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أنشمه	Service • Efficiency • Value Jm Kuttenbach, D	HCGUN:
i na na i n	Routing/Review Approval of Personnel Settlement Agreement	
ز ند بندری	Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Se Agreement. *After signing, please return to the attention of DAS-Communications in the Hoover Build -routing/final distribution.** [I."denied." please return to DAS-Communications.	illeine Jing T
	In the matter of: Raina Whitfield DAS# 20-0006 / PERB# 102391	1
	LLS Staff: Nathan Reckman	
	Agency/Department: Iowa Department of Human Services	
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	Director's Printed Name: Kelly Garcia	
* *	Director's Signature:	
1384-33	Date: 2 2 2 2 2 0 Approve: Deny:	
	Department of Administrative Services	
	Director's Printed Name: Jim Kurtenbach	×
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- de	Director's Signature: former MI. Am Nerbook	
	Date: 05 MARCH 262 Approve: Deny:	*
	Department of Management	
· . ;	Director's Printed Name: David Roederer	2
	0000	
•	Director's Signature:	
	Date: 3-3-2020 Approve: Denv.	
	Office of the Attorney General	
	Reviewed by (Print Name): Jeffrey Thompson	*
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1	Reviewer's Signature:	
	Date: 3 (7.20 Reviewed: Redacted: 7	

#### STATE OF IOWA AND RAINA WHITFIELD

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services (Woodward Resource Center), hereinafter the "State" and Raina Whitfield, hereinafter "Whitfield," enter into the following Settlement Agreement in full and final resolution of the grievance filed by Whitfield, IDAS #20-0006; PERB #102391, that alleged a violation of Iowa Administrative Code rule 11 - 60.2(8A).

This settlement arose out of a situation in which Whitfield was terminated from State employment on or about July 1, 2019. The parties have agreed to the following:

- 1. Whitfield shall be reinstated to employment at Woodward Resource Center subject to the following:
  - a. Whitfield shall be reinstated to her former classification as a Resident Treatment Worker.
  - b. Whitfield must complete all necessary paperwork and pass the full background check required for the position.
  - c. Whitfield shall have her sick leave balance restored to the balance as of the date of termination.
  - d. Whitfield's employment start date with the State shall be restored to May 29, 2009 adjusted for the gap in State employment from July 1, 2019, to the date this Settlement Agreement becomes final.
- 2. In consideration of the foregoing, Whitfield hereby withdraws the above referenced Public Employment Relations Board Appeal.
- 3. The specific terms of this Settlement Agreement are considered by the parties to pertain only to the specific facts involved in this matter.
- 4. This Settlement Agreement constitutes the entire agreement between the parties. The terms of this Settlement Agreement are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party.
- 5. This Settlement Agreement is a public record, pursuant to Iowa Code section 22.13A (2019), and shall be made accessible to the public on an internet site maintained by the Iowa Department of Administrative Services.

6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(5).

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

APPROVED AS TO FORM

FOR THE STATE;

Date: Nathan Reckman

Labor and Legal Services Attorney Iowa Department of Administrative Services

FOR THE GRIEVANT:

Rick Eilander

Date: 3-4-20

Union Representative AFSCME Council 61

Date: 3-4-2020 Fild Date: 3-4-2020 Mar

Marsha Edgington Superintendent Department of Human Services Woodward Resource Center Raina Whitfield Grievant



THOMAS J. MILLER ATTORNEY GENERAL LEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS HEPLY TO: ATTORNEY GENERAL, NOOVER BUILDING 2<sup>th</sup> Floor DESTAIONES, IOWA SCA13-0109 TELEPHONE (515) 721-5164 FACSIMILE: (515) 721-4209

# Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Solicitor General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.

In the matter of: <i>Kimberlee Oates v. State of Iowa and Iowa Department of Human</i> Services (Iowa District Court for Polk County, Case No. LACL139763)
Agency/Department: Iowa Department of Human Services
Director's Printed Name: Kelly Garcia
Director's Signature: MULAApprove: Deny:
Agency/Department: lowa Department of Administrative Services
Director's Printed Name: Jim Kurtenbach
Director's Signature: Monthat Date: Date: Deny:
Agency/Department: lowa Department of Management
Director's Printed Name: David Roederer
Director's Signature:
Office of the Attorney General
Reviewed by (Print Name): Jeffrey Thômpson
Reviewer's Signature: Approve: Deny:

## SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is by and among Kimberlee Oates, Independence Mental Health Institute ("Independence MHI"), the Department of Human Services ("DHS"), and State of Iowa.

### RECITALS

WHEREAS, Kimberlee Oates is the Plaintiff and Independence MHI is the Defendant in an action pending in the Iowa District Court for Polk County, Case Number LACL139763 ("the Lawsuit");

WHEREAS, in the Petition, Kimberlee Oates made claims against Defendants and sought damages;

WHEREAS, the Parties have a mutual interest in amicably resolving any and all disputes between them;

WHEREAS, the Parties have negotiated this Agreement in good faith to fully settle all differences between them including, but not limited to, those differences embodied in the Lawsuit;

WHEREAS, the Parties acknowledge and agree that this Agreement does not constitute an admission of wrong-doing or any admission of violations of applicable law, rule, or policy by either Party; and

WHEREAS, the Parties agree that the terms and conditions contained herein are fair, reasonable, and equitable and are the result of an arm's length negotiation between the Parties.

#### AGREEMENT

1. <u>Dismissal with Prejudice</u>. The parties stipulate that subsequent to the execution of this Settlement Agreement and Release and the payments referenced below, Plaintiff will dismiss the case with prejudice, and each party will bear its own costs.

2. Kimberlee Oates Releases.

(a)

<u>Releasing Party.</u> The covenants, waivers, and releases made by Kimberlee Oates ("Releasing Party") in this Settlement Agreement and Release are made by her in her own capacity and on behalf of all persons and entities claiming by, through, or under her or through which she makes her claims, including, but not limited to, her heirs, assigns, representatives, executors, and spouse (if any). the second s

<u>Released Parties.</u> The covenants, waivers, and releases of Kimberlee Oates in this Settlement Agreement and Release are made to and for the benefit of the Independence Mental Health Institute, Department of Human Services, the State of Iowa, and all State agencies, departments, officers, directors, affiliates, advisors, attorneys, agents, predecessors, successors, assigns, as well as current and former employees (collectively, the "Released Parties").

Claims Released. The claims released through this Settlement Agreement and Release shall include and extend to any and all claims, demands, causes of action, and/or liabilities of or against the Released Parties, whether or not they are now known, that Kimberlee Oates has or may have against the Released Parties, individually and/or jointly, or that otherwise exist or may have been raised in the Petition, for the period of time up to and including the date on which Kimberlee Oates signs this Settlement Agreement and Without limiting the preceding sentence, the claims which Kimberlee Oates waives and releases in this Settlement Agreement and Release include those claims asserted or capable of being asserted in the Petition and shall extend to all claims arising out of or relating to Kimberlee Oates transfer, hiring, employment, training, condition of employment, administrative leave, promotion/non-promotion, recruitment, hiring, employment, working conditions, terms and conditions of employment, or promotion/non-promotion with Iowa Workforce Development, and any claims for back pay, emotional and/or mental distress, front pay, front pay reimbursement, loss of earning capacity, injunctive or equitable relief, and all claims for attorneys' fees, costs, and disbursements arising out of or relating to the Petition. Such released claims are collectively referred to as the "Claims."

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(d)

(b)

(c)

Waiver, Release, and Covenant Not to Sue. Kimberles Oates irrevocably and unconditionally releases, waives, acquits, and forever discharges all Released Parties from the Claims and agrees to hold their harmless from any cost, Itability, or expense, including attorneys<sup>1</sup> fees, costs, and expenses, arising from or related to any action hereafter which asserts any of the Claims. Kimberlee Oates further covenants that she in her own capacity or through her shall not sue or make demand upon or seek damages from any of the Released Parties for any of the Claims.

3. <u>Payments and Additional Consideration</u>. The State of Iowa, on behalf of all Released Parties, will pay Kimberlee Oates a total gross settlement amount of forty-seven thousand dollars (\$47,000.00) ("Settlement Amount"), as follows:

(a)

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a check payable to Kimberlee Oates in the amount of \$22,301.64, with no deductions or withholdings, reported on an IRS form 1099. Defendants will issue Kimberlee Oates an IRS Form 1099-MISC for this amount,

designating it as "other income" in Box 3.

(b)

a check payable to Dutton Law Firm in the amount of \$24,698.36 for attorney fees and costs.

Kimberlee Oates agrees to provide counsel for Defendants with a completed IRS Form W-4 and a completed IRS Form W-9 for her counsel. Each party shall be solely responsible for their share of any and all taxes that thereafter may be due on these payments and shall hold each other harmless and indemnify them from any liability thereon. Kimberlee Oates acknowledges that any payment made under this Settlement Agreement and Release is subject to Iowa Code section 8A.504.

Kimberlee Oates acknowledges that this payment and additional consideration is in compromise of a dispute and that such payments and consideration are not to be construed as the State of Iowa or any of the Released Parties conceding the reasonableness of the costs, and are not to be construed as an admission of liability or wrongdoing on the part of the State of Iowa or any of the Released Parties, and that the State of Iowa and all Released Parties expressly deny any such liability or wrongdoing.

Representation of Kimberlee Oates. Kimberlee Oates hereby represents and warrants that she (a) has anthority to enter into this Settlement Agreement and Release; (b) holds the Claims free and clear of any liens and has not pledged or assigned those claims to any third party; (o) has not commenced or been subject to any bankruptcy or insolvency proceeding that affects or could affect her rights to accept payment and release Claims under this Settlement Agreement and Release; (d) has not received any promise of further consideration; and (e) shall be solely liable for the reporting and payment of taxes due, if any, on the settlement amounts received hereunder.

Reasonable: Time: to Consider. Kimberlee Oates understands and acknowledges that she has been given a reasonable period of time to consider whether she wishes to enter into this Settlement Agreement and Release and to be bound by its terms, Kimberlee Oates further acknowledges that the terms of this Settlement Agreement and Release were negotiated by her, through her legal counsel, over a sufficient period of time so that she now has carefully read and fully understands and accepts the terms contained in this Settlement Agreement and Release and their legal effect. Kimberlee Oates represents that she has been advised to consult with an attorney prior to signing this Settlement Agreement and Release and has done so. Kimberlee Oates further represents that her decision to sign or not to sign this Settlement Agreement and Release is her own voluntary decision made with full knowledge of its terms.

This Settlement Agreement and Release may be signed in Counterparts. 6. counterparts.

Choice of Law/Consent to Jurisdiction. This Settlement Agreement and Release shall be governed by and construed under the laws of the State of Iowa. Each party consents to

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the personal jurisdiction of the state courts in Iowa with respect to any action seeking to enforce the terms of this Settlement Agreement and Release.

8. <u>Severability.</u> If a court of competent jurisdiction shall determine that any part of this Settlement Agreement and Release is invalid or void, the remaining parts not so declared shall be considered valid and binding on the parties.

9. <u>Entire Agreement</u>. This Settlement Agreement and Release constitutes the entire agreement between the parties. The terms of this Settlement Agreement and Release are contractual and not merely reoital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party. Headings are for convenience only and do not alter the express terms of this Settlement Agreement and Release. All representations, warranties, and indemnities under this Settlement Agreement and Release shall, survive the termination, expiration, and performance thereof.

10. <u>Public Record</u>. The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals</u>. The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Director of the Department of Human Services. The parties further acknowledge Services, and the Director of the Department of Human Services. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has, reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

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Kimberlee Oates Agreed to on this \_\_\_\_\_ day of January, 2020. ř٦

A MANAGER AND A MANAGER

103213

Kelly Garcia, Director Iowa Department of Human Services Agreed to on this \_\_\_\_\_ day of January, 2020,

Approved as to legal form and content:

٥Ø ALLA

Laura Folkerts Attorney for Kimberlee Oates On this <u>114</u> day of January, 2020.

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• :

Anagha Dixit Attorney for Iowa Department of Human Services and Independence Mental Health Institute On this <u>9710</u> day of January, 2020,

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N. MARKAN STREET, N.

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THOMAS 1. MILLER ATTORNEY GENERAL JEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS REPLY TO: ATTORNEY GENERAL, HOOVER BUILDING 2<sup>40</sup> Floor DES MOINES, IOWA 50319-0109 TTELEPHONE: (515) 281-5164 FACSIMILE: (515) 281-4209

Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Solicitor General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.

In the matter of: <i>Lana Comstock v. Iowa Veterans Home</i> (Iowa District Court for Marshall County, Case No. LACI009862)
Agency/Department: lowa Veteran's Home
Commandant Printed Name: Timon Oujiri Commandant's Signature:
Date: 7JAN 2020 Approve: Deny:
Agency/Department: lowa Department of Administrative Services
Director's Printed Name: Jim Kurtenbach
Director's Signature:
Agency/Department: lowa Department of Management
Director's Printed Name: David Roederer
Date: Jacuary 15, 2020 Approve: Deny:
Office of the Attorney General
Reviewed by (Print Name): <u>Jeffrey Thompson</u> Reviewer's Signature:

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## E-FILED 2019 DEC 23 12:32 PM MARSHALL - CLERK OF DISTRICT COURT

#### SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release ("Agreement") is made and entered into by and between Lana Comstock, her heirs, estates, executors, administrators, representatives, and assigns (collectively "Comstock"), and the State of Iowa and Iowa Veterans Home, its officers, employees, agents, predecessors, heirs, executors, successors, related entities and assigns (collectively "State"). Comstock and the State will be referred to jointly as the "Parties."

#### Recitals

WHEREAS Comstock, the Plaintiff, was employed by the State as an administrator;

WHEREAS Comstock has filed a civil action against the State in the Iowa District Court for Marshall County, captioned LACI009862 alleging age discrimination under the Iowa Civil Rights Act, Iowa Code § 216.6 (the "Lawsuit");

WHEREAS the State has denied, and continues to deny, any wrongdoing with respect to Comstock as alleged in the Lawsuit, or otherwise; and

WHEREAS, the parties to this Agreement wish to settle and compromise the disputes and claims against each other as set forth in the Lawsuit and as related to any facts, acts, events, or otherwise pertaining to Comstock's employment with the State which have or could be asserted through the present date, without the necessity of a trial on the merits with all of the attendant expenses, and all without admission of wrongful conduct, fault, or culpability on the part of either party.

#### Agreement

NOW, THEREFORE, for and in consideration of the mutual releases, covenants, and undertakings hereinafter set forth, and for other valuable consideration, which each party acknowledges, it is agreed as follows:

1. Consideration. Subject to approval by the State of Iowa Appeal Board as set forth in Paragraph 16, the State agrees, in exchange for the releases and other promises made in this Agreement by Comstock, that:

a. The Parties agree that the following payment constitutes a settlement of all claims and does not represent wages or other payment for work actually performed by Comstock:

i. The State shall cause to be paid the sum of Forty-Five Thousand Dollars and No Cents (\$45,000.00), without deduction or withholding, in the form of a check payable to Lana Comstock in full and final settlement of all Comstock's claims for any emotional distress, or other damages in whatever form and for whatever cause, other than wages as defined in the Internal Revenue Code. All appropriate 1099s will be issued with respect to this payment.

ii. The State shall cause to be paid the sum of the sum of Thirty-Thousand Dollars and No Cents (\$30,000.00), without deduction or withholding, in the form a check payable to Alfredo Parrish, PLLC, as legal counsel for Comstock. All appropriate 1099s will be issued with respect to this payment.

2. Valid Consideration. Comstock expressly agrees and acknowledges that the Settlement Sum are not payments to which she is otherwise entitled. Except as stated above in Paragraph 1 of this Agreement, Comstock shall not be entitled to any compensation, remuneration, benefits, or other payments from the State.

Page 1 of 5

## SETTLEMENT AGREEMENT AND RELEASE

3. Dismissal. Within three (3) business days after the receipt of funds described in paragraph 1, Comstock shall dismiss and/or withdraw the above-captioned Lawsuit <u>with prejudice</u>.

4. Taxes. Comstock is not relying on any information provided by the State, its Employees, or its attorneys concerning the tax consequences of payments made under this Agreement. Comstock acknowledges and agrees that she is solely and entirely responsible for the payment and discharge of all federal, state, and local taxes, if any, which may, at any time, be found to be due upon or as a result of any amount-that is paid by the State under this Agreement for the \$45,000.00 she will receive. Comstock agrees to indemnify, defend, and hold the State harmless from any claim or liability asserted against Comstock for any taxes and related penalties or interest, relating to the manner in which payments of the payments under Paragraph 1 are allocated and paid under this Agreement.

5. Costs and Fees. Except as specified herein, each party will bear its own respective costs and fees, including attorneys' fees. Comstock will be responsible for any late settlement fee that is assessed by the Court.

6. Liability Not Admitted. The Parties agree and acknowledge that this Agreement is the result of a compromise and shall never be construed as an admission by the State of any liability, wrongdoing, or responsibility on its part or on the part of its predecessors, successors, assigns, agents, representatives, parents, subsidiaries, affiliates, officers, directors, or Employees. The State expressly denies any such liability, wrongdoing, or responsibility. It is expressly understood and agreed that neither Party shall be deemed to be a "prevailing party" for the purposes of any fee-shifting statute, rule, or agreement.

7. **Representation of Comstock**. Comstock hereby represents and warrants that she (a) has authority to enter into this Settlement Agreement and Release; (b) holds the Claims free and clear of any liens and has not pledged or assigned those claims to any third party; (c) has not commenced or been subject to any bankruptcy or insolvency proceedings that affects or could affect her rights to accept payment and release Claims under this Settlement Agreement and Release; (d) has not received any promise of further consideration; and (e) shall be solely liable for the reporting and payment of taxes due, if any, on the settlement amounts received hereunder.

Release of All Claims. Comstock hereby releases and forever discharges the State, its present and former directors, officers, executives, employees, predecessors and/or successors in interest, 8. attorneys, heirs, and assigns ("Released Parties"), from any and all matters, claims, complaints, charges, demands, damages, causes of action, debts, liabilities, controversies, judgments, and suits of every kind and nature whatsoever arising out of Employee's former employment with the State and departure from the State which, as of the date of this Agreement, are foreseen or unforeseen, known or unknown, including but not limited to: civil rights claims, claims of violations arising under the Civil Rights Act of 1964, 42 U.S.C. § 2000(e) et seq., as amended by the Civil Rights Act of 1991, the Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq., COBRA, 26 U.S.C. § 4980B, the Rehabilitation Act of 1973, 29 U.S.C. § 701 et seq., the False Claims Act, 31 U.S.C. § 3729 et seq., the Family and Medical Leave Act, 29 U.S.C. § 2601 et seq., the Iowa Civil Rights Act, Iowa Code § 216 et seq., the Iowa Wage Payment Collection Act, Iowa Code Ch. 91A, Iowa Code § 730.5, Iowa Administrative Code § 641.12, workers' compensation claims, or any other relevant federal, state, or local statute or ordinance, or arising under common law, including but not limited to torts (including wrongful discharge), contracts, or public policy claims. If Comstock violates this Agreement by suing the State for any reason for which suit is precluded by this Agreement, Comstock agrees that she will return the consideration tendered by the State in Paragraph 1 and will be responsible for paying all costs and expenses incurred by the State in defending such a lawsuit, including reasonable attorneys' fees.

## E-FILED 2019 DEC 23 12:32 PM MARSHALL - CLERK OF DISTRICT COURT SETTLEMENT AGREEMENT AND RELEASE

The State, for and on behalf of itself and its and its present and former directors, officers, 9. executives, employees, predecessors and/or successors in interest, attorneys, heirs, and assigns, to the extent any such party claims by, under or through the State, hereby unconditionally and irrevocably releases and discharges Comstock and her family members, heirs, legal representatives, administrators, executors, future or former businesses, future or former employers, successors and assigns from and against any and all claims, causes of action, suits, debts, charges, complaints, claims, liabilities, obligations, promises, agreements, controversies, damages, and expenses of any nature whatsoever, in law or equity, which the State or any such party claiming by, under or through State ever had or now has, whether known or not. This provision does not prevent the State or its directors, officers, executives, employees, predecessors and/or successors in interest, attorneys, heirs, and assigns from making, filing, or assisting in any reports or investigations that are required by federal or state law, or the rules of any applicable federal or state administrative agency. Special Provisions for Age Discrimination. In addition to the provisions contained herein, and by execution of this document, Comstock expressly waives any and all rights to claims arising under the Age Discrimination in Employment Act of 1967 ("ADEA"), as amended by the Older Worker Benefit Protections Act, and:

a. Comstock acknowledges that her waiver of rights or claims arising under the ADEA is in writing, written in a manner calculated to be understood, and is understood by her.

b. Comstock expressly understands that this waiver refers to rights or claims arising under the ADEA, as amended.

c. Comstock expressly understands that by execution of this document, she does not waive any ADEA rights or claims that may arise after the date this Agreement is executed.

d. Comstock acknowledges that the waiver of her rights on claims arising under the ADEA, as amended, is in exchange for the consideration outlined above, which is above and beyond that to which she is otherwise entitled to receive from the State;

e. Comstock acknowledges that the State, by this Agreement, is hereby advising her in writing to consult with an attorney of her choosing prior to executing this document.

f. Comstock acknowledges that she has been advised by the State that she may, but does not have to take, 21 days, which Comstock acknowledges is a reasonable period of time, to consider this document,

g. The parties agree that changes, whether material or immaterial, do not restart the running of the 21-day period.

h. This Agreement shall become effective on the eighth day following Comstock's signing of the Agreement. Until that time, Comstock has the right to revoke her Agreement by sending written notice to the State.

10. Representations Concerning FLSA and FMLA Claims. Comstock represents that she does not believe, and is aware of no evidence suggesting that, the State has failed to comply with the Fair Labor Standards Act or the Family Medical Leave Act. Comstock acknowledges that the State is relying on the accuracy of this representation as a material term of this Agreement.

11. Beneficiaries and Assignability. This Agreement is binding on, and shall inure to the benefit of, the Parties, their heirs, representatives, transferees, principals, estates, executors, administrators, predecessors, successors, parents, subsidiaries, affiliates, assigns, agents, directors, officers, directors and employees.

### SETTLEMENT AGREEMENT AND RELEASE

12. Entire Agreement. This Agreement constitutes the entire agreement, written and oral, of the parties hereto, and it supersedes and replaces all prior negotiations, proposed agreements, understandings, representations and agreements, whether written or oral. The terms of this Settlement Agreement and Release are contractual and not merely recital. No party hereto is relying on any statement or representation of any other party hereto except those, if any, set forth herein. No part of this agreement may be amended, varied, or supplemented in any respect, except by a writing duly executed by each of the parties hereto or their authorized representatives.

13. Counterparts. This Agreement may be executed in one or more counterparts, all of which, taken together, shall constitute one and the same instrument.

14. Choice of Law. The parties agree that this Agreement shall be governed by and construed in accordance with the laws of the State of Iowa, without regard for its choice-of-law provisions. Each party consents to the personal jurisdiction of the state courts in Iowa with respect to any action seeking to enforce the terms of this Settlement Agreement and Release.

15. Severability. Except as otherwise provided in this Paragraph, if any provision of this Agreement shall be finally determined to be invalid or unenforceable by a court of competent jurisdiction, that part shall be ineffective to the extent of such invalidity or unenforceability only, without in any way affecting the remaining parts of said provision or the remaining provisions of this Agreement.

16. Knowing/Voluntary Waiver. The Parties understand and acknowledge that they have been given a reasonable period of time to consider whether they wish to enter into this Settlement Agreement and Release and to be bound by its terms. The Parties further acknowledge that the terms of this Settlement Agreement and Release were negotiated by them, through their legal counsel, over a sufficient period of time so that they now have carefully read and fully understand and accept the terms contained in this Settlement Agreement and Release and their legal effect. The Parties represent that they have been advised to consult with an attorney prior to signing this Settlement Agreement and Release and has done so. The Parties further represent that their decision to sign or not to sign this Settlement Agreement and Release is their own voluntary decision made with full knowledge of its terms.

17. Public Record. The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

18. Required Approvals. The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Commandant of the Iowa Veteran's Home. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and payment of the funds is contingent on such approval. The Attorney General's Office has reviewed and will recommend approval of this Settlement Agreement and Release.

19. Jointly Drafted. Because the Parties have had a full opportunity to consider this Agreement and negotiate its terms, this Agreement is deemed to have been jointly prepared by the Parties, and any uncertainty or ambiguity existing in it shall not be interpreted against any Party as the primary drafter of the Agreement. The language of all parts of this Agreement shall in all cases be construed as a whole, according to its meaning and not strictly for or against any of the Parties.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHT YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

### I HAVE READ THIS SETTLEMENT AGREEMENT AND RELEASE AND, UNDERSTANDING ALL OF ITS TERMS, I SIGN IT AS MY FREE ACT AND DEED.

Date: 12/10/2019

Long Constock Lana Comstock

For the State of Iowa:

.....

12/11 12019 Date:

bernudes ullin Muk By;



THOMAS J. MILLER-
ATTORNEY GENERAL
JEFFACY THOMPSON
DEPUTY ATTORNEY GENERAL

ANDRESS REPLY TO: ATTOXARY GENERAL, HOOVEN BURDENG 2<sup>50</sup> Fiber DIS MONRE, IOVA, SOBID-RID TELENIONEL, ISIS 221-5164 FACSIMILE; (SIS) 281-4203

Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Deputy Attorney General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution:

	In the matter of: <u>Joseph L. Walsh vs. Teresa Wahlert and State of Iowa,</u> Polk Co. No. LACL130006
R.W. Doputy	Agency/Department: <u>Iowa-Workforce Development</u> Director's Printed Name: <u>Betir Townsend</u> TRyan (DCS) Director's Signature:
	Date: 1/6/20 Approve: X Deny:
	Department of Administrative Services
	Director's Printed Name: Jim Kurtenbach
	Director's Signature:
	Date: Approve: Deny:
	Department of Management
	Director's Printed Name: David Roederer
	Director's Signature:
	Date: Approve: Deny: D
	Office of the Attorney General
	Reviewed by (Print Name);
	Reviewer's Signature:
	Date: Approve: Deny:
-	



THOMAS J. MILLÉR ATTORNEY GENERAL JEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS REPLY TO: ATTORNEY GENERAL HOOVER BUILDING 2<sup>ND</sup> Floor DES MOINES, IOWA 50319-0109 TELEPHONE: (515) 281-5264 FACSIMILE: (515) 281-5209

Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Deputy Attorney General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.



THOMAS J, MILLER ATTORNEY GENERAL JEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS REPLY TO: ATTORNEY GENERAL, HOOVER BUILDING 2<sup>50</sup> Floor DES MOINES, JOWA 50319-0109 TELEPHONE (155) 281-5104 FACSIMILE: (515) 281-4209

# Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Deputy Attorney General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.

irector's Printed Name:	Beth T					
in the Clanature		ownsend	1000 mm - 111 mm - 111 mm - 7 - 1			
nrector s Signature.						
Date:		Approve:		Deny:		
	Department o	f Administra	tive Serv	rices		
Director's Printed Name:	Jim Kurtenb	ach				
Director's Signature:	nmer M/	Kunter	lach.			
Date: <u>30 December</u>	, 2019	Approve:	X	Deny:		
	Departn	nent of Man	agement			
Director's Printed Name:	David Roed	lerer				
Director's Signature:			<u></u>		M.M.S.WIT	
Date:		Approve:		Deny:		
	Office of	f the Attorne	ey Genera	al		
Reviewed by (Print Name	):Jəffre	y thompson				
Reviewer's Signature:		Approve	. h	Deny:		

### SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is by and between Joseph Walsh and Teresa Wahlert and the State of Iowa.

Joseph Walsh is the Plaintiff, and Teresa Wahlert and the State of Iowa are the Defendants ("Defendants") in an action pending in Polk County District Court, Case Number LACL13006 (the "Petition"). In the Petition, Walsh made claims against Defendants and sought damages. Defendants deny all such claims.

The parties have agreed to compromise and settle all of Joseph Walsh's claims arising from the Petition. Based on the mutual promises and covenants exchanged and for other good and valuable consideration, the adequacy and receipt of which are acknowledged, the parties agree:

1. <u>Dismissal with Prejudice.</u> The parties stipulate that subsequent to the execution of this Settlement Agreement and Release and the payments referenced below, Plaintiff will dismiss the case with prejudice, and each party will bear its own costs.

- 2. Joseph Walsh Releases.
  - (a) <u>Releasing Party.</u> The covenants, waivers, and releases made by Joseph Walsh ("Releasing Party") in this Settlement Agreement and Release are made by him in his own capacity and on behalf of all persons and entities claiming by, through, or under him or through which he makes his claims, including, but not limited to, his heirs, assigns, representatives, executors, and spouse (if any).
  - (b) <u>Released Parties.</u> The covenants, waivers, and releases of Joseph Walsh in this Settlement Agreement and Release are made to and for the benefit of Teresa Wahlert, the State of Iowa, and all State agencies, departments, officers, directors, affiliates, advisors, attorneys, agents, predecessors, successors, assigns, as well as current and former employees (collectively, the "Released Parties").
  - (c) <u>Claims Released</u>. The claims released through this Settlement Agreement and Release shall include and extend to any and all claims, demands, causes of action, and/or liabilities of or against the Released Parties, whether or not they are now known, that Joseph Walsh has or may have against the Released Parties, individually and/or jointly, or that otherwise exist or may have been raised in the Petition, for the period of time up to and including the date on which Joseph Walsh signs this Settlement Agreement and Release. Without limiting the preceding sentence, the claims which Joseph Walsh waives and releases in this Settlement Agreement and Release

include those claims asserted or capable of being asserted in the Petition and shall extend to all claims arising out of or relating to Joseph Walsh's employment with the State of Iowa and any claims for back pay, emotional and/or mental distress, front pay, front pay reimbursement, loss of earning capacity, injunctive or equitable relief, and all claims for attorneys' fees, costs, and disbursements arising out of or relating to the Petition. Such released claims are collectively referred to as the "Claims."

(d) <u>Waiver, Release, and Covenant Not to Sue</u>. Joseph Walsh irrevocably and unconditionally releases, waives, acquits, and forever discharges all Released Parties from the Claims and agrees to hold them harmless from any cost, liability, or expense, including attorneys' fees, costs, and expenses, arising from or related to any action hereafter which asserts any of the Claims. Joseph Walsh further covenants that he in his own capacity or through him shall not sue or make demand upon or seek damages from any of the Released Parties for any of the Claims.

3. <u>Payments and Additional Consideration</u>. Upon satisfaction by Joseph Walsh of all conditions precedent, the State of Iowa, on behalf of all Released Parties, will pay Joseph Walsh and his attorneys a total gross settlement amount of Ninety-Nine Thousand Dollars (\$99,000.00) ("Settlement Amount"), as follows:

(a) A check payable to Joseph Walsh and his attorneys Coppola, McConville, Carroll, Hockenberg & Flynn P.C. for \$99,000.00.

Each party shall be solely responsible for their share of any and all taxes that thereafter may be due on this payment and shall hold each other harmless and indemnify them from any liability thereon. Joseph Walsh acknowledges that any payment made under this Settlement Agreement and Release is subject to Iowa Code section 8A.504. The parties agree that no portion of this settlement is for wages during the period of time which Plaintiff was entitled to and received unemployment compensation.

Joseph Walsh acknowledges that this payment and additional consideration is in compromise of a dispute and that such payment and consideration are not to be construed as the State of Iowa or any of the Released Parties conceding the reasonableness of the attorneys' fees or costs, and are not to be construed as an admission of liability or wrongdoing on the part of the State of Iowa or any of the Released Parties, and that the State of Iowa and all Released Parties expressly deny any such liability or wrongdoing.

4. <u>Representation of Joseph Walsh.</u> Joseph Walsh hereby represents and warrants that he (a) has authority to enter into this Settlement Agreement and Release; (b) holds the Claims free and clear of any liens and has not pledged or assigned those claims to any third party; (c) has not commenced or been subject to any bankruptcy or insolvency proceeding that affects or could affect

his rights to accept payment and release Claims under this Settlement Agreement and Release; (d) has not received any promise of further consideration; and (e) shall be solely liable for the reporting and payment of taxes due, if any, on the settlement amounts received hereunder.

5. <u>Reasonable Time to Consider.</u> Joseph Walsh understands and acknowledges that he has been given a reasonable period of time to consider whether he wishes to enter into this Settlement Agreement and Release and to be bound by its terms. Joseph Walsh further acknowledges that the terms of this Settlement Agreement and Release were negotiated by him, through his legal counsel, over a sufficient period of time so that he now has carefully read and fully understands and accepts the terms contained in this Settlement Agreement and Release and their legal effect. Joseph Walsh represents that he has been advised to consult with an attorney prior to signing this Settlement Agreement and Release and has done so. Joseph Walsh further represents that his decision to sign or not to sign this Settlement Agreement and Release is his own voluntary decision made with full knowledge of its terms.

6. <u>Counterparts.</u> This Settlement Agreement and Release may be signed in counterparts.

7. <u>Choice of Law/Consent to Jurisdiction</u>. This Settlement Agreement and Release shall be governed by and construed under the laws of the State of Iowa. Each party consents to the personal jurisdiction of the state courts in Iowa with respect to any action seeking to enforce the terms of this Settlement Agreement and Release.

8. <u>Severability.</u> If a court of competent jurisdiction shall determine that any part of this Settlement Agreement and Release is invalid or void, the remaining parts not so declared shall be considered valid and binding on the parties.

9. <u>Entire Agreement.</u> This Settlement Agreement and Release constitutes the entire agreement between the parties. The terms of this Settlement Agreement and Release are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party. Headings are for convenience only and do not alter the express terms of this Settlement Agreement and Release. All representations, warranties, and indemnities under this Settlement Agreement and Release shall survive the termination, expiration, and performance thereof.

10. <u>Public Record.</u> The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order No. 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

ph Walsh day of December, 2019. greed to on this//

Agreed to on this \_\_\_\_\_ day of December, 2019.



Governor Kim Reynolds Lt. Governor Adam Gregg

Jim Kurtenbach, Director

### **Routing/Review Approval of Personnel Settlement Agreement**

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. **\*\*After signing, please return to the attention of DAS-Communications in the Hoover Building for routing/final distribution**.**\*\*** If "denied," please return to DAS-Communications.

In the matter of: Rick Smith	DAS# 19-0024 / PERB# 102268				
LLS Staff: Alla Mintzer Zapruds	sky				
Agency/Department: Iowa	Veterans Home				
Agency/Department. <u>Iowa</u>					
Director's Printed Name: <u>Timo</u>	on Oujiri				
Director's Signature:	M Chinging				
Date: 23 Dec 2019	Approve: Deny:				
Depa	rtment of Administrative Services				
Director's Printed Name: Jim I	Kurtenbach				
Director's Signature:	res M funtation				
Date: 27 per 2019	Approve: 📈 Deny: 🗌				
Department of Management					
Director's Printed Name: David	d Roederer				
Director's Signature:	and there				
Date: 12-30-17	Approve: Deny:				
(	Office of the Attorney General				
Reviewed by (Print Name): <u>Jef</u>	frey /Thompson				
Reviewer's Signature:					
Date: 17/31/19	Reviewed: Redacted:				

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and Iowa Veterans Home, hereinafter the State, and Rick Smith, hereinafter Grievant, enter into the following Agreement in full and final resolution of the merit grievance appeal filed by or on behalf of Grievant, hereinafter PERB Case No. 102268, that alleged a violation of Iowa Code Section 8A.415(1).

This Settlement arose out of a situation in which Grievant was issued a Written Reprimand. In order to resolve PERB Case No. 102268, the above-listed parties agree to the following:

- 1. The Written Reprimand issued to Grievant by the Iowa Veterans Home on August 16, 2018, shall be retained in the Grievant's personnel file, but shall not be used for the purposes of progressive discipline.
- 2. Parties have agreed to divide the cost of the court reporter bill equally between the State and the Grievant.
- 3. This agreement is a good faith settlement of all issues arising from the facts alleged in this appeal, no promises of any other or further considerations have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action arising from the Grievant's claim in this appeal.
- 4. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter. Neither party shall rely on this agreement or cite the same as precedent in any litigation or other proceedings in the future.
- 5. This agreement shall be made accessible to the public on an internet site maintained by the Department of Administrative Services.
- 6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(4).

FOR THE STATE:

FOR THE GRIEVANT:

APPROVED AS TO FORM

la R Mentre Alla R. Mintzer Zapluds

Labor Relations Attorney A Iowa Department of Administrative Services

Matt Butler AFSCME Representative Date

19

Anthea T. Galbraith Date Labor Relations Attorney Iowa Department of Administrative Services

11/15/19 WX reen

Management Rep Iowa Veterans Home

Date

<b>Rick Smith</b>	
Grievant	

Date

10 Anthea T. Galbraith Date

Labor Relations Attorney Iowa Department of Administrative Services

Management Rep Iowa Veterans Home Date

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Smith D

Rick Smith Grievant

Date



THOMAS J. MILLER ATTORNEY GENERAL JEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS REPLY TO: ATTORNEY GENERAL, HOOVER BUILDING 2<sup>40</sup> Floor DES MONIES, IOWA 50319-0109 TELEPHONE: (515) 281-5164 FACSIMILE: (515) 281-4209

Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Solicitor General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.

In the matter of: <i>Marlon Mormann v. Iowa Department of Workforce Development</i> (Iowa District Court for Polk County, Case No. LACL134859)				
Agency/Department: lowa Department of Workforce Development				
Deputy Director's Printed Name: Rvan West				
Deputy Director's Signature:				
Date: Approve: 🖾 Deny: 🗌				
Agency/Department: lowa Department of Administrative Services				
Director's Printed Name: Jim Kurtenbach				
Director's Signature: M /untils				
Date: 01 m / 2019 Approve: X Deny:				
Agency/Department: lowa Department of Management				
Director's Printed Name: David Roederer				
Director's Signature:				
Date: <u>11-6-19</u> Approve: X Deny:				
Office of the Attorney General				
Reviewed by (Print Name): <u>Jeffrey Thompson</u>				
Reviewer's Signature:				
Date: 1/9 Approve: Deny:				

#### SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is by and between Marlon Mormann and the Iowa Department of Workforce Development.

Marlon Mormann is the Plaintiff, and the Iowa Department of Workforce Development is the Defendant ("Defendant") in an action pending in Polk County District Court, Case Number LACL134859 (the "Petition"). In the Petition, Marlon Mormann made claims against Defendant and sought damages. Defendant denies all such claims.

The parties have agreed to compromise and settle all of Marlon Mormann's claims arising from the Petition. Based on the mutual promises and covenants exchanged and for other good and valuable consideration, the adequacy and receipt of which are acknowledged, the parties agree:

1. <u>Dismissal with Prejudice</u>. The parties stipulate that subsequent to the execution of this Settlement Agreement and Release and the payments referenced below, Plaintiff will dismiss the case with prejudice, and each party will bear its own costs.

- 2. <u>Marlon Mormann Releases.</u>
  - (a) <u>Releasing Party.</u> The covenants, waivers, and releases made by Marlon Mormann ("Releasing Party") in this Settlement Agreement and Release are made by him in his own capacity and on behalf of all persons and entities claiming by, through, or under him or through which he makes his claims, including, but not limited to, his heirs, assigns, representatives, executors, and spouse (if any).
  - (b) <u>Released Parties.</u> The covenants, waivers, and releases of Marlon Mormann in this Settlement Agreement and Release are made to and for the benefit of the Iowa Department of Workforce Development, the State of Iowa, and all State agencies, departments, officers, directors, affiliates, advisors, attorneys, agents, predecessors, successors, assigns, as well as current and former employees (collectively, the "Released Parties").
  - (c) <u>Claims Released.</u> The claims released through this Settlement Agreement and Release shall include and extend to any and all claims, demands, causes of action, and/or liabilities of or against the Released Parties, whether or not they are now known, that Marlon Mormann has or may have against the Released Parties, individually and/or jointly, or that otherwise exist or may have been raised in the Petition, for the period of time up to and including the date on which Marlon Mormann signs this Settlement Agreement and Release. Without limiting the preceding sentence, the claims which Marlon

Mormann waives and releases in this Settlement Agreement and Release include those claims asserted or capable of being asserted in the Petition and shall extend to all claims arising out of or relating to Marlon Mormann's recruitment, hiring, employment, working conditions, terms and conditions of employment, promotion/non-promotion with, and retirement from, Iowa Workforce Development, and any claims for back pay, emotional and/or mental distress, front pay, front pay reimbursement, loss of earning capacity, injunctive or equitable relief, and all claims for attorneys' fees, costs, and disbursements arising out of or relating to the Petition. Such released claims are collectively referred to as the "Claims."

(d) <u>Waiver, Release, and Covenant Not to Sue.</u> Marlon Mormann irrevocably and unconditionally releases, waives, acquits, and forever discharges all Released Parties from the Claims and agrees to hold them harmless from any cost, liability, or expense, including attorneys' fees, costs, and expenses, arising from or related to any action hereafter which asserts any of the Claims. Marlon Mormann further covenants that he in his own capacity or through him shall not sue or make demand upon or seek damages from any of the Released Parties for any of the Claims.

3. <u>Payments and Additional Consideration</u>. Upon satisfaction by Marlon Mormann of all conditions precedent, the State of Iowa, on behalf of all Released Parties, will pay Marlon Mormann a total <u>gross</u> settlement amount of twenty-five thousand dollars (\$25,000.00) ("Settlement Amount"), as follows:

- (a) A payroll check payable to Marlon Mormann for \$4,300.80 less all applicable deductions, IPERS deductions, and withholdings, to compensate him for any lost wages he allegedly sustained in the two weeks following his separation from January 6, 2015 January 19, 2015.
- (b) A check payable to Marlon Mormann for \$6,813.04, with no deductions or withholdings, representing emotional distress and reported on an IRS Form 1099. Defendant will issue Marlon Mormann an IRS Form 1099-MISC for this amount, designating it as "other income" in Box 3.
- (c) A check payable to the Newkirk Zwagerman, PLC Law Firm in the amount of \$13,886.16, with no deductions or withholdings, for attorneys' fees and costs. Defendant shall cause an IRS Form 1099-MISC to be issued to the Newkirk Zwagerman, PLC Law Firm reporting this payment.

Marlon Mormann agrees to provide counsel for Defendant with a completed IRS Form W-4 and a completed IRS Form W-9 for his counsel. Each party shall be solely responsible for their share of any and all taxes that thereafter may be due on these payments and shall hold each other harmless and indemnify them from any liability thereon. Marlon Mormann acknowledges that any payment made under this Settlement Agreement and Release is subject to Iowa Code section 8A.504.

Marlon Mormann acknowledges that this payment and additional consideration is in compromise of a dispute and that such payments and consideration are not to be construed as the State of Iowa or any of the Released Parties conceding the reasonableness of the attorneys' fees or costs, and are not to be construed as an admission of liability or wrongdoing on the part of the State of Iowa or any of the Released Parties, and that the State of Iowa and all Released Parties expressly deny any such liability or wrongdoing.

4. <u>Representation of Marlon Mormann.</u> Marlon Mormann hereby represents and warrants that he (a) has authority to enter into this Settlement Agreement and Release; (b) holds the Claims free and clear of any liens and has not pledged or assigned those claims to any third party; (c) has not commenced or been subject to any bankruptcy or insolvency proceeding that affects or could affect his rights to accept payment and release Claims under this Settlement Agreement and Release; (d) has not received any promise of further consideration; and (e) shall be solely liable for the reporting and payment of taxes due, if any, on the settlement amounts received hereunder.

5. <u>Reasonable Time to Consider.</u> Marlon Mormann understands and acknowledges that he has been given a reasonable period of time to consider whether he wishes to enter into this Settlement Agreement and Release and to be bound by its terms. Marlon Mormann further acknowledges that the terms of this Settlement Agreement and Release were negotiated by him, through his legal counsel, over a sufficient period of time so that he now has carefully read and fully understands and accepts the terms contained in this Settlement Agreement and Release and their legal effect. Marlon Mormann represents that he has been advised to consult with an attorney prior to signing this Settlement Agreement and Release and has done so. Marlon Mormann further represents that his decision to sign or not to sign this Settlement Agreement and Release is his own voluntary decision made with full knowledge of its terms.

6. <u>Counterparts.</u> This Settlement Agreement and Release may be signed in counterparts.

7. <u>Choice of Law/Consent to Jurisdiction</u>. This Settlement Agreement and Release shall be governed by and construed under the laws of the State of Iowa. Each party consents to the personal jurisdiction of the state courts in Iowa with respect to any action seeking to enforce the terms of this Settlement Agreement and Release.

8. <u>Severability.</u> If a court of competent jurisdiction shall determine that any part of this Settlement Agreement and Release is invalid or void, the remaining parts not so declared shall be considered valid and binding on the parties.

9. <u>Entire Agreement.</u> This Settlement Agreement and Release constitutes the entire agreement between the parties. The terms of this Settlement Agreement and Release are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party. Headings are for convenience only and do not alter the express terms of this Settlement Agreement and Release. All representations, warranties, and indemnities under this Settlement Agreement and Release shall survive the termination, expiration, and performance thereof.

10. <u>Public Record.</u> The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

> Marlon Mormann Agreed to on this day of October, 2019.

Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this <u>A</u> day of October, 2019.

Entire Agreement. This Settlement Agreement and Release constitutes the entire 9. agreement between the parties. The terms of this Settlement Agreement and Release are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party. Headings are for convenience only and do not alter the express terms of this Settlement Agreement and Release. All representations, warranties, and indemnities under this Settlement Agreement and Release shall survive the termination, expiration, and performance thereof.

Public Record. The parties acknowledge that this Settlement Agreement and 10. Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

Required Approvals. The parties acknowledge that this Settlement Agreement and 11. Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

Marlon Mormann

/day of October, 2019. Agreed to on this

Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this day of October, 2019.

DAS

Iowa Department of Administrative Services Service • Efficiency • Value Governor Terry E. Branslad LI, Governor Kim Reynolds Janet Phipps, Director

**Routing/Review Approval of Personnel Settlement Agreement** 

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. \*\*After signing, please return to the attention of DAS-Communications in the Hoover Building for routing/linal distribution.\*\* <u>if "denied," please return to DAS-Communications.</u>

In the matter of: Kelly Crowley DAS# 19-0045 / PERB# 102289					
LRT Staff: Anthea Galbraith					
Agency/Department:lowa Department of Revenue					
Director's Printed Name: Kraig Paulsen					
Director's Signature:					
Date: 10-31-19 Approve: Deny:					
Department of Administrative Services					
Director's Printed Name: Jim Kurtenbach					
Director's Signature: former III for tabaal					
Date: 01 NOV 20/19 Approve: Deny:					
Department of Management					
Director's Printed Name: David Roederer					
Director's Signature:					
Date: 11 32-17 Approve: X Deny:					
Office of the Attorney General					
Reviewed by (Print Name): <u>Jeffrey Thompson</u> Reviewer's Signature:					
Date: 11/12/19 Reviewed: A Redacted:					

#### STATE OF IOWA AND KELLY CROWLEY

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and Iowa Department of Revenue, hereinafter the State, and Kelly Crowley, hereinafter Grievant, enter into the following Agreement in full and final resolution of the merit grievance appeal filed by or on behalf of Grievant, hereinafter PERB Case No. 102289, that alleged a violation of Iowa Code section 8A.415(1).

This Settlement arose out of a situation in which Grlevant's insurance premiums were removed on a post-tax basis from 2014 until 2018. In order to resolve PERB Case No. 102289, the above-listed parties agree to the following:

- 1. The State will issue Crowley W-2Cs and refile its 941 tax returns for tax years 2016 to 2018 and issue Grievant a check in the amount of \$361.54 due to an overpayment of Federal Insurance Contributions Act (FICA) taxes no later than 30 days after final approval of this agreement as detailed in paragraph 7.
- 2. Crowley will submit a document to the State stating that she will not cleim a refund for the overpayment of FICA. The settlement will not be approved until this statement is received.
- 3. In consideration of the foregoing, Grievant will file amended tax returns for tax years 2016 to 2018 and withdraw the above-referenced grievance and file a voluntary dismissal with prejudice in PERB Case No. 102289 no later than five (5) days after final approval in paragraph 7, below, occurs.
- 4. This agreement is a good faith settlement of all issues arising from the facts alleged in this appeal, no promises of any other or further considerations have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action arising from the Grievant's claim in this appeal.
- 5. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter. Neither party shall rely on this agreement or cite the same as precedent in any litigation or other proceedings in the future.
- 6. This agreement shall be made accessible to the public on an internet site maintained by the Iowa Department of Administrative Services.
- 7. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(4).

FOR THE STATE:

FOR THE GRIEVANT:

APPROVED AS TO FORM Annie Galbraith Gel Phillip Thompson Datel Date Labor Relations Attorney Ghevent's Representative 6 ANDENA Iowa Department of Administrative Services

2 10/3/ /Date

Management Representative Iowa Department of Revenue

<u>Melly Cilly</u> 10/18/19 Kelly Growidy Date



THOMAS J. MILLER ATTORNEY GENERAL JEFFREY THOMPSON DEPUTY ATTORNEY GENERAL ADDRESS REPLY TO: ATTORNEY GENERAL, HOOVER BUILDING 2<sup>400</sup> Floor DES MOINES, IOWA 50319-0109 TELEPHONE: (515) 281-5264 FACSIMILE: (515) 281-4209

Review of Personnel Settlement Agreement for the State Appeal Board

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. After signing, please return to the attention of Jeffrey Thompson, Solicitor General, Hoover Building, 2<sup>nd</sup> Floor for routing and final distribution.

In the matter of: <i>Lori L. Andreano v. Iowa Department of Workforce Development, et al.</i> (Iowa District Court for Polk County, Case No. LACL131798)				
Agency/Department: lowa Department of Workforce Development				
Deputy Director's Printed Name: Ryan West				
Deputy Director's Signature:				
Date: 9 Sept 19 Approve: Deny:				
Agency/Department: lowa Department of Administrative Services				
Director's Printed Name: Jim Kurtenbach				
Director's Signature:				
Date: 10 Serg- 2019 Approve: Deny:				
Agency/Department: lowa Department of Management				
Director's Printed Name: David Roederer				
Director's Signature:				
Date: <u>9 - 12 - 19</u> Approve: Deny:				
Office of the Attorney General				
Reviewed by (Print Name): Jeffrey Thompson				
Reviewer's Signature:				
Date: 9 17 19 Approve: Deny:				

### SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is by and among Lori L. Andreano, the Iowa Department of Workforce Development, David Eklund, Mike Wilkinson, and Jon Nelson.

Lori L. Andreano is the Plaintiff, and the Iowa Department of Workforce Development, David Eklund, Mike Wilkinson, and Jon Nelson are the Defendants ("Defendants") in an action pending in Polk County District Court, Case Number LACL131798 (the "Petition"). In the Petition, Lori L. Andreano made claims against Defendants and sought damages. Defendants deny all such claims.

The parties have agreed to compromise and settle all of Lori L. Andreano's claims arising from the Petition. Based on the mutual promises and covenants exchanged and for other good and valuable consideration, the adequacy and receipt of which are acknowledged, the parties agree:

1. <u>Dismissal with Prejudice</u>. The parties stipulate that subsequent to the execution of this Settlement Agreement and Release and the payments referenced below, Plaintiff will dismiss the case with prejudice, and each party will bear its own costs.

- 2. Lori L. Andreano Releases.
  - (a) <u>Releasing Party.</u> The covenants, waivers, and releases made by Lori L. Andreano ("Releasing Party") in this Settlement Agreement and Release are made by her in her own capacity and on behalf of all persons and entities claiming by, through, or under her or through which she makes her claims, including, but not limited to, her heirs, assigns, representatives, executors, and spouse (if any).
  - (b) <u>Released Parties.</u> The covenants, waivers, and releases of Lori L. Andreano in this Settlement Agreement and Release are made to and for the benefit of the Iowa Department of Workforce Development, David Eklund, Mike Wilkinson, and Jon Nelson, the State of Iowa, and all State agencies, departments, officers, directors, affiliates, advisors, attorneys, agents, predecessors, successors, assigns, as well as current and former employees (collectively, the "Released Parties").
  - (c) <u>Claims Released.</u> The claims released through this Settlement Agreement and Release shall include and extend to any and all claims, demands, causes of action, and/or liabilities of or against the Released Parties, whether or not they are now known, that Lori L. Andreano has or may have against the Released Parties, individually and/or jointly, or that otherwise exist or may have been raised in the Petition, for the period of time up to and including the date on which Lori L. Andreano signs this Settlement Agreement and Release. Without limiting the preceding sentence, the claims which Lori L. Andreano waives and releases in this Settlement Agreement and Release

include those claims asserted or capable of being asserted in the Petition and shall extend to all claims arising out of or relating to Lori L. Andreano's recruitment, hiring, employment, working conditions, terms and conditions of employment, or promotion/non-promotion with Iowa Workforce Development, and any claims for back pay, emotional and/or mental distress, front pay, front pay reimbursement, loss of earning capacity, injunctive or equitable relief, and all claims for attorneys' fees, costs, and disbursements arising out of or relating to the Petition. Such released claims are collectively referred to as the "Claims."

(d) <u>Waiver, Release, and Covenant Not to Sue.</u> Lori L. Andreano irrevocably and unconditionally releases, waives, acquits, and forever discharges all Released Parties from the Claims and agrees to hold them harmless from any cost, liability, or expense, including attorneys' fees, costs, and expenses, arising from or related to any action hereafter which asserts any of the Claims. Lori L. Andreano further covenants that she in her own capacity or through her shall not sue or make demand upon or seek damages from any of the Released Parties for any of the Claims.

3. <u>Payments and Additional Consideration</u>. Upon satisfaction by Lori L. Andreano of all conditions precedent, the State of Iowa, on behalf of all Released Parties, will pay Lori L. Andreano a total gross settlement amount of thirty-five thousand dollars (\$35,000.00) ("Settlement Amount"), as follows:

- (a) a check payable to Lori L. Andreano in the amount of \$21,000, with no deductions or withholdings, representing emotional distress and reported on an IRS form 1099. Defendants will issue Lori L. Andreano an IRS Form 1099-MISC for this amount, designating it as "other income" in Box 3.
- (b) a check payable to the Duncan Green, P.C. Law Firm in the amount of \$14,000, with no deductions or withholdings, for attorneys' fees and costs. Defendants shall cause an IRS Form 1099-MISC to be issued to the Duncan Green, P.C. Law Firm reporting this payment.

Lori L. Andreano agrees to provide counsel for Defendants with a completed IRS Form W-4 and a completed IRS Form W-9 for her counsel. Each party shall be solely responsible for their share of any and all taxes that thereafter may be due on these payments and shall hold each other harmless and indemnify them from any liability thereon. Lori L. Andreano acknowledges that any payment made under this Settlement Agreement and Release is subject to Iowa Code section 8A.504.

Lori L. Andreano acknowledges that this payment and additional consideration is in compromise of a dispute and that such payments and consideration are not to be construed as the State of Iowa or any of the Released Parties conceding the reasonableness of the attorneys' fees or costs, and are not to be construed as an admission of liability or wrongdoing on the part of the State of Iowa or any of the Released Parties, and that the State of Iowa and all Released Parties expressly deny any such liability or wrongdoing.

4. <u>Representation of Lori L. Andreano.</u> Lori L. Andreano hereby represents and warrants that she (a) has authority to enter into this Settlement Agreement and Release; (b) holds the Claims free and clear of any liens and has not pledged or assigned those claims to any third party; (c) has not commenced or been subject to any bankruptcy or insolvency proceeding that affects or could affect her rights to accept payment and release Claims under this Settlement Agreement and Release; (d) has not received any promise of further consideration; and (e) shall be solely liable for the reporting and payment of taxes due, if any, on the settlement amounts received hereunder.

5. <u>Reasonable Time to Consider.</u> Lori L. Andreano understands and acknowledges that she has been given a reasonable period of time to consider whether she wishes to enter into this Settlement Agreement and Release and to be bound by its terms. Lori L. Andreano further acknowledges that the terms of this Settlement Agreement and Release were negotiated by her, through her legal counsel, over a sufficient period of time so that she now has carefully read and fully understands and accepts the terms contained in this Settlement Agreement and Release and their legal effect. Lori L. Andreano represents that she has been advised to consult with an attorney prior to signing this Settlement Agreement and Release and has done so. Lori L. Andreano further represents that her decision to sign or not to sign this Settlement Agreement and Release is her own voluntary decision made with full knowledge of its terms.

6. <u>Counterparts.</u> This Settlement Agreement and Release may be signed in counterparts.

7. <u>Choice of Law/Consent to Jurisdiction</u>. This Settlement Agreement and Release shall be governed by and construed under the laws of the State of Iowa. Each party consents to the personal jurisdiction of the state courts in Iowa with respect to any action seeking to enforce the terms of this Settlement Agreement and Release.

8. <u>Severability.</u> If a court of competent jurisdiction shall determine that any part of this Settlement Agreement and Release is invalid or void, the remaining parts not so declared shall be considered valid and binding on the parties.

9. <u>Entire Agreement.</u> This Settlement Agreement and Release constitutes the entire agreement between the parties. The terms of this Settlement Agreement and Release are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party. Headings are for convenience only and do not alter the express terms of this Settlement Agreement and Release. All representations, warranties, and indemnities under this Settlement Agreement and Release shall survive the termination, expiration, and performance thereof.

10. <u>Public Record.</u> The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

Lori L. Andreano September Agreed to on this <u>20</u> day of August, 2019.

Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this \_\_\_\_\_ day of August, 2019.

David Eklund Agreed to on this \_\_\_\_\_ day of August, 2019.

Mike Wilkinson Agreed to on this \_\_\_\_\_ day of August, 2019. 10. <u>Public Record.</u> The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

Lori L. Andreano Agreed to on this day of August, 2019.

Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this <u>5</u> day of August, 2019. September

David Eklund Agreed to on this \_\_\_\_\_ day of August, 2019.

Mike Wilkinson Agreed to on this \_\_\_\_\_ day of August, 2019. 10. <u>Public Record.</u> The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

> Lori L. Andreano Agreed to on this \_\_\_\_\_ day of August, 2019.

> Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this day of August, 2019.

David Eklund September Agreed to on this 17 day of August, 2019.

Mike Wilkinson Agreed to on this \_\_\_\_\_ day of August, 2019. 10. <u>Public Record</u>. The parties acknowledge that this Settlement Agreement and Release is a public record, pursuant to Iowa Code Chapter 22 (2019).

11. <u>Required Approvals.</u> The parties acknowledge that this Settlement Agreement and Release is subject to Executive Order Number 85 and must be approved by the Director of the Iowa Department of Management, the Director of the Iowa Department of Administrative Services, and the Deputy Director of Iowa Workforce Development. The parties further acknowledge that the State Appeal Board must approve the payment of state funds pursuant to this Settlement Agreement and Release, and that payment of the funds is contingent on such approval. The Attorney General's office has reviewed and will recommend approval of this Settlement Agreement and Release.

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

> Lori L. Andreano Agreed to on this \_\_\_\_\_ day of August, 2019.

> Ryan West, Deputy Director Iowa Department of Workforce Development Agreed to on this day of August, 2019.

David Eklund Agreed to on this \_\_\_\_\_ day of August, 2019.

Mike Wilkinson Agreed to on this <u>30</u><sup>2</sup> day of August, 2019.

Jelan Im.

Jon Nelson Agreed to on this  $\underline{\underline{30}}^{44}$  day of August, 2019.

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lowa Department of Administrative Services

Service • Efficiency • Value

Governor Kim Reynolds L1. Governor Adam Gregg

Jim Kurtenbach, Director

# 4.5

# Routing/Review Approval of Personnel Settlement Agreement

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnal Settlement Agreement, \*\*After signing, please return to the attention of DAS-Communications in the Hoover Building for routing/final distribution.\*\* If "denied," please return to DAS-Communications.

n the matter of: Seth Last	DAS# 18-0067 / PERB# 102157
LLS Staff: Alla Mintzer Zaprudsky	·
Agency/Department: <u>Iowa De</u> j	partment of Human Services
Director's Printed Name: <u>Gerd C</u>	labaugh
Director's Signature:	Clep
Date:	Approve: Deny:
Departm	ent of Administrative Services
Director's Printed Name: Jim Kurt	enbach
Director's Signature:	or M Kuntabook
Date: 27 AM6 2019	Approve: 🔀 Deny:
Dej	partment of Management
Director's Printed Name: David R	oederer
Director's Signature:	Q Jabou
Date: 9-18-19	Approve: 🔀 Deny; 🗋
Offic	ce of the Attorney General
Reviewed by (Print Name): Jeffre	Thompson
Reviewer's Signature:	HAN
Date: 9 19 19	Reviewed: Redacted:
Hoover State Office Building 1305 East Walnut S	l Irreet Des Moines, IA 50319 (515) 201-5360 http://das.

#### STATE OF IOWA AND SETH L. LAST

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services (State Training School), hereinafter the "State" and Seth L. Last, hereinafter "Last," enter into the following Agreement in full and final resolution of the grievance filed by Last, IDAS #18-0067; PERB #102157, that alleged a violation of Iowa Administrative Code rule 11 - 60.2(8A).

This settlement arose out of a situation in which Last was terminated from employment on or about December 6, 2017. The parties have agreed to the following:

- 1. Last shall return to employment at the State Training School subject to the following:
  - a. Last shall be employed as a Youth Services Worker.
  - b. Last must complete all necessary paperwork and pass the full background check required for the position.
  - c. Last shall receive back pay adjusted for any increases in compensation that would have occurred during the time period between December 6, 2017, and the date he returns to work.
  - d. Last shall receive the back pay less all applicable federal and state income taxes, social security taxes (FICA), the employee share of IPERS contributions, and interim earnings or unemployment compensation for the time period from December 7, 2017, through the date he returns to work.
  - e. Last shall have his sick leave balance restored to the balance as of the date of termination and shall receive sick leave accruals computed from December 7, 2017, through the date he returns to work.
  - f. Last shall receive vacation accruals computed from December 7, 2017, through the date he returns to work.
  - g. Last shall receive reimbursement for any premium costs, out-of-pocket medical, dental or vision payments that exceeded the amount that would have been paid by him if he had maintained coverage by State insurance during the time period between December 7, 2017, and the time he returns to work.
  - h. Last's employment start date with the State shall be restored to June 15, 2007.
- 2. In consideration of the foregoing, Last hereby withdrawe the above referenced Public Employment Relations Board Appeal.

- 3. The specific terms of this Settlement Agreement are considered by the parties to pertain only to the specific facts involved in this matter.
- 4. This Settlement Agreement constitutes the entire agreement between the parties. The terms of this Settlement Agreement are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party.
- 5. This Settlement Agreement is a public record, pursuant to Iowa Code section 22.13A (2019), and shall be made accessible to the public on an internet site maintained by the Department of Administrative Services.
- 6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(5).
- 7. Because this Settlement Agreement contemplates payment of back wages across fiscal years, the parties acknowledge that such payment must be approved by the State Appeal Board pursuant to Iowa Administrative Code rule 11---53.4(7).

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

APPROVED AS TO FORM

FOR THE STATE:

Date: Alla R. Mintzer Zaprudsky Labor and Legal Services Attorney Iowa Department of Administrative Services-

Date:

Mark E. Day Superintendent Department of Human Services **Eldora State Training School** 

FOR THE GRIEVANT:

Date: 16 aug 2019

Eric D. Puryear Attorney Puryear Law P.C.

一篇时

Date: 8/12/19

Seth L. Last Grievant

- 3. The specific terms of this Settlement Agreement are considered by the parties to pertain only to the specific facts involved in this matter.
- 4. This Settlement Agreement constitutes the entire agreement between the parties. The terms of this Settlement Agreement are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party.
- 5. This Settlement Agreement is a public record, pursuant to Iowa Code section 22.13A (2019), and shall be made accessible to the public on an internet site maintained by the Department of Administrative Services.
- 6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22,13A(5).
- 7. Because this Settlement Agreement contemplates payment of back wages across fiscal years, the parties acknowledge that such payment must be approved by the State Appeal Board pursuant to Iowa Administrative Code rule 11-53.4(7).

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

APPROVED AS TO FORM

FOR THE STATE:

Alla R. Mintzer Zaprudsky

Labor and Legal Services Attorney Iowa Department of Administrative Services FOR THE GRIEVANT:

Date:

Erlo D. Puryear Aitorney Puryear Law P.C.

Date:

Mark E. Day Superintendent Department of Human Services Eldora State Training School Date:

Seth L. Last Grlevant

- 3. The specific terms of this Settlement Agreement are considered by the parties to pertain only to the specific facts involved in this matter.
- 4. This Settlement Agreement constitutes the entire agreement between the parties. The terms of this Settlement Agreement are contractual and not merely recital. None of the terms shall be altered or modified in whole or in part except in writing acknowledged by each party.
- 5. This Settlement Agreement is a public record, pursuant to Iowa Code section 22.13A (2019), and shall be made accessible to the public on an internet site maintained by the Department of Administrative Services.
- 6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(5).
- 7. Because this Settlement Agreement contemplates payment of back wages across fiscal years, the parties acknowledge that such payment must be approved by the State Appeal Board pursuant to Iowa Administrative Code rule 11-53.4(7).

PLEASE READ THIS DOCUMENT CAREFULLY. IT WILL RELEASE AND WAIVE LEGAL CLAIMS AND RIGHTS YOU MAY HAVE. YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY BEFORE SIGNING THIS DOCUMENT.

APPROVED AS TO FORM

FOR THE STATE:

FOR THE GRIEVANT:

\_\_ Date; \_\_\_\_\_

Date: Alla R. Mintzer Zaprudsky Labor and Legal Services Attorney Iowa Department of Administrative

Services Date: 7/3/19

Mark E. Day Superintendent Department of Human Services Eldora State Training School Eric D, Puryear Attorney Puryear Law P.C.

Date:

Seth L. Last Grlevant Iowa Department of Administrative Services

Service . Efficiency . Value

Governor Kim Reynolds LI. Governor Adam Gregg Jim Kurtenbach, Director

DAS

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### **Routing/Review Approval of Personnel Settlement Agreement**

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement. \*\*After signing, please return to the attention of DAS-Communications in the Hoover Building for routing/final distribution.\*\* If "denied," please return to DAS-Communications.

Agency/Department:	owa Department of Corrections
Director's Printed Name:	Beth Skinner
Director's Signature:	BAD
Date: 7/25/1	Approve: Deny:
ſ	epartment of Administrative Services
Director's Printed Name:	lim Kurtenbach
Director's Signature:	former M. Kustahash
Date: 26 July 20176	Approve: X Deny:
	Department of Management
irector's Printed Name:	David Roederer
	Cin Reden
Date: 7-29-19	Approve: Deny:
	Office of the Attorney General
eviewed by (Print Name):	Jeffrey Thompson
eviewer's Signature:	Hill
Date: 8-14-19	Reviewed: Redacted:

#### STATE OF IOWA AND JOHN COX

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and Iowa Department of Corrections, hereinafter the State, and John Cox, hereinafter Grievant, enter into the following Agreement in full and fixed resolution of the merit grievance appeal filed by or on behalf of Grievant, hereinafter PERB Case No. 102313, that alleged a violation of Iowa Code section 8A.415(2).

This Settlement arose out of a situation in which Grievant was issued a three (3) day paper suspension. In order to resolve PERB Case No. 102819, the above-listed parties agree to the following:

- 1. The three (3) day paper suspension shall be rescinded and replaced with a one (1) day paper suspension for failing to obtain institutional authorization prior to giving statements to the media.
- 2. Should Grievant receive no discipline for one (1) year following the effective date of this settlement, the one (1) day paper suspension shall be considered stale for the purposes of progressive discipline.
- In consideration of the foregoing, Grievant withdrawe the above-referenced grievance and will file a voluntary dismissful with prejudice in PERB Case No. 102813 no later than five (5) days after final approval in paragraph 7, below, occurs.
- 4. This agreement is a good faith settlement of all issues arising from the facts alleged in this appeal, no promises of any other or further considerations have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action arising from the Orievant's claim in this appeal.
- 5. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter. Neither party shell rely on this agreement or cito the same as precedent in any litigation or other proceedings in the future.
- 6. This agreement shall be made accessible to the public on an internet also maintained by the lowa Department of Administrative Services.
- 7. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22, 18A(4).

FOR THE STATE:

FOR THE GRIEVANT:

APPROVED AS TO FORM

Annie Galbraith Date Labor Relations Attorney Iowa Department of Administrative Services

Ambauthatta

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Date'

Amber Moats Union Representative

7-19-19 Date

Management Rep Jowa Department of Corrections

19 1.1 5./ Date John Con Griovant



# Routing/Review Approval of Personnel Settlement Agreement

Please sign/date where indicated below noting the approval or denial of the attached proposed Personnel Settlement Agreement, \*\*After signing, please return to the attention of DAS-Communications in the Hoover Building for routing/final distribution,\*\* <u>If "denied," please return to DAS-Communications</u>.

LLS Staff: Nathan Reckman     Agency/Department:   lowa Department of Corrections     Director's Printed Name:   Bate:   1   1   Department of Administrative Services   Director's Signature:   Department of Management   Director's Printed Name:   Date:   10   10   Department of Management   Director's Signature:   Director's Signature:   Director's Printed Name:   Date:   10   Department of Management   Director's Printed Name:   Date:   2   Director's Printed Name:   Date:   2   Date:   2   Date:   2   Director's Signature:   Date:   2   Director's Signature:   Director's Signature:<	In the matter of: Rodo	olfo Gonzalez DAS# 19-		-0002 / PERB# 102253	
Director's Printed Name: Beth Skinner Director's Signature: Date: IN Approve: Deny: Department of Administrative Services Director's Printed Name: Jim Kurtenbach Director's Signature: Approve: Deny: Date: 10 Jose 9 2010 Approve: Deny: Department of Management Director's Printed Name: David Roederer Director's Signature: Approve: Deny: Date: 2-11-17 Approve: Deny: Office of the Attorney General Reviewed by (Print Name): Jeffrey Thompson	LLS Staff: Nathan Reckn	nan			ļ
Director's Signature:	Agency/Department:	lowa Department c	f Corrections		
Date: 1019   Department of Administrative Services   Director's Printed Name:   Jim Kurtenbach   Director's Signature:   function   Date:   10 July 2010   Approve: Deny: Deny: Deny: Department of Management Director's Signature: Director's Signature: Date: 2-11-17 Approve: Approve: Deny: Deny: Deny: Deny: Director's Signature: Deny: Deny: Deny: Deny: Deny: Deny: Deny: Deny: Deny: Director's Signature: Director's Signature: Director's Signature: Deny: Den	Director's Printed Name:	Beth Skinner			
Department of Administrative Services   Director's Printed Name:   Jim Kurtenbach   Director's Signature:   Jate:   10 Just 7 2010   Approve: Deny: Deny: Deny: Department of Management Director's Signature: Director's Signature: Date: 2-11-19 Office of the Attorney General Réviewed by (Print Name): Jeffrey Thompson	Director's Signature:	M	· · · ·	·	
Director's Printed Name: Jim Kurtenbach Director's Signature: Date: 10 Jule + 2010 Department of Management Director's Printed Name: David Roederer Director's Signature: Date: 2-11-19 Office of the Attorney General Reviewed by (Print Name): Jeffrey Thompson	Date: <u>7/ 1</u>	119	Approve:	Deny:	
Director's Signature:   Date:   10 July 9 2010   Approve: Deny: Deny: Department of Management Director's Printed Name: David Roederer Director's Signature: Date: 2-11-19 Approve: Deny: <p< td=""><td></td><td>Department of Adı</td><td>ninistrative Servi</td><td>ces</td><td></td></p<>		Department of Adı	ninistrative Servi	ces	
Date: 10 July 2010   Department of Management   Director's Printed Name: David Roederer   Director's Signature: Image: Ima	Director's Printed Name:	Jim Kurtenbach	1P an	<del></del>	
Department of Management   Director's Printed Name:   David Roederer   Director's Signature:   Date:   2-11-19   Approve:   Director's Construction   Date:   2-11-19   Approve:   Deny:	Director's Signature:	frainte MM. J.	ulutur	· · · · · · · · · · · · · · · · · · ·	
Director's Printed Name: David Roederer Director's Signature: Date:Approve: Deny: Office of the Attorney General Reviewed by (Print Name): Jeffrey Thompson	Date: 10 Just + 2010/	/. 	Approve:	Deny:	
Director's Signature: Approve: Deny: Deny: Deny: Deny: Reviewed by (Print Name): Jeffrey Thompson	an a	Department o	of Management		Ī
Date: <u>2-11-19</u> Approve: Deny: Deny: Deny: Approve: Deny: Approve: Approve: Deny: De	Director's Printed Name:	David Roederer	. · · ·	······································	÷
Office of the Attorney General Reviewed by (Print Name): <u>Jeffrey Thompson</u>	Director's Signature:	find of	Rober		
Reviewed by (Print Name): Jeffrey Thompson	Date: <u>2~11-19</u>		Approve:	Deny:	
	2. 12.	Office of the A	ttorney General		].
	Reviewed by (Print Name)	Jeffrey Thompso	inf		
Reviewer's Signature:	Reviewer's Slgnature:	MR	H		
Date: July (1, 2019 Reviewed: Redacted:	Date: Jhly (1)	2019 19	Reviewed	Redacted:	.  -

Hoover State Office Building 1305 East Walnut Street Des Molnes, IA 50319 (515) 281-5360 http://das.towa.gov

#### STATE OF IOWA AND RODOLFO GONZALEZ

#### SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and Iowa Department of Corrections, hereinafter the State, and Rodolfo Gonzalez, hereinafter Grievant, enter into the following Agreement in full and final resolution of the merit grievance appeal filed by or on behalf of Grievant, hereinafter PERB Case No. 102253, that alleged a violation of Iowa Code Section 8A.415(2)

This Settlement arose out of a situation in which Grievant was issued a three (3) day paper suspension. In order to resolve PERB Case No. 102253, the above-listed parties agree to the following:

- 1. The three (3) day paper suspension shall be rescinded and replaced with a Written Reprimend.
- 2. In consideration of the foregoing, Grievant withdraws the above-referenced grievance and will file a voluntary dismissal with prejudice in PERB Case No. 102253 no later than five (5) days after final approval in paragraph 6, below, occurs.
- 3. This agreement is a good faith settlement of all issues arising from the facts alleged in this appeal, no promises of any other or further considerations have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action arising from the Grievant's claim in this appeal.
- 4. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter. Neither party shall rely on this agreement or cite the same as precedent in any litigation or other proceedings in the future.
- 5. This agreement shall be made accessible to the public on an internet site maintained by the Department of Administrative Services.
- 6. This Settlement Agreement is not binding until completely approved in accordance with Iowa Code section 22.13A(4).

FOR THE STATE:

:11

APPROVED AS TO FORM

FOR THE GRIEVANT:

Rodolfo Gonzalez Grievant.

Date

Henry Widen Date Labor Relations Attorney Iowa Department of Administrative Services

Mabagement Rep

lowa Department of Corrections