearest one-half hour. (For straight time pay rates see Addendum A.)

With management approval, employees may elect to receive non-exempt compensatory time off at a rate of one and one-half times for each additional hour worked and exempt compensatory time off at a rate of one hour for each additional hour worked in accordance with the provisions of this Agreement. The Employer and the employee shall arrange for the taking of such compensatory time by mutual agreement.

**Subsection 1.** Non-exempt compensatory time may not be accrued beyond 120 hours, representing 80 hours of actual overtime worked.

**Subsection 2.** Exempt compensatory time may not be accrued beyond 120 hours, representing 120 hours of actual overtime worked.

**Subsection 3.** An employee must have the appropriate supervisor's prior approval to accrue or use compensatory time.

**Subsection 4.** Upon termination, unused accumulated compensatory time will be paid to the employee at their final regular rate of pay.

**Subsection 5.** The Employer may, at any time, pay for all or any portion of an employee's accrued compensatory time.

**Section 3.** Hold Over Pay. Employees required to stay after their regularly scheduled shift for in excess of 15 minutes shall be compensated at the rate of one and one-half times their regular straight time rate for the actual hours worked, but with a minimum of one hour of overtime compensation.

**Section 4.** Call Back Pay. Employees required to return to work during their off-duty hours shall be compensated at a rate of one and one-half times their straight time pay rate for the actual hours worked, with a minimum guarantee of two hours. Whenever manning falls below the required levels and results in replacement personnel receiving less than nine days' notice, call back pay must be used.

**Section 5.** Standby for Recall. If an employee is required by management to remain at home available for call back to duty (standby) they shall be compensated at the rate of one hour of straight time wages for each four hours on standby. Employees will be placed on standby status in four-hour increments.

**Section 6.** Employees shall be entitled to 1) a one-hour lunch break, 2) a one-hour dinner break, and 3) two 20-minute rest breaks. The lunch break shall normally be scheduled between 1130 and 1230 hours. The dinner break shall normally be scheduled between 1700 and 1800 hours. The morning rest break shall normally be scheduled to begin between 0900 and 0930 hours. The afternoon rest break shall be scheduled between 1430 and 1450 hours.

**Subsection 1.** It is understood and agreed that lunch, dinner and/or rest breaks may be interrupted due to emergencies or essential work, but that such breaks shall be resumed for the normal duration immediately upon conclusion of emergency or essential work. If work assignments extend past 1800 hours, employees performing such work shall be entitled to one 20-minute coffee break for each two consecutive hours of work.

## **ARTICLE 7. GRIEVANCE PROCEDURE**

**Section 1.** Having a desire to create and maintain harmonious labor relations between them, the parties agree that they will promptly attempt to adjust all complaints, disputes,

controversies, or other grievances arising between them involving questions of interpretation or application of the written provisions of this Agreement. All potential grievances must be discussed with the immediate supervisor prior to the filing of a formal grievance and no formal grievance may be filed until the immediate supervisor has been given an opportunity to attempt resolution.

**Section 2.** Grievance Procedure.

**Step 1**

A grievance involving the interpretation or application of the written provision(s) of this Agreement shall be submitted by the employee or union representative to the employee's immediate supervisor or management designee within 14 calendar days from the occurrence of the grievable event. The immediate supervisor or management designee shall have 14 calendar days from receipt of the grievance to respond in writing.

**Step 2**

If the grievance is not resolved at Step 1, a formal grievance may be submitted by the Union in writing within 14 calendar days from the immediate supervisor's or management designee's response to Step 1. The grievance should be submitted to the appropriate management official. The management official at the second step shall have 14 calendar days from receipt of the grievance to respond in writing.

**Step 3**

If the grievance is not resolved at Step 2, the Union may submit a Step 3 formal grievance to the agency head or designee within 21 calendar days of the Step 2 response. The agency head or designee shall have 21 calendar days from receipt of the grievance to respond in writing.

**Step 4**

Should the Union consider the decision of the agency head unsatisfactory, the Union shall, within 21 calendar days of such decision, notify the agency head and the State Office of Labor Relations of its intention to take the grievance to arbitration.

**Step 5**

After notification of arbitration, the State Office of Labor Relations (OLR) will work with the Union and management to determine if there is a mutually acceptable resolution that can be found or if the matter should go to mediation. If OLR determines the parties cannot resolve informally or through mediation, the decision should proceed to final and binding arbitration. If there is a cost associated, the parties will share it equally. The timeline for the grievance processing will be put on hold until the mediation is final or the decision is made to move to arbitration.



**Section 3.** Rules of Grievance Processing.

**Subsection 1.** Waiving time limits. Time limits at any stage of the grievance procedure may be extended by written mutual agreement of the parties at that step.

**Subsection 2.** Timeliness. A grievance not filed or advanced by the grievant within the time limits provided shall be deemed permanently withdrawn. Failure on the part of the Employer's representative to answer within the time limit set forth in any step will entitle the employee to the next step.

**Subsection 3.** Elements of the grievance. All presentations of grievances shall be submitted to the Employer in writing at each step and must include:

1. Name of employee(s)/Union grieving.
2. Date of the violation.
3. The step of the grievance.
4. A complete statement of the grievance and facts upon which it is based.
5. The specific Article(s) and Section(s) of the Agreement violated.
6. The specific remedy or correction requested.
7. The signature of each grievant or representative.

**Subsection 4.** Alternative procedures.

1. As recognized in § 49-2-512, Title 49 of Montana Code Annotated establishes the exclusive remedy for acts constituting an alleged violation of the Montana Human Rights Act. In the event of a grievance based upon an alleged violation of this Act, the statutory procedures of filing a claim with the Human Rights Bureau shall be the exclusive remedy.
2. As recognized in § 2-18-1011, Title 2 of Montana Code Annotated establishes the exclusive remedy for an alleged violation of classification or compensation. In the event of a grievance based upon an alleged violation of this provision, the statutory procedures of filing a claim with the Board of Personnel Appeals shall be the exclusive remedy.

**Section 4.** Rules of Arbitration.

**Subsection 1.** Selection of Arbitrator. The parties shall request a list of seven arbitrators from the Board of Personnel Appeals and shall alternatively strike names from the list. The last remaining name shall serve as the arbitrator.

**Subsection 2.** Arbitrator’s limitations. No grievance which fails to meet the requirements of Section 3, Subsection 3 of this Article shall be determined to be arbitrable. The arbitrator may not add to, subtract from, or modify the terms of this Agreement.

**Subsection 3.** The parties agree either party may file pre-arbitration dispositive motions or request a bench decision from the arbitrator.

**Subsection 4.** Each party shall share equally the cost of the arbitrator. In the event one of the parties wants transcripts from the proceedings of the arbitration, the party requesting the transcripts shall pay the entire cost. If each party requests a transcript, they shall equally share the cost.

**Subsection 5.** The arbitration location shall be in Helena, Montana unless otherwise mutually agreed by the parties.

**ARTICLE 8.  
HOLIDAYS**

**Section 1.** Recognized paid holidays shall be the following, in compliance with § 1-1-216, MCA:

New Year's Day .....	January 1
Martin Luther King Jr. Day .....	Third Monday in January
Presidents’ Day .....	Third Monday in February
Memorial Day .....	Last Monday in May
Independence Day .....	July 4
Labor Day .....	First Monday in September
Indigenous Peoples’ Day and Columbus Day .....	Second Monday in October
Veteran's Day .....	November 11
Thanksgiving Day .....	Fourth Thursday in November
Christmas Day .....	December 25
Juneteenth.....	June 19th

**Section 2.** Employees will be compensated for legal holidays, as set forth in § 1-1-216, MCA, at the rate of 3.40 hours per biweekly pay period, which shall be added to the employees' base pay and paid at the regular rate.

**Subsection 1.** The 3.40-hour figure is determined by multiplying the average annual number of legal holidays (11) by the holiday benefit of eight hours, dividing that number into 26 biweekly pay periods, and rounding up to the nearest tenth of an hour.

**Subsection 2.** Additionally, employees who work more than eight hours on an officially recognized holiday listed above will be eligible for a shift differential of \$10 per hour. The differential shall only be paid for all hours worked over eight on the

specific day of the holiday and will not be applicable to additional shift hours on the day prior or day after.

**Subsection 3.** For employees participating in the FURS retirement plan, § 19-13-104 (c) (i), MCA, excludes holiday pay as compensation for retirement benefits.

**Section 3.** If any days are added to or subtracted from the above list of recognized paid holidays by the legislature, or if the number of pay periods is changed through legislative action, such changes shall become effective on the date the legislation takes effect, and the formula set forth in Section 2 of this Article shall be adjusted accordingly.

**Section 4.** Part-time employees shall receive prorated holiday benefits.

**ARTICLE 9.  
LEAVES**

**Section 1.** Vacation Leave.

**Subsection 1.** Each permanent full-time employee shall earn annual vacation leave credits from the first day of employment. Vacation leave credits earned shall be credited at the end of each pay period. However, employees are not entitled to any vacation leave with pay until they have been continuously employed for a period of six calendar months.

**Subsection 2.** Permanent part-time employees are entitled to prorated annual vacation benefits if they have worked the qualifying period.

**Subsection 3.** An employee may not accrue annual vacation leave credits while in a leave-without-pay status.

**Subsection 4.** Vacation leave credits are earned at a yearly rate calculated in accordance with the following schedule, which applies to the total years of an employee's employment with any agency whether the employment is continuous or not:

<u>Years of Employment</u>	<u>Annual Leave Credits (Hours)</u>
1 day through 10 years.....	120
10 years through 15 years.....	144
15 years through 20 years.....	168
20 years on.....	192

For the purpose of determining years of employment under this Section, an employee eligible to earn vacation credits must be credited with one year of employment for each calendar year of full-time employment following their date of hire.

**Subsection 5.** Absence from employment by reason of illness shall not be chargeable against unused vacation leave credits unless approved by the employee.

**Subsection 6.** Annual Vacation Leave will be accumulated per MOM Policy.

**Subsection 7.** An employee who terminates their employment for reason not reflecting discredit on them shall, upon such termination, receive compensation for unused vacation leave in accordance with law, providing the employee has worked the qualifying period as set forth in Subsection 1 above. Unused earned vacation leave shall be paid at the employee's regular rate of pay in effect at the time of the termination.

**Subsection 8.** The dates when an employee may take accrued vacation shall be determined by agreement between the employee and supervisor, in the best interest of the Employer. Employees will request vacation prior to the start of the first 28-day cycle in January through the end of the first 28-day cycle in January of the following year. Order of selection will be by seniority.

**Subsection 9.** Each year after vacations have been chosen, vacation requests will be considered on a case-by-case basis, in the order they are received. Such requests must be made in writing at least five calendar days in advance of anticipated leave starting dates, unless otherwise mutually agreed. Leave requests will be made in 30-minute increments.

**Section 2.** Sick Leave Employees are entitled to sick leave benefits as set forth below.

**Subsection 1.** "Sick leave" means a leave of absence with pay for a sickness suffered by an employee or their immediate family.

**Subsection 2.** For the purpose of this Section, "Immediate Family" shall be defined per MOM Policy and MCA code.

**Subsection 3.** An employee may use sick leave for:

1. illness;
2. injury;
3. medical disability;
4. maternity-related disability;
5. quarantine;
6. medical, dental, or eye examination or treatment;
7. necessary care of or attendance to an immediate family member or, at the Employer's discretion, for another relative, for the above reasons and until other attendance can reasonable be obtained;

8. death or funeral attendance for an immediate family member or, at the Employer's discretion, for another person.

**Subsection 4.** Each permanent full-time employee shall earn sick leave credits from the first day of employment at the rate of 3.69 hours per pay period to be credited at the end of each pay period. There shall be no restriction as to the number of hours accumulated. Employees are not entitled to be paid for sick leave until they have been employed continuously for 90 days.

**Subsection 5.** An employee may not accrue sick leave credits while in a leave-without-pay status.

**Subsection 6.** Permanent part-time employees are entitled to prorated leave benefits if they have worked the qualifying period.

**Subsection 7.** Bargaining unit employees are entitled to sick leave benefits provided they work the qualifying period.

**Subsection 8.** An employee who terminates employment with the agency is entitled to a lump-sum payment equal to one-fourth of the pay attributed to the accumulated sick leave. The pay attributed to the accumulated sick leave shall be computed on the basis of the employee's salary or wage at the time they terminate their employment with the state, county, or city.

**Subsection 9.** An employee who receives a lump-sum payment pursuant to this Section and who is again employed by any agency shall not be credited with any sick leave for which the employee has previously been compensated.

**Subsection 10.** An employee may contribute accumulated sick leave to the non-refundable sick leave fund for state employees in accordance with the sick leave fund rules adopted by the Department of Administration.

**Subsection 11.** Abuse of sick leave is cause for dismissal and forfeiture of the lump-sum payments provided for in this Section. Sick leave abuse is described in MOM Sick Leave Policy and occurs when sick leave is used for purposes other than those identified in Subsection 3 above. Abuse includes misrepresentation of conditions for which sick leave is requested, a chronic or patterned use of sick leave, etc.

**Subsection 12.** If the Employer has reason to believe that an employee is abusing sick leave, a doctor's certification may be required before sick leave benefits are allowed. Doctor certification is described in MOM Sick Leave Policy and must be provided by a licensed physician or another licensed health care provider competent to treat and diagnose the particular illness or condition. The employee shall only be required to bring in a doctor's certification for no more than 12 consecutive months from the time they are notified.

**Subsection 13.** When an employee contacts the Employer that they have injured themselves off duty or has an extended illness and cannot report to work for

extended time (48 hours) they will supply the Employer with written notice from a doctor for the fitness to return to full duty. If the Employer wishes a second opinion the Employer is liable for the cost of this opinion. This will assist Employer from any liability if the employee were to return without proper medical authority. To exclude family members' care.

**Section 3.** Additional leave for each hour worked in excess of 80 worked in a pay period; a fire fighter shall be credited with additional leave time as follows:

<u>Years Experience</u>	<u>Leave Time Credit</u>
1 day through 10 years.....	.0.103875 hrs.
10 years through 15 years.....	.0.115375 hrs.
15 years through 20 years.....	.0.126875 hrs.
over 20 years .....	.0.1385 hrs.

For purposes of this Section only, hours worked includes regular hours, military leave, sick leave and jury duty leave.

**Subsection 1.** This leave must be used during the calendar year in which it is accrued. To limit accrual and employer liability this leave is to be used prior to all other accumulated leaves except sick leave and military leave. An employee may retain up to 24 hours of such leave so long as it is scheduled to be used within 90 days after the end of the calendar year. The Employer may, at its discretion, "cash-out" or "buy-back" this leave at any time. If an employee leaves employment sometime during the year such leave as has accrued under this Section will be paid out in full.

**Subsection 2.** The leave credits set forth in this Section are based on the average number of regularly scheduled hours under Article 6 of this Agreement. It is understood and agreed that if the parties agree to adjust the average number of regularly scheduled hours under Article 6, the leave credits listed above will be adjusted accordingly.

**Section 4.** Leave Without Pay Employees may request to take leaves of absence without pay for good and sufficient reasons. Such requests will be made in writing to the Fire Chief.

Approval of these requests is at the discretion of the Employer.

**Section 5.** Maternity Leave Eligible employees will be granted maternity leave as provided in §§ 49-2-310 and 49-2-311, MCA.

The Employer may not:

1. terminate a woman's employment because of the woman's pregnancy;
2. refuse to grant to the employee a reasonable leave of absence for the pregnancy;

3. deny to the employee who is disabled as a result of pregnancy any compensation to which the employee is entitled as a result of the accumulation of disability or leave benefits accrued pursuant to plans maintained by the Employer, provided that the Employer may require disability as a result of pregnancy to be verified by medical certification that the employee is not able to perform employment duties; or
4. require that an employee take a mandatory maternity leave for an unreasonable length of time.

Upon signifying an intent to return at the end of a pregnancy-related leave of absence, the employee must be reinstated to the employee's original job or to an equivalent position with equivalent pay and accumulated seniority, retirement, fringe benefits, and other service credits.

**Section 6.** Military Leave. Eligible employees will be granted military leave as provided in § 10-1-1009, MCA.

1. An employee of the state or of any political subdivision, as defined in 2-9-101, who is a member of the national guard of Montana or any other state or who is a member of the organized or unorganized reserve corps or military forces of the United States and who has been an employee for a period of at least 6 months must be given leave of absence with pay at a rate of 120 hours in a calendar year or academic year if applicable, for performing military service.
2. The full 120 hours of leave provided for in subsection (1)(a) must be credited in full to an employee after 6 months of employment and in each successive calendar year, or academic year if applicable.

**Subsection 1.** Military leave may not be charged against the employee's annual vacation time.

**Subsection 2.** Unused military leave must be carried over to the next calendar year, or academic year if applicable, but may not exceed a total of 240 hours in any calendar or academic year.

**Section 7.** Jury Duty/Service as Witness. Employees will be granted leave to serve as jurors or witnesses in accordance with § 2-18-619, MCA.

1. Each employee who is under proper summons as a juror shall collect all fees and allowances payable as a result of the service and forward the fees to the appropriate accounting office. Juror fees must be applied against the amount due the employee from the Employer. However, if an employee elects to use annual leave to serve on a jury, the employee may not be required to remit the juror fees to the Employer. An employee is not required to remit to the Employer any expense or mileage allowance paid by the court.

2. An employee subpoenaed to serve as a witness shall collect all fees and allowances payable as a result of the service and forward the fees to the appropriate accounting office. Witness fees shall be applied against the amount due the employee from the Employer. However, if an employee elects to use annual leave to serve as a witness, the employee may not be required to remit the witness fees to the Employer. An employee is not required to remit to the Employer any expense or mileage allowances paid by the court.
3. Employers may request the court to excuse their employees from jury duty if they are needed for the proper operation of a unit of state government.

## **ARTICLE 10. HEALTH INSURANCE**

**Section 1.** The Employer agrees to contribute the same amount toward the State of Montana group health insurance premium as established for all other state employees in § 2-18-703, MCA.

## **ARTICLE 11. MISCELLANEOUS PROVISIONS**

**Section 1.** Probationary employment. All new employees must complete a six-month probationary period. The probationary period may be extended up to an additional six months if, at the end of the first period, the Employer determines that the employee's performance is not satisfactory. The Employer will notify the Association of any decision to extend the employee's probationary period not to exceed one year.

**Subsection 1.** During the probationary period employees may be terminated for any reason, without recourse to the grievance procedure set forth in Article 7.

**Subsection 2.** The Employer may discharge any employee who has completed the probationary period only for just cause. The affected employee is entitled, upon request, to a written notice of such cause. It is understood that all employees must maintain their security clearance regardless of their status as to guard membership. Failure to obtain or maintain adequate security clearance constitutes just cause for termination. From a liability perspective, it is incumbent upon the employee to notify management of any changes in security clearance or driver's license status.

**Section 2.** Reduction in Force and Recall. "Reduction in force" means the layoff of an employee for reasons including, but not limited to:

1. elimination of programs,
2. reduction in FTE's by the legislature,
3. lack of work,



4. lack of funds,
5. expiration of grants,
6. reorganization, and
7. conditions where continuation of work would be inefficient or non-productive.

**Subsection 1.** Seniority is defined as the total continuous length of service in the bargaining unit per Addendum C.

**Subsection 2.** Should the Employer exercise its prerogative to carry out a reduction in force, selection of employees for layoff will be based on seniority. That is, the last employee hired shall be the first released. No permanent employee will be laid off while a probationary employee within the bargaining unit is retained.

**Subsection 3.** The Employer retains their right to re-assign employees to remaining positions. Employees will be re-assigned based on seniority. If a re-assignment results in a downgrade (demotion), the least senior employee will be re-assigned first. This language in no way sets a minimum or maximum number of employees that may be re-assigned due to a reduction in force. Pay rates for downgrades/demotions will be governed by the Pay Plan Rules.

**Subsection 4.** If a layoff is imminent, all eligible employees may inform the Employer of their desire to take advantage of RIF benefits. It is understood, that if eligible employees pursue RIF benefits, this may result in less senior employees being retained.

**Subsection 5.** Employees laid off by a reduction in the work force will be given a minimum of 14 calendar days' notice.

**Subsection 6.** Employees who are laid off through a reduction in the work force may be eligible for recall for a period of up to five years, if qualified, from the effective date of layoff. An employee who wishes to be eligible for recall must provide the Employer with a current address. The Employer will recall employees based on their seniority. That is, the last employee released as a result of a reduction in force shall be the first rehired.

**Section 3.** Wages shall be paid to employees in accordance with state central payroll system practices and procedures. Rates of pay for the classified positions covered by this bargaining unit are attached hereto as Addendum A and individual pay rates shall be administered in accordance with statute and Pay Plan Rules (MOM).

**Section 4.** For purposes of promotion from the Firefighter classification to the Engineer classification, an individual must have completed all probationary requirements, as well as completion of Driver/Operator series (ARFF, Structural and MWS) certifications prior to starting a one-year engineer training plan. After completion of the one-year engineer training plan and Telecomm I and II certifications, the firefighter must attain a passing

score of 75% on an engineer proficiency test. Firefighters failing to pass the engineer proficiency exam may do a retake after waiting at least six months. Firefighters being promoted to engineer will be contingent upon the chief's approval.

**Section 5.** Physicals. The Employer will provide and pay for employee physicals in accordance with the current requirements under NFPA 1582. and current 1582 TIG. All firefighters assigned to fire operations will meet the medical and fitness requirements of NFPA 1582, and per current TIG, in an effort to ensure firefighters are fit for duty, all firefighters will be medically evaluated and qualified for duty annually by the fire department physician. NFPA 1583 may be used as guidance for developing a fitness program.

**Subsection 1.** Drug Testing & Alcohol Testing. Employees will participate in a random drug test program to meet requirements in NGR 5-1/ANGI 63-101 chapter 36 as may be updated. See Addendum D.

**Section 6.** Uniforms. Employees will be provided with protective clothing and equipment which meets the current Air National Guard, Table of Allowances.

**Subsection 1.** All new employees will purchase the prescribed initial issue of uniform clothing and will submit bills through to the Civil Engineer Financial Management Office for such purchase not to exceed \$750 for which they will be reimbursed. Thereafter they may be reimbursed for additional replacement expenses at the first regularly scheduled claim period which is scheduled not less than six months from their date of hire.

**Subsection 2.** All personnel will receive \$750 annually per person. Reimbursement will occur upon presentation of receipts. The receipts for individual reimbursement will be submitted to a Uniform Representative during the month of April. At the end of April, the Uniform Representative will submit the receipts, verified by the Management Team and the Great Falls State Administrative Officer, to the State of Montana, Department of Military Affairs, Operations Support, Helena, for reimbursement. Any uniform item which is irreparably damaged in the course of duty will be replaced at the Employer's expense.

**Subsection 3.** It is agreed that the "Dress and Uniform Standard", attached hereto as Addendum B will constitute the minimum standard for personal appearance and uniform requirement. Any change in said standard must be agreed upon by the Labor Management committee.

**Subsection 4.** All employees who are promoted to Engineer, Lieutenant, Captain, and Battalion Chief will be allotted an additional uniform reimbursement to be used within 60 days of official promotion.

Engineer - \$100  
Lieutenant and Captain - \$150  
Battalion Chief - \$200

**Section 7.** The Employer shall provide kitchen facilities for meal preparation.

**Section 8.** Employee Substitution/Trade Time. In accordance with Section 7 (p) (3) of the F.L.S.A.:

1. Contingent upon the approval of the Senior Fire Officer or the Fire Chief, employees may substitute for each other during scheduled work hour so long as both parties are assigned to work in the same capacity. Any refusal of such an exchange request will be accompanied by a written explanation of the work-related reason for such refusal.
2. The substitute will be eligible for worker's compensation benefits and the individual being substituted for will be considered off duty. This is in accordance with § 39-71-407, MCA.
3. There shall be no limit on the number of approved shift exchanges including exchanges of "Kelly days" off.
4. Where one employee is permitted to substitute for another, each employee will be credited as if they had worked their normal shift.
5. No employee will receive overtime or comp time as a result of the above provisions. The Employer will not be required to keep records of the hours of substitute work and will assume no liability for hours not "paid back" by employees performing substitute work or trading hours under the above provisions.
6. Fire fighters reporting to work prior to their scheduled starting time with shift supervisor's approval may relieve fire fighters on the previous shift. Early relief time will not be considered compensable hours of work. This relief is on a voluntary basis by the employee and is not required by the Employer.

**Section 9.** Association - Management Committee. There shall be an Association - Management Committee composed of four members. The Association shall name two members, and the Employer shall name two members. The Committee shall meet four times per year or as otherwise agreed. The Committee will meet to discuss matters of mutual interest.

**Subsection 1.** The meetings shall be at the call of the chairman and chairmanship shall alternate between the Association and the Employer. The party calling a meeting shall provide the other party with a tentative agenda at least five working days prior to the proposed meeting date. Neither party to the Committee is limited by the tentative agenda. Upon mutual agreement between the Employer and the Association, the Committee may make joint written recommendations to the appropriate level of management.

**Subsection 2.** If changes in the position descriptions of the members of this unit are being considered, the Association - Management Committee will be allowed to review and comment on such proposed changes.

**Section 10.** Work out of Classification (Provisional appointment). Provisional appointment means the temporary appointment by the Fire Chief (or, in the Fire Chiefs absence, the Deputy Fire Chief) of a permanent employee to fill a position of a classification other than their own, while the employee regularly assigned to that position is absent. Such assignment must be in writing.

**Subsection 1.** Provisional pay. An employee who is provisionally assigned to perform all the duties of a position at a higher grade level than their regular assignment for more than 28 calendar days shall be paid at the grade level of the higher position. If a provisional appointment is foreseen in advance, the provisional pay will start the first full pay period that the employee is fulfilling that role.

**Subsection 2.** Duration of status. An employee given a provisional appointment shall not achieve permanent status in the higher classification and upon termination of the provisional appointment shall be returned to their officially assigned position and rate of pay. An employee given a provisional appointment must obtain the appropriate badge and nametag for the position when the provisional assignment lasts 60 days or longer.

**Subsection 3.** Basis of assignment. Such provisional appointments will be based on employee's qualification and seniority within the shift, then the Department. Seniority will be based on date of rank. In the case of same date of rank, seniority will be based on the date of hire. Day/shift employees may be temporarily transferred based on these assessments. Management reserves the right to make the final decision based on these assessments.

**Section 11.** All schooling, training and educational materials required for continued employment will be furnished by the Employer at no expense to the employees. Training and classes must be pre-approved by management to be funded. Employees may request additional schooling or training, and if approved by the Employer, the training will be paid by the Employer. When attending a school at the request of Fire Department management, a firefighter shall be paid as follows:

1. **Travel Pay:** Hourly pay for reasonable travel time incurred by firefighters traveling to class location.
2. **Class Days:** Eight hours of pay for each day of class (unless schedule indicates longer class periods).
3. **Reasonable Differential Compensation Pay:** When attending a non-local class, a firefighter will be compensated hour-for-hour for any hours that were lost from regularly scheduled shifts.
4. **Returning to Duty:**

- a. Local Class: (Within Cascade County) Unless prior authorization is granted, a firefighter, upon completion of a local class, will be expected to return to the next assigned shift, unless their shift is currently working. If currently working, they will return and finish the shift after class.
- b. Non-local Class: (Outside Cascade County) Unless otherwise authorized, firefighters will return to work on the next shift scheduled after they arrive home from an out-of-town class. If arriving back in town after midnight the night before a scheduled shift, the firefighter may pre-arrange leave or trade shifts if necessary.

**Section 12.** The Association will be afforded the opportunity to have a representative sit in on interviews and assessments. Management will notify the Association at the same time as the candidate or candidates are notified. On the day of the interview or assessment, management will provide the union representative all questions to be asked to the candidates. The union representative is an observer and will not participate in the hiring or assessment process. Absence of a union representative will not delay or cancel any interview or assessment.

## **ARTICLE 12. SEVERABILITY**

**Section 1.** In the event that any provision of this Agreement is declared by the proper legislative or judicial authority to be unlawful, unenforceable or not in accordance with applicable statutes or ordinances, all other provisions of the Agreement shall remain in full force and effect for the duration of the Agreement.

## **ARTICLE 13. ENTIRE AGREEMENT**

**Section 1.** This Agreement constitutes the entire agreement between the Employer and the Association. The parties expressly intend that neither party shall be obligated during the term of this Agreement to bargain over any subject, regardless of whether or not the subject is covered by the Agreement, and regardless of whether or not the subject was contemplated, discussed or made into a written proposal by either party during the negotiation of this Agreement.

## **ARTICLE 14. EFFECTIVE DATE – TERM**

**Section 1.** This Agreement shall be effective upon ratification and signature by both parties and shall remain in full force and effect through the 30th day of June 2027. If either party desires to modify this Agreement, it shall give notice to the other at least 60 days prior to the expiration date. If the Association gives such notice, it shall notify the Chief of the State Office of Labor Relations and the Department of Military Affairs, in writing. The terms and conditions set forth in this Agreement shall not be changed by

either party without the consent of the other party during the negotiation, mediation, fact-finding or arbitration of the successor agreement.

**ARTICLE 15.  
NO STRIKES**


**Section 1.** Strikes, slowdowns, sickouts, or lockouts are prohibited during the term of this Agreement. The critical nature of the employees' duties requires that they not allow any picket line to deter them from their duties.


**Section 2.** The Employer reserves the right to discipline, up to and including discharge, any employee who violates this Article.

**Section 3.** In the event of breach of this Article, the Employer shall have such rights and recourse as the law may provide, including liability for any and all injury or damage which may result from such a breach.


**THIS AGREEMENT** is signed and dated this 10/23/2025.

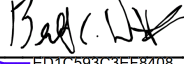
**THE STATE OF MONTANA:**

Signed by:  
  
382B3999E28E4DB...  
Karol Anne Davis, Chief Negotiator  
State Office of Labor Relations

Signed by:  
  
0D8064B6ADC7442...  
Trent Gibson, Director  
Montana Adjutant General  
Department of Military Affairs

**THE ASSOCIATION:**

DocuSigned by:  
  
CBA16566FBC54E...  
Nichollas Hackett, President  
Local #3261

Signed by:  
  
ED1C593C3E8408...  
Brett C. Whitmore, Vice-President  
Local #3261

Signed by:  
**Jake Meierhoff**  
272195D3188E477...  
Jake Meierhoff, Secretary-Treasurer  
Local #3261

**ADDENDUM A.  
PAY RATES**

**Across the Board Pay Adjustments**

Effective on the first day of the first complete pay period that includes July 1, 2025, the base salary of each employee must be increased by \$1.00 an hour or by 2.5%, whichever is greater. Effective on the first day of the first complete pay period that includes July 1, 2026, the base salary of each employee must be increased by \$1.00 an hour or by 2.5%, whichever is greater.

**State of Montana Benefit Plan Contributions**

The monthly Employer contribution for group benefits will increase to \$1080 for the 2026 plan year and \$1107 for the 2027 plan year.

The monthly State of Montana employee contributions will increase for 2026 and 2027 plan years. The tables below break out the monthly increase both before and after the wellness incentive which increased to \$60 per month for the 2026 and 2027 plan years.

The cost of employee-only coverage will be covered by the Employer contribution, after the wellness incentive is applied.

<b>Employee Monthly Contributions Before Wellness Incentive</b>		
<b>Contribution Type</b>	<b>2026 Plan Year Contribution</b>	<b>2027 Plan Year Contribution</b>
Employee Only	\$60	\$60
Employee and Spouse	\$318	\$326
Employee and Children	\$134	\$138
Employee and Family	\$397	\$407

<b>Employee Monthly Contributions After Wellness Incentive</b>		
<b>Contribution Type</b>	<b>2026 Plan Year Contributions</b>	<b>2027 Plan Year Contributions</b>
Employee Only	\$0	\$0
Employee and Spouse	\$198	\$206
Employee and Children	\$74	\$78
Employee and Family	\$277	\$287

The monthly Tobacco Surcharge will increase to \$60 for the 2026 and 2027 plan year.

The State has the discretion to manage all aspects of the State Health Plan, to include, but not be limited to, deductibles, coinsurance levels, and maximum out-of-pocket

levels. Member contributions will only increase beyond the rates established above if the Risk-Based Capital (RBC) level is at or below 300%.

**Probationary Firefighter's Compensation**

The Probationary Firefighter's wage will be an hourly rate equal to \$4000 below the Firefighter base annual wage. For example:

FF Base Hourly Rate X 198.8 (hours paid) X 13 (pay periods) - \$4000

**Temporary Assignment Compensation**

Position base hourly rate X 198.8 (hours paid) X 13 (pay periods)/2262 (Position hours paid) = Position annual hourly rate.

PAY MATRIX							
July 1st 2025 (State FY2026 \$2.50 Raise)							
	Base	5 THRU 9	10 THRU 14	15 THRU 19	20 THRU 24	25 THRU 29	30 THRU 34
	Longevity	1.50%	3.50%	5.50%	7.50%	9%	10.50%
Assistant Chief	37.215220	37.773448	38.517753	39.262057	40.006362	40.564590	41.122818
Battalion Chief	31.300000	31.769500	32.395500	33.021500	33.647500	34.117000	34.586500
Captain	29.594074	30.037985	30.629867	31.221748	31.813630	32.257541	32.701452
Sr. Lt.	28.381450	28.807172	29.374801	29.942430	30.510059	30.935781	31.361502
Lt.	28.061742	28.482668	29.043903	29.605138	30.166373	30.587299	31.008225
Engineer	26.652663	27.052453	27.585506	28.118559	28.651613	29.051403	29.451193
FF	25.346607	25.726806	26.233738	26.740670	27.247603	27.627802	28.008001
Probation/Provisional FF	23.7973						
July 1st 2026 (State FY2027 \$2.00 Raise)							
	Base	5 THRU 9	10 THRU 14	15 THRU 19	20 THRU 24	25 THRU 29	30 THRU 34
	Longevity	1.50%	3.50%	5.50%	7.50%	9%	10.50%
Assistant Chief	39.215220	39.803448	40.587753	41.372057	42.156362	42.744590	43.332818
Battalion Chief	33.300000	33.799500	34.465500	35.131500	35.797500	36.297000	36.796500
Captain	31.594074	32.067985	32.699867	33.331748	33.963630	34.437541	34.911452
Sr. Lt.	30.381450	30.837172	31.444801	32.052430	32.660059	33.115781	33.571502
Lt.	30.061742	30.512668	31.113903	31.715138	32.316373	32.767299	33.218225
Engineer	28.652663	29.082453	29.655506	30.228559	30.801613	31.231403	31.661193
FF	27.346607	27.756806	28.303738	28.850670	29.397603	29.807802	30.218001
Probation/Provisional FF	25.7973						



## **ADDENDUM B. DRESS AND UNIFORM STANDARD**

The purpose of this Addendum is to set forth a standardized dress and appearance guide for the Fire Department. This will be adhered to by all Fire Department personnel regarding both personal appearance, as well as uniform appearance, and the wearing of the uniform. It will be the responsibility of all supervisors to ensure that all personnel abide by this standard and that appropriate action be taken against those who do not conform.

### **1. PERSONAL APPEARANCE:**

- a. Hair should show a neat appearance at all times. It will be worn no longer than the bottom of the shirt collar and no longer than the bottom of the ear. No fad haircuts will be acceptable (i.e. mohawks, Qs, etc.).
- b. Mustaches may be worn as long as they do not interfere with a proper seal when personnel are wearing SCBA, Self-Contained Breathing Apparatus.
- c. Jewelry should not be worn on duty, due to safety considerations, with the exception of watches with nonconductive watchbands.

### **2. UNIFORMS:**

- a. Uniform Material Performance: Workstation uniforms will comply with NFPA 1976.
- b. Station Uniform: The standard uniform will consist of shirt, trousers, belt footwear, badge, name tag, collar brass, headgear, and patches as specified below. The style, type and weight of uniform material will be identified and approved by Uniform Committee and Fire Chief, in compliance with O & M standard Chapter 3.6 and NFPA 1976. Refer to item D for reimbursable items.
  - i. Work Jacket: Jacket or cold weather coat, navy blue with (emblem on left chest name on right chest, appropriate with climate.
  - ii. Trousers: Conventional uniform style, navy blue. Short: Cargo Short, Navy Blue or Black (depending on position) knee height and must be worn with safety toed low profile shoes and black socks.
  - iii. Shirt: Uniform type with two flap pockets and badge tab, or golf type, conforming to the following structure:
    1. Uniform type, or golf type, navy blue in color.
    2. Golf Type: long or short sleeve, with emblem on left chest and name on right chest. Rank on right chest is optional. Firefighters to

- Engineers navy blue in color, Lieutenants to Captains or navy in color.
3. Undershirt: Navy blue with emblem on left chest. Style (long or short sleeve) depending on uniform type, i.e., sleeve with short sleeve, and long sleeve with long sleeve. Can be worn as an outer garment around station.
  4. Work Shirt: Navy blue with emblem on left chest. Name on right chest.
  5. For wear around the station the uniform shirt, work shirt, undershirt, or golf type shirt may be worn.
- iv. Belt: The belt shall be black with plain buckle.
  - v. Footwear: Footwear shall be black in color; boots or shoes are acceptable, plain toe without design. Footwear must be serviceable. Cold weather footwear is approved as long as they are serviceable. Footwear will have a safety toe. Socks will be black if visible.
  - vi. Badge: MTANG FD Badge.
  - vii. Headgear: The authorized headgear is baseball type hat with emblem (navy blue), dress type hat, or cold weather stocking cap only.
  - viii. Patches and Adornments: Authorized items are listed below:
    1. The US Flag will be worn on the right sleeve two inches from the top seam, centered
    2. The Fire Department Patch will be worn on the left sleeve two inches from the top seam, centered.
    3. The National Registry Emergency Medical Technician patch can be worn one and a half inches on the right breast above the pocket, centered.
    4. Collar Brass will be worn commensurate to the FD Officer's rank.
    5. Name Tag will be worn over the right breast pocket.
    6. Badge will be worn on the left breast.
  - ix. Optional Items: To be determined by the Fire Chief and the Uniform Committee in compliance with Section b, number 1. The approved optional items are:

1. Dress Hat
  2. Dress Uniform
  3. After hour's attire with emblem on left chest and left leg.
- x. Physical Fitness Clothing: The physical fitness clothing can consist of any type of clothing but within the perimeters of good taste and condition, meeting the requirements of NFPA 1976 and would not present a risk of melting or burning to the individual (i.e. no spandex, polyester, nylon) with the understanding that if an emergency happens in that time frame, turnout gear will be worn.
- xi. The Fire Chief may issue any additional cold weather clothing for Fire Department use.
- c. Basic Issue: All Fire Department personnel are authorized a basic issue of the uniform items listed below:

Qty.	Item
3 ea.	Uniform type shirt
3 ea.	Trousers
4 ea.	U.S. Flag Patches
4 ea.	Fire Department Patches
1 ea.	Work Jacket, appropriate with local climate
1 pr.	Footwear
1 ea.	Belt
1 ea.	Tie, black
1 ea.	MTANG Badge
1 pr.	Socks, black
2 pr.	Collar Brass
1 ea.	Work Shirt

- d. Bat
- e. Replacement Clothing (reported to management within two weeks subject to approval in writing):
- i. The above listed basic issue items listed will be replaced at no expense to Fire Department Personnel when clothing is accidentally damaged while on the job through no fault of the employee as determined by the supervisor and reported to management within two weeks subject to approval.
  - ii. All basic uniform items will be maintained with the uniform allowance and will be replaced according to serviceability. Under shirt is a fully reimbursable item.

- iii. All optional items are reimbursable with the uniform allowance as long as all standard uniform items are maintained in good serviceability.
- iv. The Fire Department emblem is reimbursable on all items.
- f. Uniform Wear: All Fire Department personnel will wear the uniform appropriately as stated in the above manner. For official duty (i.e., out of station classes, official inspections, official meetings, etc.), the regular uniform will be worn.

### 3. CLEANLINESS \ WEAR AND TEAR

All uniform items will be maintained in a neat and clean manner at all times. Any item that shows excessive wear will be replaced. It is everyone's duty to assure that we all present a professional appearance at all times.

### 4. RECOMMENDATION

The Uniform Committee will make their recommendations to management and labor for final approval between the Association - Management Committee.

**ADDENDUM C.  
DRUG AND ALCOHOL TESTING**

The members of the Great Falls Airport Firefighters Association will be subject to OMA Policy 3-0015 Controlled Substance & Alcohol Testing Policy. If an employee is subject to controlled substance and/or alcohol testing due to reasonable suspicion, post-accident, or other such circumstance, the employee will be placed on paid administrative leave while waiting for the results of the test. In the event an employee tests positive for a controlled substance, they will be placed on disciplinary suspension, without pay, for a period of 80 hours and must follow Policy #3-0015 prior to returning to work. Employees are responsible for paying for their follow-up testing.

**ADDENDUM D.  
BATTALION CHIEF**

Each Battalion Chief will manage the operations duties under the direction of the Deputy Fire Chief. The Battalion Chief will be assigned to one of the three shifts and follow the contract as a shift employee.

Battalion Chiefs position Uniform:

Class A's will be same as Class B with the addition of Dress Coat and Dress Hat

Class B's / Formal Dress will be Black slacks style pant with a white shirt. Collar brass will be two gold crossed bugles. Gold badge that meets all other requirements of the MTANG Badge. Black Belt. Undershirt will be plain white.

Class C's / Standard uniforms will be Black Pants cargo or other style NFPA Compliant pant with a Silver, Light Grey, or Maroon T -Shirt or Golf Shift in same colors with name and title on right chest and Department logo on left chest. Belt, Hat, and Boots will all be black in color.

Coats and all other accessories to the uniform will be black in color.

**ADDENDUM E.  
SENIORITY LIST**

Hackett, Nichollas A.  
Hilpert, Benjamin J.  
Guzman, Timothy M.  
Whitmore, Brett C.  
Meierhoff, Jacob D.  
Secrist, Justin M.  
Schwall, Nicholas E.  
VanVoast, Brenton W.  
Ferrell, Nicholas R.  
Barker, Jamie A.  
Pepos, John C.  
Smith, Cody  
Owen, Cutter  
McCracken, Joy  
Litts, Thomas  
Hagins, Brandan  
Long, Stephan  
Woodland, Daniel  
Lefebre, Branden  
Lamb, Rachel  
Babb, Jereme  
Beine, Josh  
Barnhill, Elijah  
Evans, Kyle

This Seniority list can be managed, updated, or amended through the Labor Management Committee.