Terry E. Branstad, Governor

Kim Reynolds, Lt. Governor

Teresa Wahlert, Director

February 5, 2013

Mike Carroll
Director, Iowa Department of Administrative Services
Hoover Building
Des Moines, Iowa 50319

Dear Mike:

lowa Workforce Development (IWD) has completed the recall/restoration of benefits process in accordance with the AFSCME/IWD Settlement Agreement signed in July 2012 and Addendum signed in August 2012.

IWD has made a good faith effort to keep AFSCME apprised of our progress and to consult with Mr. Cutkomp and Mr. Siegel when issues arose or we had questions. In return we have asked for resolution to all AFSCME grievances listed in the Settlement Agreement, Addendum and any others that may not have been identified that are in relation to IWD's layoffs. (See attached list)

Also included with this letter are spreadsheets detailing the outcomes of the employees affected by the layoff and recall. Should you have any questions regarding this process, please contact Lori Adams, Jon Nelson or myself.

Sincerely,

Teresa Wahlert, Director Iowa Workforce Development 1000 E. Grand Ave Des Moines, IA 50319

Attachment

cc: Jon Nelson, Lori Adams, Danny Homan

AFSCME grievance numbers:

100325, 100326, 100327, 102557, 102558, 102559, 102560, 102891, 102892, 102893, 102894, 102895, 102896, 102897, 102898, 102899, 102900, 102901, 112021, 112834, 112843, 116980, 116981, 116982, 116984, 116985, 117005, 118324, 119093, 119093, 119331, 100331, 100332, 100353, 104127, 104128, 104130, 123114, 123115, 123116, 123117, 123118, 123119, 123120, 123121, 123122, 123233, 123234, 123236, 123237, 123238 and any other pending grievances not cited above that concern the layoff of AFSCME/lowa Council 61 bargaining unit employees by lowa Workforce Development during the period August 1, 2011, through April 13, 2012.

Region 1 3&4 3&4 5 5	Position PJ Advisor ESUI Advisor PJ Advisor	Staff Name Janice Johnson Shari Goertz
3&4 3&4 5	ESUI Advisor	
3&4		Shari Goertz
5	DI Advisor v	Shari doertz
	PJ Advisor	Melinda McGregor
	PJ Advisor	Danielle Van Kooten
15.	ESUI Advisor	Catherine Nelson-
		Schoon (promoted
		Associate)
7	PJ Advisor	Kim Symonds
8	PJ Advisor	Donna Hays
8	ESUI Advisor	Kasey Friedrichsen
9	PJ Advisor	Holly Channon
9	PJ Advisor	Jeremy Ritchie
9	PJ Advisor	Jacqueline Gilman
	, ,	Friemel
9	ESUI Advisor	Mark Holloway
9	UI Associate	Judy Rudsell
10	PJ Advisor	Elsie Lewis
10	PJ Advisor	Tamara Lutz
11	PJ Advisor	Ann Jorgensen
11	PJ Advisor	Kelly Loftus
11	PJ Advisor	Tina Woods
11	PJ Advisor	Julie Little
11	PJ Advisor	Theresa Glick
12	PJ Advisor	Lori Seibold
12	UI Associate .	Alma Barajas
13	PJ Advisor	Mary Ryan
13	PJ Advisor	Sara Large
13	PJ Advisor	Wenday Sorensen
13	PJ Advisor	Leslie Anderson
13	ESUI Advisor	Will Solomon
14	PJ Advisor	Hannah West
15	PJ Advisor	Anne Irwin
15	ESUI Advisor	Amy Brink
	UI Associate	Kim Arnold
	PJ Advisor	Rebecca Marshall
	ESUI Advisor	Katelyn Orth
	JI Associate	Stacia Melerotto

GRIEVANCE SETTLEMENT AGREEMENT

AFSCME GROUP

The State of Iowa, Department of Administrative Services ("State") and the American Federation of State, County and Municipal Employees Iowa Council 61 ("Union"), collectively "the Parties" enter Into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the grievance filed by the Union ("Grievant") AFSCME No. 119193/ DAS 13-0023 ("Grievance"), that alleged a violation of "Article XI, Section 1 and Article XII, Section 12" of the 2011-2013 Collective Bargaining Agreement ("CBA") between the Parties,

By mutual consideration of the Parties, the Parties agree to the following:

- 1. Grievant/Union shall promptly withdraw the above referenced grievance.
- 2. The State shall only use an inmate to operate heavy machinery vehicles if Correctional Trade Leaders ("CTL's") are not available to operate the heavy machinery vehicle. CTL availability is determined by their workload and if the CTL's have time available to perform such duties, based upon the Warden's (or his designee's) discretion.
- The State shall ensure that inmates are properly supervised at all times while operating the heavy machinery vehicles on the campus of Fort Dodge Correctional Facility.
- 4. The State shall not allow an inmate to use the heavy machinery vehicle in the main yard of Fort Dodge Correctional Facility unless the yard is closed to the offenders, except for the inmate workers.
- 5. The decision regarding whether an inmate can and will operate a heavy machinery vehicle will reside with the Warden of the Fort Dodge Correctional Facility.
- 6. This settlement agreement is valld and shall be in full force and effect as long as James McKinney is the warden of Fort Dodge Correctional Facility.
- 7. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the Parties.
- 8. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the Grievance.

Grievance Settlement Agreement AFSCME No. 119193/ DAS 13-0023 Page 2 of 2

9. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the Grievance. The Parties shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.

FOR THE STATE:

Tendra Gadson Labor Relations Specialist

DAS

FOR THE UNION:

Rick Ellander

Union Representative

AFSCME lowa Council 61

James Wicklinney

Warden \

Fort Dodge Correctional Facility

Union Steward

Grievant

SETTLEMENT AGREEMENT GINA ABBEN GRIEVANCE

The State of Iowa, Department of Administrative Services, Department of Transportation ("State"), the American Federation of State, County and Municipal Employees, Iowa Council 61 ("Union"), and Gina Abben ("Grievant"), collectively "the Parties," enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of grievance AFSCME No. 121977, DAS No. 13-0083 ("Grievance"). As amended, Grievance alleged a violation of "Article B5, Section 10 and Article 9, Section 10."

In full, final and complete resolution of Grievance, the Parties agree to the following:

- Prior to Wednesday, January 22, 2014, Union and Grievant shall promptly withdraw Grievance and shall send copies of the withdrawal to both of the undersigned State representatives.
- In exchange for the consideration listed in Paragraph 1 and after all below signatures are
 obtained, Grievant's current vacation leave balance will be credited 40 hours and 40 hours of
 Family Care Leave will be subtracted from Grievant's current sick leave balance.
- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims and damages alleged in, related to, and/or arising from Grievance.
- 4. Union and Grievant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievant shall receive for the claims, damages and potential causes of action alleged in, related to, and/or arising from Grievance.
- 5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same as an example, standard and/or precedent in any grievance, arbitration, litigation or any other future proceeding(s) which do not involve Grievant.

FOR STATE:

FOR UNION:

FOR UNION:

| Additional | Additi

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA DEPARTMENT OF TRANSPORTATION,

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GRIEVANCE NUMBERS: IDAS 13-0089, 13-0238; AFSCME 101681, 112348

AFSCME IOWA COUNCIL 61 FOR BELEFIA PARKS, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE") and AFSCME Iowa Council 61 (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 29th day of July 2013, in full and final resolution of the grievance arbitration filed by the GRIEVANT, IDAS Nos. 13-0089, 13-0238, AFSCME Nos. 101681, 112348, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

1. The GRIEVANT/Union:

- a. Shell, in writing, immediately withdraw the above referenced grievances.
- 2. In consideration of the foregoing, the State of Iowa/DOT:
 - a. Shall reduce the three (3) day suspension to a one (1) day suspension;
 - b. Shall reduce the one (1) day suspension to a written reprimand
 - c. Shall adjust the GRIEVANT'S personnel file accordingly;
 - d. Shall give the GRIEVANT three (3) days of back pay.
- The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
 - This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
 - d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this

State of lowe, lowe Department of Transportation & AFSCME lown Council 61 for Belatia Parks Grievance Nos.: DAS 13-0089, 13-0238; AFSCME 101681, 112348

Grievonce Setilement Agreement Page 2 of 2

Agreement or cite the same as precedent in any grievance, arbitration, iltigation or any other future proceedings.

4. The PARTIES agree that this agreement is the full and final resolution of this matter. IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Date

Teddra J. Portegus Labor Relations Specialist Iowa Department of Administrative

Services

Employee Relations Team Leader towa Department of Transportation

FOR THE UNION:

Adam Swihart

Union Representative AFSCME Iowa Council 61

Belefia/Parks

Grievant

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA CIVIL RIGHTS COMMISSION,

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ARBITRATION NUMBERS: 13-GA-118, 13-GA-119 GRIEVANCE NUMBERS: IDAS 12-0841, 12-0912, 13-102, 13-0124, 13-0195 UE/IUP 12-029, 12-047, 12-062, 12-064, 12-072

UE LOCAL 893 IOWA UNITED PROFESSIONALS FOR SOMMAY SOULINTHAVONG, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Civil Rights Commission (hereinafter the "STATE") and UE Local 893/IUP for Sommay Soulinthavong (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 3rd day of July 2013, in full and final resolution of the grievance arbitrations (13-GA-118, 13-GA-119) filed by the GRIEVANT, IDAS Nos. 12-0841, 12-0912, 13-102, 13-0124, 13-0195 and UE/IUP Nos. 12-029, 12-047, 12-062, 12-064, 12-072, that alleged a violation of Article IV, Section 11 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

1. The GRIEVANT/Union:

- a. Shall, in writing, withdraw the following grievances (IDAS Nos. 12-0841, 12-0912, 13-102, 13-0124, 13-0195 and UE/IUP Nos. 12-029, 12-047, 12-062, 12-064, 12-072) and any and all pending arbitrations (13-GA-118, 13-GA-119) not yet heard whether known or unknown;
- Shall not seek any back pay or reimbursement for the ten day suspension as it relates to her employment with the Iowa Civil Rights Commission;
- c. Shall resign, in lieu of being terminated;
- d. Shall not seek reemployment at the lowa Civil Rights Commission.
- 2. In consideration of the foregoing, the STATE:
 - a. Shall remove the ten (10) day suspension from the GRIEVANT'S personnel file;
 - b. Shall adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. The GRIEVANT's one (1) day, three (3) day, and five (5) day suspensions shall remain in the GRIEVANT's personnel file and shall not be adjusted. However, the grievances associated with the suspensions referenced in this paragraph shall be

State of lowe, lovia Civil Right Commission & UE Local 893/IUP for Sommay Soulinlhavong Grievance Arbitration Selllement Agreement IDAS Nos. 12-0841, 12-0912, 13-102, 13-0124, 13-0195 UE/IUP Nos. 12-029, 12-047, 12-062, 12-064, 12-072 Page 2 of 2

withdrawn pursuant to paragraph 1.a. of this settlement agreement and no further action may be taken by the GRIEVANT on these suspensions.

- b. The GRIEVANT shall be placed on the STATE's recall list for similarly classified positions.
- c. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
- d. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
- e. This Agreement shall serve as a good faith settlement and final resolution of any and all claims the GRIEVANT may or might have against STATE arising from or related to her employment, and represents a full, final and complete settlement of any and all alleged damages arising from or related to the above stated grievances and subsequent arbitrations whether known or unknown.
- f. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievances. The PARTIES shall not rely on this Agreement or cite the same as precedent in any other grievance, arbitration, Illigation or any other future proceedings.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:	FOI	₹ 1	HE	ST/	17E:
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reddra J. Portecus

Labor Relations Specialist

Iowa Department of Administrative

FOR THE UNION:

Greg Cross

Union Representative

UE Local 893/IUP

Both Townsend

Director

Iowa Civil Rights Commission

Sommay Soulinthavong

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, (DAS) and the Iowa Department of Public Health, (IDPH), hereinafter the State, and the American Federation of State, County and Municipal Employees (AFSCME) Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by the Pilar Logsdon hereinafter Grievant, and pending disciplinary action under review by the State at the time this Agreement was executed. The Grievance, is AFSCME No. 123307 /DAS No. 13-01105, that alleged a violation of Article IV (Grievance Procedure), Section 9 (Discipline and Discharge), of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was administered a written reprimand. The parties agree to resolve grievances filed by the Grievant. In full resolution of the dispute, the parties have agreed to the following:

- 1. The Grievant agrees to resign her employment with the Department and shall submit a letter of resignation immediately upon execution of this Agreement, effective the date of the letter. The State agrees to allow the Grievant to resign effective immediately.
- 2. The State agrees to remove all past discipline from the Grievant's personnel file and replace it with this Agreement and the Grievant's letter of resignation.
- 3. The State agrees to take no further action on pending disciplinary action under review by the State.
- 4. In consideration of the forgoing, the Union and the Grievant will withdraw the above referenced grievance.
- 5. The Grievant agrees to execute a Consent Agreement with the State regarding the Grievant's EBL Lead Inspector Risk Assessor Certification, pursuant to which the Grievant shall withdraw her pending appeal with the State and voluntarily surrender her EBL certification.
- 6. The State agrees not to actively pursue to participate in any unemployment hearings involving the Grievant.
- 7. The Grievant will not apply for or accept any future employment with the Department.
- 8. In consideration of the foregoing, the Grievant, her heirs, representatives, assigns and / or beneficiaries, waives and releases and agrees to hold harmiess, the State of lowa, its current or former officers, employees and agents from any and all claims, demands, actions, liability, damages, or rights and causes of action of any kind whether known or unknown, foreseen or unforeseen, arising directly or indirectly out of, or resulting from the State of lowa's employment relationship with the Grievant. These claims include, but are not limited to, all claims arising under federal, state, and local statutory or common

- law, and all demands, claims, damages, liability and causes of action at law or equity. arising out of her employment relationship.
- 9. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance and pending discipline. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 10. 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 or a past practice in any grievance, arbitration, litigation or other proceedings in the future.

FOR THE STATE:

Ken Sharp Date

Director, Division of Environmental Health

John Crupi / Date

DAS, Labor Relations Specialist

FOR THE UNION:

Loretta Whitlow Date

Union Representative

Grievant

Date

Governor Terry E. Brensled LL. Governor Klim Reynolds

19ka Candi, Director



STATE OF IOWA AND — AJSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Transportation and American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Frank Helmbaugh, hereinafter the Grievant, AVSCME No. 99670/ DAS- HRE 13-0136 that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was given a written reprimand on or about August 30, 2012.

The parties have agreed to the following:

 The written reprimend will be removed from the Grievant's file after six (6) months from the date the written reprimend was administered, August 30, 2012, if there are no like incidents.

2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of

action addressed and arising from the Orlevent's claims in this grievance.

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 or a past practice in any gricvances, arbitration, litigation or other proceeding in the fixture.

FOR THE STATE: Linda LingUl 1-15-13 Cinda Anderson Date Office of Employee Services	FOR THE UNION (Lin / Lin / 1/1) Adam Swilliart Date Union Representative
Employee Relations Team Leader John B. Crupi John B. Crupi Lacor Relations Specialist, DAS	Frank Heimbaugh Date Grievant

AFSCME CONTRACT GRIEVANCE SETTLEMENT AGREEMENT

The State of lown, Department of Administrative Services and the Independence Mental Health Institute ("State") along with the American Federation of State, County and Municipal Employees Iowa Council 61("Union"), collectively "the Parties" enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the grievance filed by Local 2987, AFSCME No. 121853 / DAS 13-0154 ("Grievance"), which alleged a violation of Article IV, Sections I and 2 of the 2011-2013 Collective Bargaining Agreement between the Parties. The remedy requested as stated in Grievance is "Make grievants whole all maters (sic), grievance 95584 is considered timely and filed appropriately. There will be a designee 24/7 to accept Grievances attempting to be presented."

In full, final and complete resolution of Grievance, the Parties agree to the following:

1. Prior to July 8, 2013, Union shall withdraw Grievance. Union shall promptly send copies of the withdrawal to both of the undersigned State representatives.

In exchange for the withdrawal of Grievance, State agrees the AFSCME No. 95584 / DAS
 No. 13-0137 grievance was timely filed.

13. 13.0137 grievance was many mounts.
 This Agreement shall serve as a good faith settlement of any and all alleged claims and potential causes of action alleged in, related to, and/or arising from Grievance.

4. Union acknowledges no promises for any other or future consideration have been made by anyone. The above consideration is all that Union shall receive for the claims and potential causes of action alleged in, related to, and/or arising from Grievance.

5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceeding(s).

FOR STATE: January 7 3 1 3 3	FOR UNION: 1/2/13 Robin White Date Union Representative, AFSCME Iowa Council 61
Albagtenne Cassily-Wasdeti Date Administrator of Nursing, Mill Independence	Curt Salow Date President,. AFSCME Local 2987

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-DEPARTMENT OF TRANSPORTATION,

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AFSCME IOWA COUNCIL 61 FOR JAMES MCGLYNN, GRIEVANT GRIEVANCE NUMBERS: IDAS Nos. 12-0925, 13-0176, 13-0345, 13-0432 AFSCME Nos. 108703, 108746, 99450, 99471

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Department of Transportation (hereinafter the "STATE") and James McGlynn (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this day, April 18, 2013, for full and final resolution of the grievances filed by the GRIEVANT, IDAS Nos. 12-0925, 13-0176, 13-0345, 13-0432 / AFSCME Nos. 108703, 108746, 99450, 99471, that alleged violations of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES:

1. The GRIEVANT/Union:

- a. Shall immediately withdraw the above referenced grievances;
- Agree not to contest or appeal any disciplinary actions associated with the above referenced grievances at GRIP or before any other appellate body;
- c. Shall resign from employment with the lowa Department of Transportation, effective April 15, 2013.

2. In consideration of the foregoing, the STATE:

- a. Shall remove the discipline associated with the grievances from the GRIEVANT's file (a 3 day suspension, a 5 day suspension, a 10 day suspension and a termination);
- Shall adjust the GRIEVANT'S personnel file accordingly to reflect the removal of said discipline,

3. The PARTIES further agree to the following provisions:

- a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES;
- Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY;
- This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance;

State of lowa, Department of Transportation & AFSCME lowa Council 61 for James McGlynn Grievance Nos.: IDAS 12-0925, 13-0176, 13-0345, 13-0432; AFSCME 108703, 108746, 99450, 99471

Grievance Selllement Agreement . Page 2 of 2

d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.

FOR THE STATE:

Teddka J. Porteous
Labor Relations Specialist
Iowa Department of Administrative

Services

Todd Sadler

Employee Relations Supervisor-Iowa Department of Transportation

Date

FOR THE UNION:

Adam Swillert

Union Representative AFSCME Iowa Council 61

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement In full and final resolution of the grievances filed by John Martin, hereinafter the Grievant, AFSCME No. 66935/IDAS No. 13-0275/PERB No. 14-GA-042 and AFSCME No. 122718/13-0222/PERB No. 14-GA-041 that alleged violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was reassigned from his post in the healthcare unit.

The parties have agreed to the following:

Iowa State Penitentiary

- 1. The Grievant will be returned to his post in the healthcare unit on January 26, 2014.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance arbitrations scheduled for February 6, 2014.
- 3. This Agreement is a good faith settlement of all Issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:		FOR THE UNION:	
OR THE OTHE.		TORTHE UNION.	• •
SPLLANDO Stephanie L/Reynolds	1/21/14 Date	Otto Groenewald)-2/-/4/ Date
Labor Relations, Specialist lowa Department of Administra	ative Services	Staff Representative AFSCME lowa Council 61	· ,
Dele Decholo	1-21-14	·	
Deb Nichols Associate Warden	Date	John Martin Grievant	Date

STATE OF IOWA

AND

AFSCME/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services-Woodward Resource Center (WRC), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Jeanna Taylor hereinafter Grievant, AFSCME No. 122616/IDAS No. 13-0237 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to the Grievant's being issued an alternative disciplinary action in lieu of a one (1) day suspension on November 27, 2012. Based on this situation, the parties agree to the following:

- 1. The Employer agrees to rescind the disciplinary notice and remove all related documentation from the Grievant's personnel file. In that there was no loss of pay or accruals the Grievant is not eligible for any reimbursement.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Taylor Settlement Agreement Dated this ____Day of April 2013. FOR THE UNION: FOR THE STATE: ren Kelaist 4/13 Date Greg Lewis Staff Representative AFSCME Council 61 Department of Administrative Services 4-16-13 Jeanna Taylor Date Date Marsha Edgington -Bott Superintendent Grievant Woodward Resource Center 5/2/13 Dan Johnson Local President

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release ("Agreement") is made and entered into, by and between the State of Iowa, Board of Nursing ("State") and Mary Christine Newell ("Newell") (collectively "the Parties").

Following her involuntary separation from employment with the State, Newell filed a non-contract grievance on February 27, 2013 with the Iowa Department of Administrative Services, Case No. DAS 13-0357/NC-1302.

The State and Newell have agreed to settle all claims that may exist between them relating to the above-noted matter and Newell's employment and termination/resignation.

The Parties therefore agree as follows.

1. The State of Iowa agrees to pay Newell a lump sum of Sixty Thousand and no/100 Dollars (\$60,000.00) with appropriate deductions and withholdings, except for any IPERS contributions, for lost wages. The State will provide a State of Iowa warrant made payable to Newell and delivered to Newell's attorneys. Newell is responsible for any and all taxes which thereafter may be due on account of this payment and shall hold the State of Iowa harmless and indemnify it from any liability thereon.

Newell acknowledges that this payment is made in compromise of a dispute and that said payment is not to be construed as an admission of liability or wrongdoing on the part of the State of Iowa and the Iowa Board of Nursing and that both the State of Iowa and the Iowa Board of Nursing expressly denies any such liability or wrongdoing.

Upon execution of this Agreement, the termination letter will be removed from Newell's personnel file and replaced with this Agreement and Newell's letter of resignation.

- 2. In consideration of the foregoing and of the agreements contained in this Agreement, and except as otherwise specifically provided in paragraphs 3 and 4, Newell irrevocably and unconditionally releases, acquits, and forever discharges the State of Iowa, the Iowa Board of Nursing, and all of their board members, officers, directors, employees, agents, and attorneys from any and all liability whatsoever from any and all claims, demands, and causes of action of every nature whatsoever that she may have or may ever claim to have that relate to or arise out of Newell's recruitment, hiring, employment, and/or termination/resignation from employment with the State of Iowa and the Iowa Board of Nursing from the beginning of time to the date of this Agreement, including but not limited to:
 - All claims arising out of her employment with the State of Iowa and the Iowa Board of Nursing;
 - b. All claims for age, race, creed, color, gender, sexual harassment, national origin, religion, and disability discrimination or retaliation;

c. All claims made, or which could have been made, in the non-contract grievance filed with the Iowa Department of Administrative Services, Case No. DAS 13-0357/NC-1302.

This release covers all damages, whether known or not, arising from matters referred to in this Agreement.

- 3. Despite anything in this Agreement to the contrary, nothing in paragraph 2, or in this Agreement generally, applies to any claims for statutory benefits under Iowa Workers' Compensation laws, or for benefits under Iowa's unemployment compensation laws, or to claims for minimum wage or statutory overtime payments under the Fair Labor Standards Act, or to actions for vested pension or retirement benefits, or to actions for breach of this Agreement.
- 4. In further consideration, Newell agrees never to sue the State of Iowa, the Iowa Board of Nursing, or their board members, officers, directors, employees, agents, and attorneys in state or federal court arising out of or related to matters covered by this Agreement. Nothing in this Agreement, however, prohibits either party from bringing an action to enforce this Agreement.
- 5. In further consideration, Newell agrees to take any and all steps necessary to dismiss with prejudice her non-contract grievance filed with the Iowa Department of Administrative Services, Case No. DAS 13-0357/NC-1302, including, but not limited to, submitting such dismissal documents to Mike Carroll, Director of Administrative Services, Hoover Building, 3rd Floor, 1305 East Walnut Street, Des Moines, Iowa 50319.
- 6. Acknowledgement of Reading and Understanding; Consultation with Counsel; Period to Consider Agreement. Newell, by her signature to this Agreement, acknowledges and agrees that she has carefully read and understands all provisions of this Agreement and that she has entered into this Agreement knowingly and voluntarily. Newell further acknowledges that the State of Iowa and the Iowa Board of Nursing has advised her to consult with counsel before signing this Agreement and Newell acknowledges that she has consulted with or had the opportunity to consult with legal counsel.
- 7. This Agreement identifies all the consideration Newell will receive from the State of Iowa, the Iowa Board of Nursing, and their board members, officers, directors, employees, agents, and attorneys. Newell acknowledges that no other party or others acting on their behalf have made any promises for any additional consideration other than the consideration set forth in this Agreement.
- 8. All Parties deny any wrongdoing and liability to the other. The Parties are settling for economic reasons, to buy peace, and to avoid the time, cost, and uncertainties of contesting this matter. This is a no-fault settlement. Newell agrees that the State's payment under this Agreement does not constitute an admission of wrongdoing or liability on the part of the State of Iowa, the Iowa Board of Nursing, and their board members, officers, directors, employees, agents, and attorneys, by whom wrongdoing and liability is expressly denied.

- 9. The Parties acknowledge that this Agreement is a public record under Iowa Code chapter 22 and that it is available for public inspection and copying.
- 10. All parties are executing this Agreement solely in reliance upon their own knowledge, belief, and judgment and not upon any representations made by any of the other parties or others on their behalf.
- 11. Each Party represents to the other that:
 - a. It/She has read this Agreement;
 - b. It/She understands this Agreement; and
 - c. It/She fully understands and voluntarily signed this Agreement.
- 12. If any term of this Agreement is for any reason invalid or unenforceable, the rest of the Agreement remains fully valid and enforceable.
- 13. Non-precedent Setting. The terms of this 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 grievance, arbitration, litigation, or other proceeding in the future.
- 14. The Parties agree each of them shall be responsible for their own respective attorney fees and costs, including, if applicable, any court and administrative costs incurred as a result of the non-contract grievance.

FOR STATE:	FOR MARY CHRISTINE NEWELL
Dr. Jane Hasek Date Iowa Board of Nursing, Board Chairperson	Mary Chictui Pesell 4-30-1= Mary Christine Newell Date Grievant
Approved as to legal form & content:	: Charles C. Madel - 4/30/13
Matthew Oetker Bate	Charles E. Gribble Attorney for Mary Christine Newell

February 22, 2013

Iowa Board of Nursing Attn: Jane Hasek, R.N., Ed.D. 400 S.W. 8th Street, Suite B Des Moines, Iowa 50309

Re: Resignation of employment

Dear Dr. Hasek:

This letter is submitted as a resignation with my employment at the lowa Board of Nursing effective immediately. It has been a pleasure serving the people of the State of lowa for the past 23 years.

Very truly yours,

<u>Christine Newell</u>
By: Christine Newell

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA
DEPARTMENT OF TRANSPORTATION,

8

GRIEVANCE NUMBERS: IDAS 13-0405; AFSCME 112346

AFSCME IOWA COUNCIL 61 FOR LARRY MASON, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE") and AFSCME Iowa Council 61 (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 15th day of July 2013, in full and final resolution of the grievance arbitration filed by the GRIEVANT, IDAS No. 13-0405, AFSCME No. 112346, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance.
- 2. In consideration of the foregoing, the State of lowa/DOT:
 - a. Shall reduce the three (3) day suspension to a one (1) day suspension;
 - b. Shall adjust the GRIEVANT'S personnel file accordingly;
 - c. Shall give the GRIEVANT two (2) days of back pay.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
 - c. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
 - d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.

Stale of Iowa, Iowa Department of Transportation & AFSCME Iowa Council 61 for Larry Mason Grievance Nos.: IDAS 13-0405/AFSCME 112346

Grievance Settlement Agreement Page 2 of 2

4. The PARTIES agree that this agreement is the full and final resolution of this matter. IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra J. Portegus D. Labor Relations Specialist lowa Department of Administrative

Services

Linda Anderson

Date Employee Relations Team Lead Iowa Department of Transportation

FOR THE UNION:

Adam Swihart

Union Representative AFSCME Iowa Council 61

(Larry Mason

Grievant

Date

STATE OF IOWA AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Department of Human Services, Civil Commitment Unit for Sexual Offenders (collectively "State"), and the American Federation of State, County, and Municipal Employees Iowa Council 61 ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by Gerald L. Burch ("Grievani"), AFSCME No. 117923, DAS No. 13-0409 alleging a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arises cut of the termination of Grievant's employment by the State on or about March 20, 2013.

The parties agree to the following terms of settlement:

- 1. The Grievant will be allowed to resign in fleu of termination. Upon execution of this Settlement Agreement, the termination letter will be removed from the Grievant's personnel file and replaced with this Agreement which will constitute a letter of resignation effective March 20, 2013.
 - 2. In consideration of the foregoing, the Union will withdraw the above-referenced grievance.
- 3. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievances referenced herein. No promises of any other or further consideration have been made by any party to this agreement. The above consideration constitutes the full and final consideration for all claims and potential causes of action, known or unknown, arising from the above-referenced grievance.
- 4. This settlement shall not prejudice any future grievances not specifically identified in this agreement. The ferms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Jefffey R. Edgar

Labor Relations

Department of Administrative Services

Dr. Jason Smith Superintendent DHS, CCUSO

Date

FOR THE UNION

Presion DeBoer

Staff Representative

AFSCME lowa Council 61

Gerald L. Burch

Grievant

DOT LOCAL 3018/GROUP GRIEVANCE

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Iowa Department of Transportation ("State") and the American Federation of State, County and Municipal Employees Iowa Council 61 ("Union"), collectively "the Parties" enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the grievance filed by DOT Local 3018 /Group ("Grievants") AFSCME No. 101859 / DAS 13-0410 ("Grievance"), which alleged a violation of "VIII / App I and I / I" of the 2011-2013 Collective Bargaining Agreement between the Parties. The remedy requested in Grievance is "Make all whole. Pay employees for lost overtime."

Grievance arose out of a situation where Management called employees in prior to their regularly scheduled shifts for snow removal. Management then sent employees home prior to the end of their regularly scheduled shift; the reason for doing so is the crux of the Parties' disagreement.

The Parties agree to the following:

- Prior to July 31, 2013, Union shall withdraw Grievance. Union shall promptly send copies of the withdrawal to both of the undersigned State representatives.
- 2. In exchange for the withdrawal of Grievance, Grievants shall receive overtime according to Exhibit 1, spreadsheet titled "Employee Payouts per Settlement of 13-0410 / 101859." Overtime shall be calculated based upon the Grievants' respective hourly rates as of March 1, 2013. Grievants shall not have the option of receiving compensatory time.
- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims and potential causes of action alleged in, related to, and/or arising from Grievance.
- 4. Grievants and Union acknowledge the payment described in this Agreement is made in compromise of a dispute and that said payment shall not to be construed as an admission of liability or wrongdoing on the part of State. State expressly denies any liability or wrongdoing.
- 5. Grievants and Union acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievants shall receive for the claims and potential causes of action alleged in, related to, and/or arising from Grievance.

6. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same in any grievance, arbitration, litigation or any other future proceeding(s). This Agreement shall not be precedent setting.

FOR THE STATE:

Laura Mommsen

 $\frac{8-5-13}{\text{Date}}$

Labor Relations Specialist

DAS

Linda Anderson

Employee Relations Team Leader Iowa Department of Transportation FOR THE UNION:

Steve Siegel

Union Representative AFSCME Iowa Council 61

Joe Foreman

Union Steward

Local 3018

Employee Payouts Per Settlement of 13-0410 / 101859

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Steven Dyk	0 *		4
Jeff Stoffa	0 *	6	3.7
Todd Landt	. 0		4
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Scott Glber	0*		3.7
Tim Halbro	=		3.7
Gerald Irwi	0 off	•	0
Larry Johns	0 off		4
Jerry Leona	0 off		4
Bloomfield:	• 		
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Roger Dyke	0 *		3.2
Larry Hopk	0 *		4
Alton Mast	0 *		4
Ronald Nor	2.5		4
Jim Rushmi	3.5		. 4
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Clint Amme	3,2		4
Brian Cudw	0 *		4
Kurtis Grub	2,2		4
Jimmy Lem	0 off		4
Verline MII	3		4
John Reid	3		4.
Martin Sch	· O off		4
Blake Tucki	2.5		4

^{* =} not called in early

STATE OF IOWA AND STATE POLICE OFFICERS COUNCIL

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Iowa Department of Public Safety (collectively the "State"), and the State Police Officers Council ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by the Union on behalf of Kevin Custer ("Grievant"), identified as State grievance No. 13-0428, which alleges a violation of Article IV, section 10 and Article XI, section 1 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the parties.

This settlement arises out of a one (1) day suspension issued to Grievant on or about November 29, 2012. In full and final resolution of the above-referenced grievance, the parties agree to the following terms of settlement:

- Effective as of the date this settlement agreement is fully executed, Grievant will be permitted to apply for promotion to open Special Agent II positions within DPS. This provision shall not be construed as any guarantee or assurance that Grievant will be promoted to Special Agent II position(s) for which he applies.
- 2. The disciplinary measure (one day suspension) imposed upon Grievant shall stand in full force and effect as originally issued.
- 3. In consideration of the foregoing, the Union shall withdraw the above-identified grievance (State No. 13-0428).
- 4. The parties shall share equally in any and all arbitration costs incurred as a result of this grievance.
- 5. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 6. The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future unrelated to the grievance(s) identified herein.

FOR THE STATE	1/15/14
Jeffrey R. Edgar Labor Relations Department of Adminis	Date strative Services

Larry E. Noble Date
Commissioner
Iowa Department of Public Safety

Kevin Custer Date
Grievant

State Police Officers Council

General Counsel

下列。然為

SETTLEMENT AGREEMENT RAYMOND ALLEN GRIEVANCE

The State of Iowa, Department of Administrative Services, Department of Transportation ("Sister"), the American Federation of Sister, County and Municipal Employees, Iowa Council 61 ("Union"), and Raymond Allen ("Grievant"), collectively "the Farties," enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of grievance AFSCAR 117195, DAS No. 13-0439 ("Grievance"), Grievance alleged a violation of "Article 4, Section 9" of the 2011-2013 Collective Bargaboug Agreement.

In full, final and complete resolution of Grievance, the Parties agree to the following:

- Prior to Wednesday, November 13, 2013, Union shall promptly withdraw Grievance and shall seigl copies of the withdrawal to both of the undersigned State appresentatives.
- In exchange for the consideration listed in Paragraph 1 and after all below signatures are obtained, Grisvant's written reprinted issued on April 8, 2013 shall be removed.
- This Agraement shall serve as a good faith seriouent of any and all alleged olshus and damages alleged in, related to, and/or trising from Crievance.
- 4. Unless and Crievent toknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Crievent shall receive for the claims, damages and purputal causes of action alleged in, related to, and/or arising from Grievance.
- 5. The parms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Orievance. The Parlies shall not raily on this Agreement or olin the same as an example, standard and/or presedent in any grisyance, arbitration, lidgation or any other future proceeding(s) which do not involve Orievant.

FOR STATES JAMES MORTHHARM DATA Labor Relations Specially Department of Administrative Services	FOR UNION: Union Value
Janet Kont-Samion 11/12/13 Janet Kont-Samion Thate Offices of Employee Services Department of Transportation	Raynord W. ale_ 1/-7-13 Raynord Allera Oriovant

Papa 1 of 1

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

IOWA DEPARTMENT OF CORRECTIONS AT FORT DODGE CORRECTIONAL FACILITY

GRIEVANCE NUMBERS: IDAS 13-0476; AFSCME 119921

AFSCME IOWA COUNCIL 61 FOR MICHAEL SLIFE, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Corrections at Fort Dodge Correctional Facility (hereinafter the "STATE") and Michael Silfe (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 30th day in May 2013, in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0476 AFSCME No. 119921 that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

1. The GRIEVANT/Union:

- a. Shall withdraw the above referenced grievances within ten (10) days of the date of this agreement;
- b. Agrees to no future application to or employment with the lowa Department of Corrections at Fort Dodge Correctional Facility;
- 2. In consideration of the foregoing, the State of lowa:
 - a. Shall remove the letter of termination from the GRIEVANT's file and replace it with this Agreement, which will constitute a voluntary resignation effective upon execution of this agreement;
 - b. Shall adjust the GRIEVANT'S personnel file accordingly;
 - Shall provide a neutral letter of recommendation which will include the Grievant's date of hire, position, outcome of past evaluations, and length of service;
 - d. Shall not contest the Grievant's unemployment hearing.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY. oich of source

lowa Department of Corrections at Fort Dodge Correctional Facility and Michael Slife Griavance No.: IDAS 13-0476 AFSCME 119921

Grievence Selliemani Agreemani Paga 2 of 2

- c. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter and this agreement shall supersede all and any other terms not specifically contained herein, whether oral or written.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra Portedus

Labor Relations Specialist

lowa Department of Administrative Services

Union Representative AFSCME Iowa Council 61

FOR THE UNION:

Date) James Jim McKinney

Warden

lowa Department of Corrections

For Bedge Correctional Facility

Rick Eilander

Michael Silfe

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees lowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the following grievances: Kathy Hershberger (AFSCME No. 120727/DAS No. 13-0572/ PERB No. 14-GA-043); Stacey Link (AFSCME No. 122673/DAS No. 13-0478/PERB No. 14-GA-045); Dawn Hecox (AFSCME No. 120736/DAS No. 13-0571/PERB No. 14-GA-044); and Dawn Hegox (AFSCME No. 120742/DAS No. 14-0032), hereinafter the Grievants, that alleged a violation of Article IX, Section 11 (Paid Annual Leave of Absence - Vacation) of the 2013-2015 Collective Bargaining Agreement between the parties.

The parties have agreed to the following:

1. Pursuant to Article III (Management Rights) of the Collective Bargaining Agreement, the parties .. recognize, consistent with the Collective Bargaining Agreement, the right of Management to maintain the efficiency of governmental operations, and determine and implement methods, means, assignments and personnel by which the healthcare unit operations are to be conducted.

2. Pursuant to Article IX, Section 11 (Paid Annual Leave of Absence - Vacation) of the Collective Bargaining Agreement, every attempt will be made to grant employees vacation at the requested time. However, when denying healthcare unit employees' vacation requests Management will not state the sole reason for the denial is due to the employee's weekend work schedule.

3. In consideration of the foregoing, the Union will withdraw the above referenced grievances and grievance arbitrations.

4. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and artsing from the Grievant's claims in this grievance.

The terms of this Seltlement 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 grievances, arbitration, illigation or other proceedings in the future.

FOR THE STATE:

FOR THE UNION:

Stephanie L. Revnolds

Labor Relations Specialist

Iowa Department of Administrative Services

Ollo Groenewald

Staff Representative

AFSCME lowa Council 61

Date

Hutekad 03/14/14

Susle Pritchard

Date

Human Resources Director

Iowa Department of Corrections

STATE OF IOWA AND **AFSCME IOWA COUNCIL 61**

SETTLEMENT AGREEMENT

The State of lows, Department of Administrative Services, Human Resource Enterprise, and the Department of Human Services, Civil Commitment Unit for Sexual Offenders (collectively "State"), and the American Federation of State, County, and Municipal Employees Iowa Council 61 ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by Matthew Royster ("Grievant"), AFSCME No. 109096, DAS No. 13-0487 alleging a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arises out of the termination of Grievant's employment by the State on or about May 2, 2013.

The parties agree to the following terms of settlement:

- 1. The Grievant will be allowed to resign in lieu of termination. Upon execution of this Settlement Agreement, the termination letter will be removed from the Grievant's personnel file and replaced with this Agreement which will constitute a letter of resignation effective May 2, 2013.
- 2. In consideration of the foregoing, the Union will withdraw the above-referenced grievance.
- This agreement is executed by the parties as a good falth settlement of all issues arising from the facts alleged in all grievances referenced herein. No promises of any further consideration have been made by any party to this agreement. The above consideration constitutes the full and final consideration for all claims and potential causes of action, known or unknown, arising from the above-referenced grievance.
- This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or clied for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Jéffréy R. Edgar

Labor Relations

Department of Administrative Services

Dr. Jason Smith SuperIntendent DHS, CCUSO

Date

FOR THE UNION

Date

Preston DeBoer

Staff Representative

AFSCME Iowa Council 61

Malthew Roystex Grlevant

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA ALCOHOL BEVERAGES DIVISION,

GRIEVANCE NUMBERS: IDAS 13-0495; AFSCME 121044

AFSCME IOWA COUNCIL 61 FOR GARY ADAMS, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Alcohol Beverages Division (hereinafter the "STATE") and AFSCME Iowa Council 61 for Gary Adams (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 23rd day of October 2013, in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0495/AFSCME No. 121044, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union shall:
 - a. Withdraw the above referenced grievance;
 - b. Resign in lieu of termination.
- In consideration of the foregoing, the State of IowalABD shall:
 - a. Remove the termination letter from the Grievant's file and replace it with this settlement agreement, which shall serve as a resignation in lieu of termination;
 - b. Pay GRIEVANT for lump sum back wages not subject to IPERS in an amount of five thousand dollars (\$5,000.00) less all applicable State and Federal income taxes and social security taxes within forty-five (45) business days of the date of this agreement;
 - c. Shall adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
 - c. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.

Stele of Iowa, iowa Aicohol Beverages Division & AFSCME Iowa Council 61 for Gary Adems Grievence No.: DAS 13-0495; AFSCME 121044

Grievance Settlement Agreement Page 2 of 2

- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra J. Porteous

Labor Relations Specialist

Iowa Department of Administrative

Sanices

Tim Iverson

Iowa Alcohol Beverages Division

FOR THE UNION:

Adam Swinart

Union Representative

AFSCME Iowa Council 61

Gany Adams

Gary Adam Grievant

2691-20-13-MB

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AFSCME COUNCIL 61 GRIEVANCE FORM

AFSCME LOCAL
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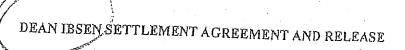
GRIEVANCE NUMBER 120110

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This Settlement Agreement and Release ("Agreement") is made and entered into, by and between the State of Iowa, Department of Administrative Services ("DAS") and Dean Ibsen ("Ibsen")(collectively the "Parties").

In consideration of the mutual promises and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

- Purpose of Agreement. This Agreement shall serve as a full, final and complete settlement of any and all claims and damages contained in and related to the non-contract grievance filed by Ibsen on February 6, 2012, IDAS #12-0624, and appealed to the Public Employment Relations Board ("PERB") on May 9, 2012, PERB No. 12-MA-04 (collectively the "Grievance" which is attached hereto as Exhibit "I").
- Denial of Liability. This Agreement shall not in any way be construed as an admission of liability or wrongdoing whatsoever on the part of DAS or Ibsen.
- Dismissal by Ibsen. Ibsen shall dismiss with prejudice the Grievance and any and all other known claims Ibsen may or might have against the State of Iowa arising from his prior employment. Upon completion of such, Ibsen shall promptly forward a copy of all such documentation to Mike Carroll, Director of Administrative Services, Hoover Building 3rd Floor, 1305 East Walnut Street, Des Moines, IA 50319.
- Payment. After the receipt of all necessary documentation, DAS shall pay Ibsen a total of \$70,826.25 (which is equivalent to fifteen (15) quarters of IPERS). Payment shall be made in accordance with the following schedule: 1) \$10,000 within thirty (30) days of the execution of this Agreement, 2) \$35,000 to be paid into Ibsen's existing deferred compensation account with the State of Iowa within thirty (30) days of the execution of this Agreement, and 3) \$25,826.25 to be paid as deferred compensation on January 2, 2014. All payments identified above shall be paid as wages. 0674-015-I674 -XXXX
- No Further Consideration. DAS and Ibsen acknowledge no promises for other or future consideration have been made by anyone. Ibsen agrees to accept and understands the consideration described in Paragraph 4 is all he shall receive in exchange for his release of all claims and potential causes of actions and suits arising from his employment at the State of Iowa.

Release and Discharge.

This Agreement shall serve as a good faith settlement and final resolution of any and all claims Ibsen may or might have against the State of Iowa arising from or related to his employment, and represents a full and complete settlement of any and all alleged damages arising from or related defined one to the Grievance,

FY14 \$ 25,826.25 \ Dea FY14 25,000.00 Cant EN 871.75 + 171,91 M/WIZ) = 1.9511,75

- b. In exchange for the consideration outlined in Paragraph 4, Ibsen, his agents, representatives, heirs, executors, administrators, and assigns, whether in an individual capacity, official capacity, or any other capacity, hereby mutually, completely and unconditionally releases, acquits and forever discharges the State of Iowa, DAS, and their officers, employees, and agents, whether in an individual capacity, official capacity, or any other capacity, from any and all claims, demands, obligations, causes of action, damages, costs, expenses and compensation of any nature whatsoever, be they direct or indirect, in law or in equity, whether known or unknown, which Ibsen may have had, presently has, or may have in the future, arising from or related to his employment.
- agents, whether in an individual capacity, official capacity, or any other capacity, hereby mutually, completely and unconditionally releases, acquits and forever discharges Ibsen from any and all claims, demands, obligations, causes of action, damages, costs, expenses and compensation of any nature whatsoever, be they direct or indirect, in law or in equity, whether known or unknown, which the State of Iowa, DAS, and their officers, employees, and agents, whether in an individual capacity, official capacity, or any other capacity, may have had, presently has, or may have in the future.
- 7. <u>Integration</u>. This Agreement shall constitute the only and entire understanding between the Parties concerning the Grievance and fully supersedes any and all prior agreements or understandings. Other prior or contemporaneous representations, inducements, promises, or agreements, oral or otherwise, between the Parties relating to the Grievance and not embodied in this Agreement shall have no force and effect.
- 8. <u>Amendments</u>. No modification of this Agreement shall be valid, binding or enforceable unless made in writing and signed by the Parties.
- 9. <u>Severability</u>. The provisions of this Agreement are independent of each other, and the invalidity of any provision or portion thereof shall not affect the validity or enforceability of any other provision. If any provision of this Agreement is held to be invalid, unenforceable, or contrary to public policy, whether in whole or in part, the remaining provisions shall remain valid, binding and enforceable.
- 10. <u>Non-precedent Setting</u>. The terms of this Agreement are considered by the Parties to pertain only to the specific facts involved in this matter. Neither party shall rely upon this Agreement or cite the same as precedent in any grievance, arbitration, litigation or other proceeding in the future.
- 11. <u>Binding Effect</u>. This Agreement shall be binding upon, and shall inure to the benefit of, the Parties and to their respective heirs, executors, administrators, successors and assigns, and other legal representatives.

- 12. <u>Fees and Costs</u>. The Parties agree each of them shall be responsible for their own respective attorney fees and costs, including court and administrative costs, incurred as a result of the Grievances.
- 13. <u>Applicable Law</u>. This Agreement is made and entered into in the State of Iowa. The Parties approve this Agreement and all matters arising under or relating to this Agreement shall in all respects be construed, enforced and governed under the laws of the State of Iowa. The Parties also agree venue shall be exclusively in Polk County, Iowa.

PLEASE READ CAREFULLY. THIS AGREEMENT INCLUDES A RELEASE OF ALL KNOWN AND UNKNOWN CLAIMS. BY SIGNING THIS AGREEMENT, YOU AFFIRM YOU HAVE READ, UNDERSTAND, AND FREELY AND VOLUNTARILY ENTER INTO THIS SETTLEMENT AGREEMENT AND RELEASE.

IN WITNESS WHEREOF, day of, 2013.	, the Parties have duly executed this Agreen	nent effective as of
FOR DAS;	FOR DEAN IBSEN:	
٥	lle A	7
Mike Carroll, Director Department of Administrative Serv	Date Dean Ibsen	3/6/2013 Date

STATE OF IOWA AND UE LOCAL 893/ IOWA UNITED PROFESSIONALS

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and The lowa Department of Human Services (collectively "State"), and the UE Local 893/ lowa United Professionals ("Union"), enter into the following Agreement in full and final resolution of a grievance filed on behalf of Janet Layman ("Grlevant"), Identified as State No. 13-0012 and Union No. 12-012, that alleged a violation of Article IV, Section 11 (Discipline and Discharge) of the Collective Bargaining Agreement between the parties.

This settlement arises out of a ten (10) day unpaid suspension issued to Grievant on or about July 5, 2012.

The parties agree to the following terms of settlement:

1.	The above-referenced len (10) day unpaid suspension will be reduced to a five (5) day
2,	unpaid suspension. Grievant will be restored five (5) days' pay and benefits.
3.	

4. In consideration of the foregoing, the Union will withdraw the above-referenced grievance.

5. This agreement is executed by the parties as a good fallh settlement of all issues arising from the facts alleged in all grievance referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances referenced herein. The parties agree that this settlement shall not be used or clied for precedential value or support in any grievances, arbitration, illigation or other proceedings in the future.

FOR THE STATE	FOR THE UNION
MAG. / 10/23/13	HAMMAN 10-21-2013
Jeffrey R. Edgar Date Labor Relations	Michael Hansen Date Representative
Department of Administrative Services	UE International

Janet Layman Paul Rode Department of Corrections

Grievant

SETTLEMENT AGREEMENT JOYCE FIGGINS GRIEVANCES

The State of Iowa, Department of Administrative Services, Clenwood Resource Center ("State"), along with the American Federation of State, County and Municipal Employees, Joyca Council 61 ("Union"), and Joyce Figgins ("Grievant"), collectively "the Parties," enter into the following Scillement Agreement ("Agreement") in full, final and complete resolution of three altendance grievances: DAS 13-0076 / AFSCME 117763 (one day suspension Issued on August 1, 2012); DAS 14-0003 / AFSCME 120119 (five day suspension issued on June 28, 2013); and AFSCME 124218 (five day suspension issued on October 24, 2013), collectively the "Grievances."

In full, final and complete resolution of Grievanees, the Parties agree to the following:

- 1. Prior to Wednesday, February 5, 2014 Union shall promptly withdraw Orievances and shall send copies of the withdrawal to both of the undersigned State representatives.
- 2. In exchange for the consideration listed in Paragraph I and after all below signatures are obtained, State agrees to reduce the one (1) day suspension to a written reprimand and reduce both five day suspension to three day suspension.

- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims, potential causes of action and damages alleged in, related to, and/or arising from Grievances.
- 4. Union and Grievant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievant shall receive for the claims, potential causes of action and damages alleged in, related to, and/or arising from Grievances.
- 5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievances. The Partles shall not tely on this Agreement or cite the same as an example, standard and/or precedent in any grievance, arbitration, lifigation or any other future proceeding(s) which do not involve Grievant.

Laura Mommsen

Labor Relations Specialist,

Matt Butler

Joyee/Figgilia

Gele Vint

Dept. of Admin Services

Union Representative;

AFSCME lowa Council 61

Gary Augus

Date

Interim Superintendent

Glenwood Resource Center

Page 1 of 1

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Independence Mental Health Institute ("State") and the American Federation of State, County and Municipal Employees Iowa Council 61 ("Union"), collectively "the Parties" enter into the following agreement in full, final and complete resolution

- a. OAS 13-0085 /AFSCME 95154 Theresa Loohr (Written Reprimand);
- b. DAS 13-01067AFSCME 95155, Ted Wienhold (Written Reprimand);
- c. DAS 13-0173 /AFSCME 95211. Shannon Bundy (Written Reprimand);
- d. DAS 13-0209 /AFSCME 95212. Marty Sorg (Written Reprimand);
- e. DAS 13-0344 /AFSCME 95214. Shunnon Bundy (Written Reprimand); and
- E. DAS 13-0591 /APSCME 95227, Linda Kelty (1-Day Suspension).

(the "Grievances" and "Grievants").

In full, final and complete resolution of the Grievances, the Parties have agreed to the following:

- Prior to September 24, 2013, Union shall withdraw each and every one of the Grievances and shall send copies of the withdrawals to the assigned arbitrators and both of the undersigned State representatives.
- 2. In exchange for the consideration listed in Paragraph 1 and after all below signatures are obtained (Agreement is fully executed), Management shall remove the above grieved disciplines. Management shall also pay Linda Kelty one (1) day back pay and accounts to be calculated according to her rate of pay as of June 14, 2013.
- 3. Union and State agree to equally split any and all arbitration fees as of September 9, 2013, including; cancelation, docketing, and/or travel costs and fees associated with the cancelation of the Grievances. If additional fees are incurred because Union fails to timely withdraw any of the Grievances and/or notify the respective arbitrators of such, Union shall be solely responsible for these additional fees.
- 4. This Agreement shall serve as a good faith settlement of any and all alleged claims and damages alleged in, related to, and/or arising from Grievance.
- 5. Union and Grievants acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all that Grievants shall receive for the claims and potential causes of action alleged in, related to, and/or arising from the Grievances.

6. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the Grievances. The Parties shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceeding(s).

FOR STATE:

FOR UNTON:

January Momensen.

Labor Relations Attorney.

Dept. of Admin Services

AFSCME lowa Council 61

Alactomy.

Georgeanne Cassidy Wescott Date

Administrator of Nursing.

FOR UNTON:

Date

President.

AFSCME lowa Council 61

Robin White

Date

Union Representative.

MHI Independence

APSCME Iowa Council 61

ATSCME CONTRACT GRIEVANCE SETTLEMENT AGREEMENT

The State of lown, Department of Administrative Services and the Glenwood Resource Center ("State") along with the American Federation of State, County and Municipal Employees lowa Council 61 ("Union"), collectively "the Parties" enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the two grievances filed by AFSCME and on behalf of Starla Springs ("Griovant") AFSCME No. 120046 / DAS 12-0900 and AFSCME 120057 / DAS 13-0087 (the "Grievances").

In full, final and complete resolution of the Grievances, the Parties agree to the following:

1. Prior to September 1, 2013, Union shall withdraw the Grievances. Union shall promptly send copies of the withdrawals to both of the undersigned State representatives.

2. In exchange for the withdrawal of AFSCME 120057 / DAS 13-0087, State agrees to reduce Grievant's five (5) day suspension issued on August 7, 2012 to a three (3) day suspension.

3. In exchange for the withdrawal of AFSCME No. AFSCME No. 120046 / DAS 12-0900, State agrees to reduce Grievant's three (3) day suspension issued on June 18, 2012 to a one (1) day suspension.

orievant shall not receive any back pay.

4. This Agreement shall serve as a good faith settlement of any and all alleged claims and potential causes of action alleged in, related to, and/or arising from Grievance.

Union and Gelevant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all that Grievant shall receive for the claims and potential causes of action alleged in, related to, and/or arising from Gricvance.

The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievence. The Parties shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceeding(s), which do not involve Grievant.

y	FOR STATE:		FOR UNION:	
,-i-	Laura Monnisca Labor Relations Specialist, Dopt. of Admin Services	1013/13	Matt Butler Union Representative, AFSCME Iowa Council 61	9/1/2013 Date
	Zvin Me Cormick Glenwood Resource Center	10 3 3 Dute	Starla Springs Grievant	Date

Page 1 of 1

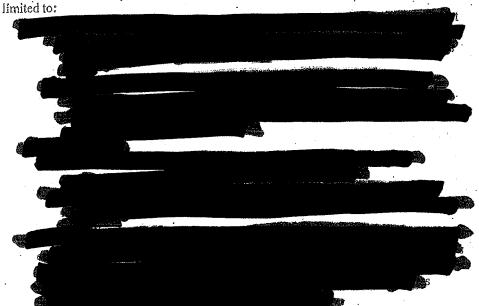
EARL WORKMAN GRIEVANCE

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services ("State") and the American Federation of State, County and Municipal Employees Iowa Council 61 ("Union"), collectively "the Parties" enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the grievance filed by Earl Workman ("Grievant") AFSCME No. 115335/DAS 13-0108 ("Grievance"), that alleged a violation of "Article IV and Section IX all that may apply" of the 2011-2013 Collective Bargaining Agreement between the Parties.

The Parties have agreed to the following:

1. Grievant shall strictly adhere to all DOC/CCF rules and policies, including but not



2. Union shall promptly withdraw the Grievance.

3. In exchange for the consideration listed in Paragraph 1(a)-(c) and Paragraph 2, Grievant's ten (10) day suspension without pay and final warning shall be reduced to a six (6) day suspension without pay. Instead of being paid for the four (4) day difference, Grievant shall receive four (4) days of compensation time. Any impact on benefits shall be adjusted accordingly.

4. No promises for other or future consideration have been made by anyone. The above

consideration is all that shall be received by the Parties.

5. This Agreement shall serve as a good faith seitlement of any and all alleged issues and damages arising from and related to the Grievance.

6. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the Grievance. The Parties shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.

THE	THE	STA	ATTE:

Date

Laura Mommsen Labor Relations Specialist

DAS

Date Steve fenkins

Deputy Superintendent Clarinda Correctional Facility FOR THE UNION:

Matthew Butler

Union Representative

AFSCME Iowa Council 61

Date

Earl Workman Grievant

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AFSCME COUNCIL 61 GRIEVANCE FORM

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STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-DEPARTMENT OF TRANSPORTATION,

GRIEVANCE NUMBERS: IDAS 13-0281; AFSCME 112365

AFSCME IOWA COUNCIL 61 FOR NORM NICKEL, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Department of Transportation (hereinafter the "STATE") and Norm Nickel (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0281 / AFSCME No. 112365, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES.

- 1. The GRIEVANT/Union:
 - a. Shall immediately withdraw the above referenced grievance;
 - b. (
- 2. In consideration of the foregoing, the State of Iowa:
 - a. Shall remove the written reprimand from the GRIEVANT's file six (6) months from the date of Issuance
 - b. Shall adjust the GRIEVANT'S personnel file accordingly;
 - c. Agrees that if the GRIEVANT is disciplined for any reason within six (6) months of the date of the written reprimand, the STATE shall not remove the GRIEVANT's written reprimand from the GRIEVANT'S file and the original written reprimand related to this Grievance shall remain in the GRIEVANT'S personnel file for one (1) complete year.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

State of lowa, Department of Transportation & AFSCME lowe Council 61 for Norm Mickel Grievance No.: IDAS 13-0281; AFSCME 112355

Gdevance Seillement Agreement

- This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.

FOR THE STATE:

Teddra Gadson

Labor Relations Specialist Iowa Department of Administrative

Services

Date

Todd Sadler

Employee Relations Supervisor

lowa Department of Transportation

Director Office of Employee Services

FOR THE UNION:

Adam Swithart

3/13/1/3 Date

Union Representative

AFSCME Iowa Council 61

Norm Nickel

Grievant

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-DEPARTMENT OF TRANSPORTATION,

GRIEVANCE NUMBERS: IDAS 13-0293; AFSCME 112357

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AFSCME IOWA COUNCIL 61 FOR BOB STRADLEY, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of lowa, Department of Administrative Services (hereinafter "IDAS") and the Department of Transportation (hereinafter the "STATE") and Bob Stradley (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0293 / AFSCME No. 112357, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES.

- t, The GRIEVANT/Union:
 - a. Shall immediately withdraw the above referenced grievance;
 - b.
- 2. In consideration of the foregoing, the State of lowa:
 - a. Shall remove the wilten reprimend from the GRIEVANT's file six (6) months from the date of Issuance
 - b. Shall adjust the GRIEVANT'S personnel file accordingly;
 - c. Agrees that If the GRIEVANT is disciplined for any reason within six (6) months of the date of the written reprimand, the STATE shall not remove the GRIEVANT'S written reprimand from the GRIEVANT'S file and the original written reprimand related to this Grievance shall remain in the GRIEVANT'S personnel file for one (1) complete year.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of gulk on the part of either PARTY.

State of lawe, Department of Transportation & AFSCME Jovia Council 61 for Bob Stradley Grievance No.: IDAS 13-0293; AFSCME 112357

Grievanse Selllement Agreement Pege 2 of 2

- c. This Agreement shall serve as a good faith settlement of any and all alleged Issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, liligation or any other future proceedings.

FOR THE STATE:

8115113

Date

Date

Teddra Gadson

Labor Relations Specialist lowa Department of Administrative

Services

Todd Sadler

Employee Relations Supervisor lowa Department of Transportation FOR THE UNION:

Adam Swihart

Union Representative AFSCME Iowa Council 61

Bob Stradie

Grlevant

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA DEPARTMENT OF TRANSPORTATION,

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GRIEVANCE NUMBERS: IDAS 13-0295; AFSCME 108749

AFSCME IOWA COUNCIL 61 FOR JASON HOLLAND, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE") and AFSCME Iowa Council 61 (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 6th day of June 2013, in full and final resolution of the grievance arbitration filed by the GRIEVANT, IDAS No. 13-0295, AFSCME No. 108749, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance;
 - b. Shall maintain professional behavior;
 - С.
- 2. In consideration of the foregoing, the State of lowa/DOT:
 - a. Shall remove the written reprimand from the GRIEVANT'S file;
 - b. Shall adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:



- No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
- Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

State of lower lower Department of Transportation & AFSCME tower Council 61 for Jason Hobard Gravance Nos. IDAS 13-0295 : AFSCME 108749

Grievance Salllemant Agreement Page 2 of 2

- d. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
- 4. The PARTIES agree-that-this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Tedava J. Porteous

Labor Relations Specialist lowa Department of Administrative

Services

FOR THE UNION:

Adam Swillart

Union Representative

AFSCME lowa Council 61

Employee Relations Team Lead

lowa Department of Transportation

Jason Holland Grievant

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA WORKFORCE DEVELOPMENT,

GRIEVANCE NUMBERS: IDAS 13-0327; AFSGME-115801

AFSOME IOWA COUNCIL 61 FOR LILLIE SIMPSON, GRIEVANT

ORIEVANCE SETTLEMENT AGREEMENT

The State of lowa, Department of Administrative Services (hereinafter "IDAS") and the lowa Workferce Development (hereinafter the "STATE") and Lillie Simpson (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0327 / AFSCME No. 115801, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CSA") between the PARTIES.

- 1. The GRIEVANT/Union:
 - a. Shall immediately withdraw the above referenced grievance;
 - b. (
- 2. In consideration of the foregoing, the State of lowa:
 - a. Shall remove the written reprimand from the GRIEVANT's file six (6) months from the date of Issuance
 - b. Shall adjust the GRIEVANT'S personnel file accordingly;
 - c. Agrees that If the GRIEVANT is disciplined for any reason within six (6) months of the date of the written reprimand, the STATE shall not remove the GRIEVANT's written reprimand from the GRIEVANT'S file and the original written reprimand related to this Grievance shall remain in the GRIEVANT'S personnel file for one (1) complete year.
- 3. The PARTIES agree to the following provisions: .
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

State of lowe, lowe Worklores Development & AFSCHIE lowe Council &1 for Little Simpson Grievence Nes. (DAS 13-0327 / AFSCHIE 116801

Grievence Selllement Agreement Page 2 of 2

- This Agreement shall serve as a good faith selllement of any and all alleged issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or clie the same as precedent in any grievance, arbitration, illigation or any other future proceedings.

FOR THE STATE:

Teddra Gadson Labor Relations Specialist

Jowa Department of Administrative

Services.

FOR THE UNION:

Union Representative AFSCME Iowa Council 61

Jon Nelson

Employee Services Manager Idwa Workforce Development

Lille Simpson

Grievant

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA DEPARTMENT OF TRANSPORTATION,

GRIEVANCE NUMBERS: IDAS# 13-0343; AFSCME # 123143

ð,

AFSCME IOWA COUNCIL 81 FOR BRENDA BRADFORD, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE" or "DOT") and AFSCME Iowa Council 61 for Brenda Bradford (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 3rd day of February 2014, in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0343, AFSCME No. 123143, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance.
- 2. In consideration of the foregoing, the State of lowa/DOT shall:
 - a. Reduce the one (1) day suspension to a written reprimand with back pay (at the rate)he was earning at the time of the suspension) a year from the original date the one (1) day suspension was issued (February 16, 2013).
 - b. The written reprimand shall remain in her file for a period of six (6) months (August 16, 2014). After six (6) months the written will be removed
 - c. Adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. The terms of this agreement are non-precedent setting.
 - b. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
 - No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

Siele of lowe, lowe Department of Transportation & AFSCME love Council 61 for Branda Bradford Grievanco Nos.: IDAS 13-03/13, AFSCME No. 123143

> Grievanco Salllament Agreement Pege 2 ci 2

> > Date

- e. This Agreement shall serve as a good faith settlement of any and all alleged losues and damages arising from and related to the grievance.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties

hereto. 5. (See below standard) FOR THE STATE:

Date Teddra J. Porteous Labor Relations Specialist lowa Department of Administrative

Services

Adam Swihart Union Representative AFSCME lowa Council 61

FOR THE UNION:

Linda Anderson

Employee Relations Lead Worker lowa Department of Transportation

AT This time the director kim snook announced in our morning meeting that All Errors would be forgiven. Due to this being a training period for the new YLS system.
Refer to morning moeting notes recorded by Veda Molina.

-appel by the griment before the signatures of courreit to alk no princed pine your

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Department of Human Services (collectively "State"), and the American Federation of State, County, and Municipal Employees Iowa Council 61 ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by Sandy Henderson ("Grievant"), identified as State grievance No. 13-0362, Union grievance No. 118029, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

issued to Grievant on This settlement arises out of a five (5) day suspension or about February 19, 2013.

The parties agree to the following terms of settlement:

The 5 day suspension will remain in full force 1. and effect for all purposes including, but not limited to, progressive discipline. 2. In consideration of the foregoing, the Union will withdraw the above referenced

3. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

4. This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration,

litigation or other proceedings in the future.

FOR THE STATE

Date Jeffrey R. Edgar

Labor Relations

Department of Administrative Services

FOR THE UNION

Preston DeBoer Staff Representative

AFSCME Iowa Council 61

Grievant

Dr. Jason Smith Superintendent

DHS, Cherokee Mental Health Institution

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

Settlement agreement

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Department of Human Services (collectively "State"), and the American Federation of State, County, and Municipal Employees Iowa Council 61 ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by Aaron Rice ("Grievant"), identified as State grievance No. 13-0363, Union grievance No. 118030, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arises out of a five (5) day suspension or about February 15, 2013.

issued to Grievant on

The parties agree to the following terms of settlement:

	The 5 day suspension will remain in full force and effect for all purposes including, but not limited to, progressive discipline.
	and effect for all purposes including, but not writed out the above referenced
2.	In consideration of the foregoing, the Union will withdraw the above referenced

grievance.

3. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

4. This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE Date Jeffrey R. Edgar Labor Relations Department of Administrative Services

Dr. Jason Smith Superintendent DHS, Cherokee Mental Health Institution FOR THE UNION

Preston DeBoer Staff Representative AFSCME Iowa Council 61

Aaron Rice Grievant

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA DEPARTMENT OF TRANSPORTATION,

GRIEVANCE NUMBERS: IDAS 13-0380; AFSCNE 99434

AFSCME IOWA COUNCIL 61 FOR THOMAS MUHLENBRUCH, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE") and AFSCME Iowa Council 61 (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 23rd day in May 2013, in full and final resolution of the grievance arbitration filed by the GRIEVANT, IDAS No. 13-0380, AFSCME No. 99434, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance;
 - b. Shall maintain good behavior;
 - 7
- 2. In consideration of the foregoing, the State of lowa:
 - Shall reduce the one day suspension to a written reprimend and combine this
 newly formed written reprimend with the GRIEVANT's written reprimend
 previously in the GRIEVANT's file;
 - b. Shall remove the newly formed written reprimand from the GRIFVANT's file eighteen (18) months from the date of issuance
 - c. Agrees that If the GRIEVANT is disciplined for any reason within eighteen (18) months of the date of the this agreement, the STATE shall not remove the GRIEVANT'S written reprimand from the GRIEVANT'S file and the original one (1) day suspension related to this Grievance shall remain in the GRIEVANT'S personnel file;
 - d. Shall adjust the GRIEVANT'S personnel file accordingly;
- 3. The PARTIES agree to the following provisions:

State of lawe, lowe Department of Transportation & AFSCME lowe Council & for Thomas Muhlenbruch Grievence Nos.: IDAS 13-0360 / AFSCME 69434

Gdevence Selliement Agreement Pege 2 of 2

- a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
- b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
- c. This Agreement shall serve as a good faith settlement of any and all alleged Issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this seltlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra Porteous

Labor Relations Specialist

Iowa Department of Administrative

Services

Adam Swihart Union Representative

AFSCME Iowa Council 61

Date

Employee Relations Team Leader

lows Department of Transportation

Thomas Muhlenbruch

Grlevant

STATE OF IOWA and STATE POLICE OFFICERS COUNCIL

SETTLEMENT AGREEMENT

The State of lowe, Department of Administrative Services, Human Resource Enterprise, and the lowe Department of Public Safety (collectively the "State"), and the State Police Officers Council ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by the Union on behalf of Mark Ludwick ("Grievant"), identified as State grievance No. 13-0416, which alleges a violation of Article IV, section 10 and Article XI, section 1 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the parties.

This settlement arises but of a five (6) day suspension issued to Grievant on or about March 14, 2013. In full and final resolution of the above-referenced grievance, the parties agree to the following terms of settlement:

- 1. The State will replace the original disciplinary notice issued to Grievant in the abovereferenced matter with the attached disciplinary notice, hereinafter referred to as Exhibit A. Additionally, the attached disciplinary notice will constitute resolution with respect to PSB Nos. PSB 2012-060 PSB 2013-023.
- 2. Grievant agrees to comply with all action required in the "Necessary Remedial Action" section of Ex. A.
- 3. In consideration of the foregoing, the Union shall withdraw the above-identified grievance (State No. 13-0415).
- The parties acknowledge an arbitration cancellation fee of one thousand, two hundred dollars (\$1,200.00) was incurred as a result of resolution of this matter prior to arbitration. The State agrees to pay one thousand dollars (\$1,000.00) of that fee, and SPOC agrees to pay the remaining two hundred dollars (\$200.00).
- 5. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or clied for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future unrelated to the grievance(s) identified herein.

FOR THE STATE

1/30/14

Jeffrey R. Edgar (

Date

Labor Relations

Department of Administrative Services

Stré Brown

General Counsel

FOR THE UNION

State Police Officers Council

Larry L. Noble Date
Commissioner
Lows Department of Public Safety

Mark Ludwick Orlevant

2



IOWA DEPARTMENT OF PUBLIC SAFETY PROFESSIONAL STANDARDS BUREAU SUSPENSION

To:

Special Agent Mark Ludwick

Date:

January 10, 2014

Case#:

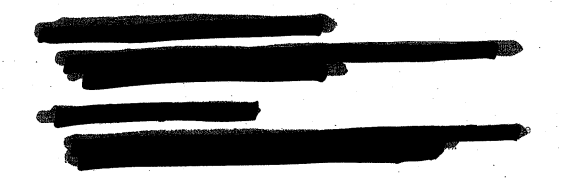
PSB2012-060

PSB2013-023

From:

Director James J. Saunders

Rule(s) Violated



Actions Constituting Violation(s) Of Departmental Rules and Regulations



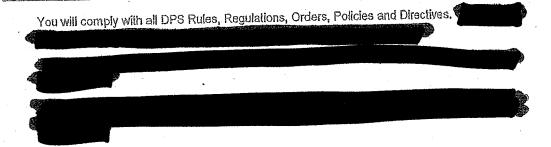
Previous Discipline

There was no previous discipline to consider in this case.

-Action-To-Be-Taken-

Effective <u>0800 hrs.</u> on <u>03/18/</u>2013 until <u>1630 hrs.</u> on <u>03/22/2013</u> you are hereby suspended without pay from the lowa Department of Public Safety for a period of five (5) working days.

Necessary Remedial Action



It is fully expected that you will comply with the outlined remedial actions listed above. Failure to do so will result in progressive discipline up to and including dismissal. Article 4 of the State Police Officer Council collective bargaining agreement provides a method to appeal this action.

James J. Saunders Director, Investigative Operations	E-o. Con Mind of the Commissioner or Designee lowa Department of Public Safety
Received by: Served by:	Date: 0//27/2014 Witness:

STATE OF IOWA AND AFSOME IOWA-GOUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and ML Pleasant Correctional Facility (MPCF), hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Randy Tracy, hereinafter the Grievant, AFSCME No. 101116/DAS No. 13-0468, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Selliement arose cut of a situation in which the Grievant was issued a one (1) day unpaid suspension on April 23, 2013

The parties have agreed to the following:

- 1. The one (1) day unpaid suspension shall be reduced to a written reprimend and the Grievant shall receive eight (8) hours of back pay and accruals at the rate he was earning on April 25, 2013.
- In.consideration of the foregoing, the Union will withdraw the above referenced grievance.
 This Agreement is a good faith settlement of all issues arising from the facts alleged in the
- 3. This Agreement is a good fallin settlement or all issues arising from the racis alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.*
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE: Stephanle L. Reynolds Labor Relations Specialist Department of Administrative Services	FOR THE UNION: Steve Slegel Staff Representative AFSCME lowa Council 61	(2-9-13) Date
Ron Mullen, SuperIntendent Date MI, Pleasant Correctional Facility	Randy Tracy Grievant	Date

MPCF Personnel 9/5/13

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Mt. Pleasant Correctional Facility (MPCF), hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinalter the Union, enter Into the following Agreement in full and final resolution of the grievance filed by Tracy Blythe, hereinafter the Grievani, AFSCME No. 101117/DAS No. 13-0484, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was issued a one (1) day unpaid the suspension was served April 30, suspension on April 23, 2013 2013.

The parties have agreed to the following:

- 1. The one (1) day unpaid suspension shall be reduced to a written reprimand and the Grievant shall receive eight (8) hours of back pay and accruals at the rate she was earning on April 30,
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. gnevance. No promises of any other of future consideration have been made by anyone The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

The terms of this Selllement Agreement are considered by the parties to pertain only to the specific facts involved in this mailer. Neither party shall rely on this Agreement or cite the same as precedent in any grievances, arbitration, lillgallon or other proceedings in the future.

FOR THE STATE: Stephanle/L. Fleyholds Labor Relation's Specialist Department of Administrative Services	FOR THE UNION: Steve Siegel Staff Representative AFSCME lowa Council 61	6-9-13 Date
Ron Mullen, Superintendent Date Mt. Pleasant Correctional Facility	Tracy Blylhe Grievant	Dale

SETTLEMENT AGREEMENT DAWN STORM GRIEVANCE

The State of Iowa, Department of Administrative Services, Glenwood Resource Center ("State"), along with the American Federation of State, County and Municipal Employees, Iowa Council 61 ("Union"), and Dawn Storm ("Grievant"), collectively "the Parties," enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of grievance AFSCME 120101, DAS No. 13-0517 ("Grievance"). Grievance failed to list an Article or Section of the 2011-2013 Collective Bargaining Agreement, but alleged "Grievant was given a 3-day-suspension without pay in violation of Article IV Section 9 and all other relevant Articles and Sections and without just cause." The remedy requested is "All things needed to make grievant whole."

In full, final and complete resolution of Grievance, the Parties agree to the following:

- 1. Prior to Thursday, November 14, 2013, Union shall promptly withdraw Grievance and shall send copies of the withdrawal to both of the undersigned State representatives.
- 2. In exchange for the consideration listed in Paragraph 1 and after all below signatures are obtained, State agrees to reduce Grievant's three (3) day suspension issued on May 14, 2013 to a two (2) day suspension.

Grievant shall not receive any back pay.

Glenwood Resource Center

- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 4. Union and Grievant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievant shall receive for the claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same as an example, standard and/or precedent in any grievance, arbitration, litigation or any other future proceeding(s) which do not involve Grievant.

future proceeding(s) which do not move our) 4 tter:	
Laura Mommisen Date Labor Relations Specialist, Dept. of Admin Services	Matt Butler Union Representative, AFSCME Iowa Council 61	11-14-2013 Date
Zvia McCormick Superintendent	Dawn Storm Grievant	Date

SETTLEMENT AGREEMENT ASHLEY ARCANGEL GRIEVANCE

The State of Iowa, Department of Administrative Services, Glenwood Resource Center ("State"), along with the American Federation of State, County and Municipal Employees, Iowa Council 61 ("Union"), and Ashley Arcangel ("Grievant"), collectively "the Parties," enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of grievance AFSCME 120100, DAS No. 13-0518 ("Grievance"). Grievance alleged a violation of "Article IV, Section IX and all applicable" of the 2011-2013 Collective Bargaining Agreement, specifically: "Grievant was given a 1 day suspension without just cause." The remedy requested is "make whole."

In full, final and complete resolution of Grievance, the Parties agree to the following:

- 1. Prior to Thursday, November 14, 2013, Union shall promptly withdraw Grievance and shall send copies of the withdrawal to both of the undersigned State representatives.
- 2. In exchange for the consideration listed in Paragraph 1 and after all below signatures are obtained, State agrees to reduce Grievant's one (1) day suspension issued on May 29, 2013 to a written reprimand.

Grievant shall not receive any back pay.

Glenwood Resource Center

- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 4. Union and Grievant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievant shall receive for the claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same as an example, standard and/or precedent in any grievance, arbitration, litigation or any other future proceeding(s) which do not involve Grievant.

Tittille brocceamp(a)		
Laura Mommsen Date Labor Relations Specialist, Dept. of Admin Services	Matt Butler Union Representative, AFSCME Iowa Council 61	11-14-2013 Date
Augustus dutiem Sustantialet Zvia McCormick Superintendent 11-13	Ashley Arcangel Grievant	Date

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Corrections, Clarinda Correctional Facility ("State") along with the American Federation of State, County and Municipal Employees Iowa Council 61("Union"), collectively "the Parties" enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of the grievance filed by David Bahn ("Grievant"), AFSCME No. 120945 / DAS 13-0545 ("Grievance"), which alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement between the Parties. Grievance states the issue is "On 5-31-13 Officer Dave Bahn received a 1 day suspension for a note. This does not follow progressive discipline." The remedy requested in Grievance is "Follow progressive discipline. Make whole in all matters that apply. Remove 1 day suspension."

The Parties disagreed over the appropriate

level of discipline.

In full, final and complete resolution of Grievance, the Parties agree to the following:

1. Grievant shall strictly adhere to all DOC/CCF rules and policies

- Prior to Tuesday, August 6, 2013, Union shall withdraw Grievance. Union shall promptly send copies of the withdrawal to both of the undersigned State representatives.
- 3. In exchange for the consideration listed in Paragraphs 1 and 2, Grievant's one (1) day unpaid suspension will be reduced to a written reprimand and Grievant shall receive one (1) day back pay, if after six (6) months from the effective date of this Agreement. Grievant's rate of pay shall be calculated as of May 31, 2013.
- 4. This Agreement shall serve as a good faith settlement of any and all alleged claims and potential causes of action alleged in, related to, and/or arising from Grievance.
- 5. Union acknowledges no promises for any other or future consideration have been made by anyone. The above consideration is all that Union shall receive for the claims and potential causes of action alleged in, related to, and/or arising from Grievance.

6. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement, introduce as evidence, and/or cite as precedent in any grievance, arbitration, litigation or any other future proceeding(s).

Date

Date

FOR STATE:

FOR UNION:

Labor Relations Specialist, Dept. of Admin Services

Steve Jenkins

Deputy Superintendent,

Clarinda Correctional Facility

Matthew Butler Union Representative, '

AFSCME Iowa Council 61

David Bahn Grievant

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA DEPARTMENT OF TRANSPORTATION,

ø,

Grievance Numbers: IDAS# 12-0552; AFSCME # 99451

AFSCME IOWA COUNCIL 61 FOR JAMES DEPPE, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Department of Transportation (hereinafter the "STATE" or "DOT") and AFSCME Iowa Council 61 for Brenda Bradford (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 24th day of February 2014, in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0552, AFSCME No. 99451, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance.
- 2. In consideration of the foregoing, the State of Iowa/DOT shall:
 - a. Reduce the three (3) day suspension to a one (1) day suspension with back wages (at the rate he was earning at the time of the suspension) a year from the original date the three (3) day suspension was issued (May 30, 2014) the one (1) day suspension snail be runner reduced to a written reprimand on with no back wages.
 - b. Adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. The terms of this agreement are non-precedent setting.
 - b. The terms of this Agreement shall be considered to solely perfain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, (litigation or any other future proceedings.)
 - No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - d. Nothing herein shall be construed as liability against or admission of gullt on the part of either PARTY.

State of lowe, Iowa Department of Transportation & AFSCME lowa Council 61 for James "Jim" Deppe Gifevence Nos.: IDAS 13-0552, AFSCME No. 99451

Grievance Salilement Agreement Page 2 of 2

Date

- This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra J. Porteous

Labor Relations Specialist Iowa Department of Administrative

Services

Linda Anderson

Employee Relations Lead Worker Iowa Department of Transportation

FOR THE UNION:

Adam Swilfart

Union Representative AFSCME Iowa Council 61

James "Jim" Deppe

Grievant

SETTLEMENT AGREEMENT JULIE WARD GRIEVANCE

The State of Iowa, Department of Administrative Services, Glenwood Resource Center ("State"), along with the American Federation of State, County and Municipal Employees, Iowa Council 61 ("Union"), and Julie Ward ("Grievant"), collectively "the Parties," enter into the following Settlement Agreement ("Agreement") in full, final and complete resolution of grievance AFSCME 120844, DAS No. 13-0554 ("Grievance"). Grievance alleged a violation of the 2011-2013 Collective Bargaining Agreement, specifically: "Grievant was given a three day suspension without pay on 6-5-13 due to a mandate refusal; without just cause in article IV Section IX. Any other articles or sections relevant." The remedy requested is "to make the grievance whole."

In full, final and complete resolution of Grievance, the Parties agree to the following:

- 1. Prior to Thursday, November 14, 2013, Union shall promptly withdraw Grievance and shall send copies of the withdrawal to both of the undersigned State representatives.
- 2. In exchange for the consideration listed in Paragraph 1 and after all below signatures are obtained, State agrees to reduce Grievant's three (3) day suspension issued on June 5, 2013 to a two (2) day suspension.

Grievant shall not receive any back pay.

- 3. This Agreement shall serve as a good faith settlement of any and all alleged claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 4. Union and Grievant acknowledge no promises for any other or future consideration have been made by anyone. The above consideration is all Grievant shall receive for the claims, potential causes of action and damages alleged in, related to, and/or arising from Grievance.
- 5. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in Grievance. The Parties shall not rely on this Agreement or cite the same as an example, standard and/or precedent in any grievance, arbitration, litigation or any other future proceeding(s) which do not involve Grievant.

Laura Mommsen Date Labor Relations Specialist, Dept. of Admin Services	Matt Butler Union Representative, AFSCME Iowa Council 61	11.14-2013 Date
Zyia McCormick Date Superintendent Glenwood Resource Center	Julie Ward Grievant	Date

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is dated November ___, 2012, between the State of Iowa and Plaintiff Daniel Noonan (Noonan).

There is currently pending in the United States District Court for the Southern District of Iowa, Central Division, Case No. 4:12-cv-00277-REL-RAW entitled Daniel Noonan v. State of Iowa, et al.

The State of Iowa and Noonan have agreed to settle all claims that may exist between them in the above matter.

The partied therefore agree as follows:

- 1. The State of Iowa agrees to pay Noonan a lump sum of Four Thousand Five Hundred Thirteen Dollars and Eight Cents (\$4,513.08) as follows:
 - a. \$538.08 for back wages with all required deductions and withholdings made. The State of Iowa will provide a State of Iowa warrant made payable to Noonan and delivered to Noonan's counsel.
 - b. \$3,975.00 for attorney's fees and costs. The State of Iowa will provide a State of Iowa Warrant in this amount made payable to Hedberg & Boulton, P.C.
- 2. The State of Iowa further agrees to provide Noonan an additional 1.11 hours of vacation leave and 1.66 hours of sick leave, which represents Noonan's lost vacation and sick leave accumulation from his 24 hours unpaid suspension.
- 3. The State of Iowa further agrees to remove from Noonan's personnel file the May 2, 2012 employment discipline that gave rise to the action pending in the United States District Court for the Southern District of Iowa, Central Division, Case No. 4:12-cv-00277-REL-RAW entitled Daniel Noonan v. State of Iowa, et al.

In turn,

the State will replace said discipline with a copy of this Agreement.

4. In consideration of the foregoing and of the agreements contained in this Agreement, and except as otherwise specifically provided in this Agreement,

Noonan irrevocably and unconditionally releases, acquits, and forever discharges the State of Iowa and all of its officers, directors, employees, agents and attorneys, from any and all liability whatsoever from any and all claims, demands and causes of action of every nature whatsoever that he may have or ever claim to have that relates to or arises out of his employment with the State of Iowa, Iowa Workforce Development, that accrued from the beginning of time to the date of this Agreement, including all claims made, or which could have been made, in the action filed in the United States District Court for the Southern District of Iowa, Central Division, Case No. 4:12-cv-00277-REL-RAW entitled Daniel Noonan v. State of Iowa, et al.

This release covers all damages, whether known or not from the matters referred to in this Agreement.

- 5. In further consideration, Noonan agrees never to sue the State of Iowa or any of its officers, directors, employees, agents, and attorneys in state or federal court for matters arising out of or related to matters covered by this Agreement. Nothing, however, prohibits either party from bringing an action to enforce this Agreement.
- 6. In further consideration, Noonan agrees to dismiss with prejudice the action filed in the United States District Court for the Southern District of Iowa, Central Division, Case No. 4:12-cv-00277-REL-RAW entitled Daniel Noonan v. State of Iowa, et al.
- Noonan further agrees to advise his employee organization, the American Federation of State, County, and Municipal Employees, Council 61, AFL-CIO, that his May 2, 2012 employment discipline has been resolved and the State has agreed to pay him all back wages and remove said discipline from his personnel file. Noonan agrees to request the employee organization dismiss all pending grievances filed under the applicable collective bargaining agreement on behalf of Noonan relating to said discipline. Nothing in this Agreement prohibits Noonan or his employee organization from filing grievances or proceeding with pending grievances on Noonan's behalf concerning claims unrelated to this matter.

Noonan affirmatively agrees that he will comply with all State and IWD employment rules and policies and expressly understands that his violation of any such State or IWD employment rule or policy may give rise to discipline. Nothing herein shall abrogate or otherwise excuse Noonan's obligation to comply with all State and IWD employment rules and policies.

- 8. Despite anything in this Agreement to the contrary, nothing in paragraph 4 or in this Agreement elsewhere, applies to any claims for statutory benefits under Iowa workers' compensation laws, or benefits under Iowa's unemployment compensation laws, or to claims for minimum wage or statutory overtime payments under the Fair Labor Standards Act, or to actions for vested pension or retirement benefits, or to actions for breach of this Agreement.
- 9. Acknowledgment of Reading and Understanding Consultation with Counsel: Period to Consider Agreement. Noonan, by his signature to this Agreement, acknowledges and agrees that he has carefully read and understands all provisions of this Agreement, and that he has entered into this Agreement knowingly and voluntarily. Noonan further acknowledges that the State of Iowa has advised him to consult with counsel before signing this Agreement, and Noonan acknowledges that he has consulted with or had the opportunity to consult with legal counsel.
- 10. This Agreement identifies all the consideration that Noonan will receive from the State of Iowa. Noonan expressly acknowledges no other party or others acting on their behalf has made any promise for any additional consideration.
- 11. All parties deny any wrongdoing and liability to the other. The parties are settling for economic reasons, to buy peace, and to avoid the time, cost, and uncertainties of contesting the matter. This is a no-fault settlement. Noonan agrees that the State of Iowa's payments under this Agreement do not constitute an admission of wrongdoing or liability on the part of the State of Iowa or its officers, directors, employees, agents, and attorneys, by whom wrongdoing and liability is expressly denied.
- 12. The parties acknowledge that this Agreement is a public record under chapter 22 of the Iowa Code and that it is available for public inspection and copying.
- 13. All parties are executing this Agreement solely in reliance upon their own knowledge, belief, and judgment and not upon any representations made by any of the other parties or others on their behalf.
- 14. Each party represents to the other that:
 - a. It has read this Agreement;
 - b. It understands this Agreement; and

- It has freely and voluntarily signed this Agreement. C.
- If any term of this Agreement is for any reason invalid or unenforceable, the rest 15. of the Agreement remains fully valid and enforceable.

STATE	OF IOWA	·
Rw.	Hell IAA	
Dy.	eff Peterzalek	

DANIEL NOONAN

Daniel Noonan

Approved as to legal form & content:

Assistant Attorney General

Mark Hedberg

Attorney for Daniel Noonan.

STATE OF IOWA

AND

AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT.

The State of Iowa, Department of Administrative Services and the Department of Commerce- Alcoholic Beverages Division, hereinafter State and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Craig Stafford, hereinafter Grievant, AFSCME No.119237/IDAS No. 12-0368 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to a three (3) day unpaid suspension issued to the Grievant on November 24, 2011. Based on this situation, the parties agree to the following:

- 1. The discipline will be reduced from a three (3) day suspension to a one (1) day suspension upon return of this executed Agreement. The Grievant will be reimbursed for two (2) days of pay and accruals at the rate he was receiving on November 24, 2011.

 during the twelve month period tollowing, the one (1) day suspension will be reduced to a Written Reprimand, with an additional day of pay and accruals reimbursed to the Grievant at the rate of pay he was receiving on November 24, 2011.
- 2. The Parties agree that this settlement resolves all Issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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

Stafford Setilement Agreement precedent in any grievance, arbitration, litigation or other proceeding in the future.

Dated this ____day of September 2012.

FOR THE UNION: FOR THE STATE: Abam Swihart / Staff Representative AFSCME lowa Council 61 Karen Kienást Department of Administrative Services Tina Norris ABD Craig Stafford Date

Grlevant

STATE OF IOWA

AND

UE LOCAL 893/IOWA UNITED PROFESSIONALS

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services, hereinafter State, and the UE Local 893/Iowa United Professionals, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Marie Mure, hereinafter Grievant, IUP No.12-034/IDAS No. 12-0846 that alleges violations of Article IV, Section 11(Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to a ten (10 day unpaid suspension assumed to the Grievant on or about May 2, 2012. Based on this situation, the parties agree to the following:

1. The Parties agree that the ten (10) day disciplinary suspension will be reduced to a five (5) day unpaid suspension.

The Grievant will not be reimbursed for lost pay or accruals.

- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Dated this 13th Day of March 2013.

FOR THE STATE:

Karen Kienast

Department of Administrative Services

FOR THE UNION:

David Betsworth

UE Local 893/IUP

Date

Pauline Rutherford YDa

Department of Human Services

Mahe Murè

Grievant

STATE OF IOWA

AND

UE LOCAL 893/IUP

SETTLEMENT AGREEMENT

The State of lowa, Department of Administrative Services and the Department of Human Services hereinafter State, and the United Electrical Workers Local 893/lowa United Professionals, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Leelle Bechen, hereinafter Grievant, (IUP No. 12-014/IDAS No. 12-0723) that alleges violations of Article VII, Section 3 (Transfers Between Employing Units) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the Issues that led to the filing of the grievance on February 9, 2012. Based on this situation, the parties agree to the following:

1. The Grievant, Leslie Bechen and Shannon Nichols will be permitted to switch positions. Grievant Bechen will be placed in the position she had bid for within the Des Moines Targeted Case Management Unit. Ms. Nichols will be placed into a Social Worker II position in the Des Moines River Place office currently held by Grievant Bechen. There will be no changes or alterations in the terms or conditions of employment for either party other than appropriate alterations to job classification and work location.

The Union agrees to waive the contractual requirements for the posting and bidding for transfer of these two positions in order to effectuate this agreement. The Union further agrees to withdraw the grievance.

3. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievance, arbitration, litigation or other proceeding in the future.

Dated this 21st Day of February 2013.

FOR THE STATE:

FOR THE UNION:

Department of Administrative Services

Gerart 2/2,

David Betsworth

Staff Representative

UE Local 893/IUP

Department of Human Services

Leslle Bechen

Grlevant

STATE OF IOWA

AND

AFSCNE/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The Sizie of lows, Department of Administrative Services, Human Resource Enterprise and the Department of Human Services- Dienwood Resource Center (GRC), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievence filed by John Fralecinet hereinafter Orievant, AFSCME No. 120082/IDAS No. 13-0167 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the lecuse that lod to the Grievant's employment being terminated on October 9, 2012. Based on this situation, the parties agree to the following:

1. The Employer agrees to resolnd the termination and return the Grievant to work at GRC as an RTVV. The Grievant will not receive back pay or accreals; however his seniority date will be restored.

relumed to the ORC payroll upon successful completion of the required pre-employment background check. The Employer will determine the location to which the Grievant will be assigned upon the return to work.

2. The Parlies agree that this settlement resolves all leaues arising from the facts elleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will he received for the elaims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 orlevance, arbitration, litigation or other proceeding in the future.

Dated this Day of March 2013.

FOR THE STATE:

Karen Klenast Department of Administrative Sorvices FOR THE UNION:

Malt Butler

Staff Representative AFSCME Council 61

Zvia McCormick D Superintendent Glapwood Resource Center

Dale

John Fraissinet

Grievant

Date

4-21-83

Terry E. Branstad, Governor

Kim Reynolds, Lt. Governor

Teresa Wahlert, Director



Smart. Results.

SETTLEMENT ADDENDUM BETWEEN IOWA WORKFORCE DEVELOPMENT, STATE OF IOWA AND AFSCME IOWA COUNCIL 61

The parties, AFSCME lowa/Council 61 and lowa Workforce Development, hereby agree to the following in resolution of these additional grievances filed against IWD protesting recent layoffs of AFSCME covered State of lowa employees: 100331, 100332, 100353, 104127, 104128, 104130, 123114, 123115, 123116, 123117, 123118, 123119, 123120, 123121, 123122, 123233, 123234, 123236, 123237 and 123238. IWD affirms that nothing in this addendum shall be construed to limit AFSCME lowa/Council 61's right to file future grievances against the original agreement as they deem necessary.

- 1. AFSCME Council 61 and Iowa Workforce Development agree to change the number "5" to a "6" in item 17 of the Settlement Agreement signed by President Homan on 7-9-12, and by Directors Wahlert and Carroll on 7-10-12.
- 2. IWD has withdrawn layoff notices for four (4) clerical staff located in Cedar Rapids and Spencer. IWD will also submit reclassification requests for Kathy Rice, Jennifer Erlacher, Renae Lundberg and Barbara Ambrosius from their current positions to fulltime Workforce Associates in the PROMISE JOBS program. All four will have no loss in seniority or benefit as a result of this action. Pay increases will become effective the first pay period following receipt of DAS reclassification approval. IWD believes each of the four (4) clerical staff meets the minimum qualifications of a fulltime Workforce Associate, and as such, IWD will work with DAS in order to result in a successful reclassification for each.
- 3. All employees who received a layoff notice (this group including those IWD employees who received a layoff notice during the July 23-25, 2012, period, other than those noted in #2 above, as well as those State employee who have or may receive a future layoff notice as result of bumping initiated by those IWD employees receiving a layoff notice during the July 23-25, 2012, period) both a bumping opportunity (consistent with the terms of the 2011-13 State of Iowa and AFSCME Collective Bargaining Agreement) and the ability to be granted one of the vacant Workforce Advisor or Workforce Associate positions in the Unemployment Insurance Service Center (UISC) (located at 150 Des Moines Street) arising under this Settlement Agreement, and remaining vacant after the application of Settlement Agreement #9, Steps 1-8 and 11 (but excluding Steps 3,7, 9,10, and 12 thereof. The choice of which option to select lies with the employee.

Individuals must meet the minimum qualifications of the applicable classification to exercise this option. Upon review by Iowa Workforce Development, each IWD employee receiving a layoff notice during the July 23-25, 2012, period meets at least the minimum qualifications of a fulltime Workforce Associates in the PROMISE JOBS program. Inability to meet the minimum qualifications will result in only the bumping option being available. Offers will be made based on seniority of those receiving a layoff notice. Determination of whether an Advisor classification or Associate classification or both will be offered to an employee will also be based upon seniority, with the most seniors being offered their choice of either classification, provided they meet the minimum qualifications thereof, until the availability of positions in a classification is exhausted. Should the application of this provision #3 extend to or beyond the date of an individual's original layoff date, they will receive a new letter of layoff with a new layoff date allowing them to continue employment in their current position until application of this provision #3 has been completed. Should the available vacancies at the UISC be less than the number of individuals laid off, IWD may request of AFSCME to re-domicile a corresponding of any of the four (4) UI Associate positions noted in #9 ¶ 7-8 of the Settlement Agreement that have remained vacant after complying with #11 (order of filling vacancies) of the Settlement Agreement, provided, however, that the redomiciling would occur before a new employee is hired. The parties agree that no State employee whose layoff arose as a result of the IWD July 23-25, 2012, layoffs and resultant bumping shall remain on layoff upon completion of the application of this Settlement Addendum.

4. This settlement is non-precedent setting and shall not be used as an exhibit by either party in any subsequent disputes between the parties except in enforcement of the provisions contained in this Agreement.

For the Union:

Danny Homan, President

AFSCME Council 61

Date

For the State of Iowa:

Teresa Wahlert, Director lowa Workforce Development

Date:

8-17-12

Mike Carroll, Director

Dept. of Administrative Services

Date: 8/17/12

Terry E. Branstad, Governor

Kim Reynolds, Lt. Governor

Teresa Wahlert, Director



Stricit, Results.

SETTLEMENT AGREEMENT BETWEEN IOWA WORKFORCE DEVELOPMENT, STATE OF IOWA AND AFSCME IOWA COUNCIL 61

The parties, AFSCME/lowa Council 61 and lowa Workforce Development, hereby agree to the following in final resolution of the AFSCME/lowa Council 61 grievances filed against Iowa Workforce Development, AFSCME grievance numbers 100325, 100326, 100327, 102557, 102558, 102559, 102560, 102891, 102892, 102893, 102894, 102895, 102896, 102897, 102898, 102899, 102900, 102901, 112021, 112834, 112843, 116980, 116981, 116982, 116984, 116985, 117005, 118324, 119093, 119093, 119331 and any other pending grievances not cited above that concern the layoff of AFSCME/lowa Council 61 bargaining unit employees by Iowa Workforce Development during the period August 1, 2011, through April 13, 2012, - to resolve all pending issues and implement the terms of this Agreement as soon as the parties agree and sign this Agreement. Posting will commence no later than July 23, 2012, with the initial 48 positions referenced in this settlement filled no later than September 1, 2012. Successor positions that could result will be filled as soon as possible in keeping with the terms of this Agreement.

By virtue of the operation of this Agreement the following individuals with grievances will be made whole: Jill Malmer — grievance #102894. Along with being provided the benefits of this Agreement Ms. Malmer will receive her 1% increase from the period she returned to work at IWD beginning January 6, 2012, her IPERS contributions will be corrected, a day of vacation will be credited to her vacation accrual, have her original seniority and review date restored, and she will be reimbursed incurred medical expenses per the guidelines contained in this Agreement. Sandra Snow - grievance # 100327. Sandra will be made whole by having her vacation and sick leave accruals restored, her IPERS contributions will be corrected, and she will be reimbursed incurred medical expenses per the guidelines contained in this Agreement.

IWD offers the following in terms of job security for all PROMISE JOBS positions: IWD has contracted for provision of PROMISE JOBS services with DHS since 1989 (over 23 years). IWD recently negotiated a new two-year contract with DHS that runs from July 1, 2012, through June 30, 2014. This contract includes the following provision: IWD reserves the right as the contractor to fully fund its operations with approval from DHS, with the balance of funds distributed to the subcontractors on the formula allocation. Additionally, the contract allows

for a planned reduction in management, with the designated PROMISE JOBS supervisor assuming responsibility for more than one region. Fewer supervisors will allow more funds to be allocated to front line case management staff. IWD recognizes caseload and work requirements, and wishes to provide more case managers to balance the workload. IWD also recognizes that the workload has not declined in proportion to the size of the workforce, and believes a settlement based on adding staff rather than paying back pay is more beneficial, equitable and attractive to employees.

- 1. IWD agrees to post fifteen (15) full-time PROMISE JOBS (PJ) Workforce Advisor positions – one more than the number impacted by the layoff – and each shall be filled in accordance with the terms of this Agreement.
- 2. The fifteen (15) full-time PJ Workforce Advisor positions referenced in #1 will be posted for contract transfer at the same time. This is being done to provide full scope of knowledge to all interested bidders.
- 3. Another twenty-five (25) full-time Workforce Advisor and/or Associate positions will be posted, and each shall be filled in accordance with the terms of this Agreement. These positions will be offered within the PROMISE JOBS, Labor Exchange or Unemployment Insurance programs depending on funding available at time of posting.
- 4. The twenty-five (25) full-time Workforce Advisor and/or Associate positions referenced in #3 will be posted for contract transfer at the same time as the fifteen (15) positions described in #'s 1 and 2 above. This is being done to provide full scope of knowledge to all interested bidders.
- 5. Another four (4) full-time PJ Workforce Advisor positions will be posted in Region 13 (Council Bluffs), and four (4) full-time PJ Workforce Advisor positions will be posted, one each, in Region 3&4 (Spencer), Region 5 (Fort Dodge), Region 8 (Carroll) and Region 15 (Ottumwa), and each shall be filled in accordance with the terms of this Agreement. Those positions will be posted for contract transfer at the same time as #'s 1, and 3 above.
- 6. IWD has performed a data driven determination of the Service Delivery Areas within which the fifteen (15) full-time PJ Workforce Advisor positions referenced in Items #1 &2 above will be placed, using caseload data provided by DHS and previously shared with AFSCME.

Region Region 11 Region 9	One-Stop Des Moines Davenport	% of FIP caseload 21.941 15.137	Additional Advisors 5 3	Comments Calculated on share
incBion 5	Pavenhort	12.121	.3	Calculated on share
Region 11	Des Moines	21.941	5	

	Region 10	Cedar Rapids	11.267	2	Calculated on share Already approved for	
	Region 15	Ottumwa	8.253	0	one additional with	
	Region 7	Waterloo	7.282	1	surplus funds	
	Region 1	Dubuque	6.639	1	Calculated on share	
			0.033	1	Calculated on share Already approved for four staff due to IWCC	
	Region 13	Council Bluffs	5.453	0	exit	•
	Region 16	Burlington	4.886	1	Calculated on share	
	Region 12	Sioux City	3.705	1	Calculated on share Already approved for one additional with	
	Region 5	Fort Dodge	3.470	0	surplus funds	
	Region 6	Marshalltown	3.283	0	IWD does not have PJ staff in Region 6	
	Region				Already approved for one additional with	
	3&4	Spencer	2.696	0		
		•		J	surplus funds IWD does not operate	
	Region 2	Mason City	2.297	0	program in Region 2	
	Region 14	Creston	2.199	1	Calculated on share	
				_	Already approved for one additional with	
	Region 8	Carroll	1.490	0	surplus funds	
			100.00	15		
		Caseld	<u>% of</u>	Share of		
	Dog Main an	<u>Share</u>	<u>total</u>	<u>15</u>		
	Des Moines	21.941	30%	5		
	Davenport Cedar Rapids	15.137	21%	3		
	Waterloo		15%	2		
	Dubuque	7.282	10%	1		
	Burlington	6.639	9%	1		
	Sioux City	4.886	7% 50/	1		
	Creston	3.705	5%	1		
	Cieston	2.199	3%	1.		
7. inc	ation where no	73.056	100%	15		
Fiftee	7. Location where positions will be posted: Fifteen PJ Advisor positions (See item #6 for calculated share based on caseload):					
•	Des Moines	meri eec) and item. 5	#o for calc		r	
•	Davenport	3	•		ubuque 1	
•	Cedar Rapids				ırlington 1	
	Waterloo	2			oux City 1	
ACCOMPANIES OF THE PARIETY OF THE PA		1		• Cr	eston 1	

Four PJ Advisor positions funded with available monies due to vacancies:

Ottumwa 1 Spencer 1 **Fort Dodge** 1 Carroll 1

Four PJ Advisor positions due to Iowa Western Community College ending subcontract:

Council Bluffs

Twenty-five other Advisor & Associate positions will be posted in other IWD offices/locations based on data-driven analysis of workload and workforce needs. As stated in #3, above, these positions will be offered within the PROMISE JOBS, Labor Exchange or Unemployment Insurance programs depending on funding available at time of posting. When considering the location of these positions, an emphasis will be placed on rural areas and those regions and offices severely impacted by the recent layoff that that lost positions through bumping and transfers.

Based on that review, the Workforce Services Division will post seven (7) Workforce Advisor positions in the following locations (one each) at the same time as #'s 1, 3 and 5 above:

Spencer **Council Bluffs** 1 Fort Dodge Ottumwa 1 Carroll Burlington 1 Davenport

The Unemployment Insurance Service Center will post the following fourteen (14) positions at the same time as #'s 1, 3 and 5 above:

- Advisors (10)
- Associates (4)

An additional four (4) Associates will be posted in the following field office locations at the same time as #'s 1, 3 and 5 above:

 Burlington Ottumwa 1 Davenport 1 **Sioux City** 1

If these four Workforce Associate positions referenced in the paragraph immediately above are not filled in accordance with the terms of this Agreement, and no new hire is possible, then IWD will move the positions to the area of greatest need, using the applicable criteria identified below based upon funding source available for the vacant position. The positions will then be posted at the new locations, and filled following the terms of this Agreement.

- PROMISE JOBS caseload as defined and calculated as above from FY11 data previously provided to AFSCME. Caseload determines where the work is located, and is the sole factor used for budget allocation.
- Labor Exchange size of workforce, number of covered employers, number
 of job postings as listed on www.iowajobs.org, number of people registered
 for services with IWD, commuting patterns as identified by most recent
 Labor Shed survey. All data would be by individual region, and would be
 from most recent four quarters available. All factors carry equal weight in
 determining where positions would be created.
- Unemployment Insurance numbers of claims filed by all methods (in person, on-line, employer, phone) by location, number of dislocations by region, number of WARNs on file per region, number of certified Trade petitions, number of Rapid Response activities conducted by region. Data would be from most recent four quarters available. Because claims may be filed by the affected worker without assistance from staff, greater weight will be placed on the number of dislocations, Trade petitions, WARNs and Rapid Response activities when determining where positions would be created due to the need for staff intervention and assistance.
- 8. All Workforce Advisor & Associate positions and the successor positions referenced in this Agreement will be bid without selective certification requirements or special qualifications, but will follow the minimum qualifications for all positions referenced in this document in effect at the time this Agreement is approved. Both parties agree that should a Disabled Veteran Outreach Program position become vacated as part of this process, an exception to this provision will be allowed to comply with the Federal requirement to hire a disabled Veteran. Both parties furthermore agree that this section of the Agreement does not exist in perpetuity, but will cease upon successful fulfillment of the vacant positions.
- 9. The parties agree that specific to positions arising under this Agreement, if a Workforce Advisor or Associate performing Unemployment Insurance and/or Labor Exchange duties contract transfers to a position performing PROMISE JOBS work, the position being vacated by the transferring employee may be changed to a PROMISE JOBS position before resuming the vacancy filling process.

In the event that insufficient Unemployment Insurance and/or Labor Exchange positions are converted to PROMISE JOBS positions pursuant to this process above, IWD reserves the right to reassign IWD Workforce Advisors performing Unemployment Insurance and/or Labor Exchange services to PROMISE JOBS duties in the same office in which they are domiciled in accordance with the following:

- a) Least senior Workforce Advisor or Associate in the region, with the classification as appropriate to the job vacancy in the region;
- No more than one (1) reassignment per region, subject to the total limitation below;
- c) Employees may refuse reassignment and be placed on layoff;
- d) Reassignment would occur after all other steps as outlined in this Agreement have been satisfied, prior to hiring any new employee.

Said reassignments and/or position conversions (i.e. UI and/or Labor Exchange changing to Promise JOBS) (per the paragraph above) would be limited to no more than a combination of six (6) bargaining unit positions statewide in the Workforce Services Division.

- 10. If a position is left unbid during the posting and bidding process, and no employee is recalled to the position, the position will ultimately be filled with a new hire. An exception to this would be where an IWD clerical staff promotes to either a Workforce Advisor or Associate position. Should this occur the said clerical position would not be backfilled nor would the employee be laid off. Current employees and those on this recall list will be given preference over new hires throughout this process, provided they meet the minimum qualification for the position.
- 11. Filling the vacancies which are created by this settlement Agreement will follow the order laid out in Article 7, Section 6 (H). However, the parties agree that paragraphs 3 and 7 shall not be employed during this process, provided, however, current employees and those on this recall list will be given preference over new hires throughout this process, provided they meet the minimum qualification for the position.
- 12. The 2011-13 Agreement original vacancy and six (6) subsequent vacancy limitation shall not be in effect (i.e. there shall be no limit to the number of subsequent vacancies that are bid) for the positions referenced in this Agreement, and any subsequent vacancies that arise as a result of the original forty-eight (48).
- 13. IWD will notify employees on layoff of this settlement and the process herein, in advance, via certified return receipt to their last known address. Employees shall be allowed to place bids via email. In addition, a copy of this settlement and the process herein will be posted on all IWD Union bulletin boards in each IWD office prior to the posting of the available positions. AFSCME also agrees to notify interested members of this settlement.
- 14. Employees may bid on multiple vacancies at the same time, and if the successful bidder on more than one posting, the employee shall choose the position

- desired within three (3) IWD employee working days of being notified of this outcome.
- 15. All positions referenced in this Agreement and any subsequent vacancies that arise will be physically filled no later than 21 calendar days after the successful bid, except as noted in #20 of this Agreement.
- 16. IWD agrees to provide reasonable re-training to employees on layoff who successfully bid into a position pursuant this process.
- 17. IWD will reduce the number of PROMISE JOBS subcontracts from fifteen (15) to five (5) with the understanding and full Agreement that future staffing reductions will require termination of said contracts before any state staff can be laid off.
- 18. All IWD employees who return to work as a result of this Agreement will have the following restored: sick leave balance, sick leave accrual, seniority date, and vacation accrual, i.e. the time that would have been earned from the individual's layoff date to the date he/she was recalled to employment. Should a recalled employee voluntarily terminate their employment within the first 30 calendar days of re-employment, no restored vacation accrual will be paid out. There will be no back pay for any employee returned to the payroll. Reimbursement of incurred medical expenses, including health insurance premiums, will be made upon provision of proper documentation and receipts. Co-pays, premiums, and all health related costs will be eligible for reimbursement as if State insurance had been in effect for each individual's entire layoff period.
- 19. For those Employees remaining on the recall list upon completion of this process contained in this settlement Agreement, IWD shall continue administering the recall process as if this settlement Agreement had never been reached.
- 20. Those IWD employees on layoff who have withdrawn their IPERS (if any) and therefore are restricted from assuming an IWD position for a period of time shall be allowed to participate in this process, but shall not assume the position until such time that they are eligible to do so pursuant IPERS regulations.
- 21. IWD Financial Management projects that significant cuts in Federal funds currently estimated at over \$6 million are probable in Wagner Peyser, the Workforce Investment Act (WIA) and Unemployment Insurance. Such cuts could result in reassignment of least senior non-PROMISE JOBS Workforce Advisors and Associates (as referenced in #9 in this Agreement). Any layoff of IWD bargaining unit personnel would only come as a result of additional

catastrophic funding cuts noted in #22 below and would be considered only after all other options were exhausted. IWD will continue to reduce the number of management positions to be in compliance with required span of control requirements and will also not add managers as part of this Agreement.

- 22. IWD agrees to forgo additional layoffs for bargaining unit employees for FY13 unless additional (i.e. those unknown and/or unforecasted at the time of execution of this Agreement) catastrophic funding cuts are passed down by the Federal government and/or State of Iowa. Catastrophic funding cuts are defined as situations where after first making all possible reductions in non-personnel, overhead and supervisory costs, contract-covered staff could not be fully funded, customers could not be served, and assistance could not be provided to those in need. Should such a situation arise, IWD leadership will work with AFSCME on a plan of action.
- 23. All AFSCME Council 61 grievances concerning the IWD layoffs will be withdrawn upon successful execution of the settlement Agreement terms contained herein.
- 24. This settlement is non-precedent setting and shall not be used as an exhibit by either party in any subsequent disputes between the parties except in enforcement of the provisions contained in this Agreement, expressly including #17 above.

25. Affected classifications:

Workforce Advisor, PG24

WF Associate, PG18

26. Total number of positions covered by this Agreement: 48

27. Location and number of all positions referenced in this Agreement:

0	Dubuque	1	Slouv City	(m.)
	Spencer	2	Sloux CityCouncil Bluffs	2
	Fort Dodge	2	• Creston	5
0	Waterloo	1	Ottumwa	1
0	Carroll	2	Burlington	3
0	Davenport	5	UI Service Center	3 14
•	Cedar Rapids	2	• TOTAL	48
•	Des Moines	5	The state of the s	40

The above staffing plan results in 71% of the available positions being posted in field office locations, and 29% in the UISC.

- 28. Alleged violations of this Agreement may be grieved through the grievance procedure outlined in the Collective Bargaining Agreement. Should arbitration become necessary, IWD and AFSCME Council 61 agree to combine grievances for adjudication.
- 29. Nothing in this Agreement will be construed to suggest AFSCME Council 61 agrees with or approves changes in the IWD service delivery and personnel staffing model.

For the Union:

Danny Homan, President

ly 9, 2012

AFSCME Council 61

For the State of Iowa:

Teresa Wahlert, Director Iowa Workforce Development

Date: 7-10-12

Mike Carroll, Director

That Court

Dept. of Administrative Services

STATE OF IOWA

AND

AFSCME/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise and the Department of Corrections- Iowa Correctional Institution for Women (DOC-ICIW), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Jeff Skaggs hereinafter Grievant, AFSCME No. 116549/JDAS No. 12-0185/FERB# 12-GA-085 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that arose out of the Grievant's termination from employment on September 6, 2011. Based on this situation, the parties agree to the following:

- 1. The Parties agree that the State will rescind the termination of the Grievant's employment. The Grievant will be returned to the DOC payroll effective October 26, 2012. The Grievant will be returned to work at the Newton Correctional Facility as a Correctional Officer on the 2:00 pm to 10:00 pm shift with days off of Tuesday and Wednesday. His actual date of return to work has yet to be determined. The Grievant will receive back pay from August 25, 2012 through October 25, 2012, with the appropriate leave accruals. The Grievant will receive any interim salary increases. The Grievant's seniority will not be impacted. The Grievant agrees not to request a transfer now or in the future back to ICIW.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance. In return for this consideration the Union agrees to withdraw the above referenced grievance.

3. 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 grievance, arbitration, litigation or other proceeding in the future.

Dated this ____Day of October 2012.

FOR THE STATE:

Karen Kienast

Department of Administrative Services

FOR THE UNION:

Adalfi Swijkart ' Staff Representative

AFSCME Iowa Council 61

10/30/12

Pattl Wachtendorf

Date

Warden

Jeff Skagg

STATE OF IOWA AND AFSCME IOVVA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Department of Human Services, Cherokee Mental Health Institute, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter Into the following Agreement in full and final resolution of the grisvance filed by Ray Geary, hereinafter the Grisvant, AFSC/ME No. 117928/IDAS No. 120066 that alleged a violation of Article IV. Section 9 (Discipline and Discharge) and Article X, Section 3 (Leaves of Absence Without Pay) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlament arose out of a situation in which the Grievant was removed from the payroli on June 22, 2011.

The parties have egreed to the following:

1. Prior to September 14, 2012, the Grievani will provide the State with a sufficient immediate release to return to work signed by his healthcare provider without restrictions, or with restrictions that the State defermines can be reasonably accommodated.

The Grevant will be reinstated to the position of sychlatric Security Specialist on the 2:00pm-

- The Grievant will be reinstated to the position of Psychlatric Security Specialisted the 2:00pm10:00pm shift with (Tuesday) and Education of September 14, 2012, at the biweekly pay rate of Reptember 14, 2012, at the biweekly pay rate of 12:122-162
 The Grievant will serve a six (8) month probationary period. During this probationary period, all PD provisions of the Collective Bargaining Agreement will be applied to the Grievant as a probationary employee, including but not limited to Article IV, Section 9 (Discipline and Discharge), Article VI, Section 2 (General Layoff Procedures), and Article X, Section 1 (Leaves of Absence). The Grievant will not be eligible for transfer in accordance with Article VII (Transfers) of the Collective Bargaining Agreement until the has euccessfully completed the six (6) month probationary period.

 The Grievant will be required to attend and participate in any and all training and/or orientation as defermined by the State.
- determined by the State.
- The Grievent's original seniority date will be restored less the time he was not on the payroll.
- The Crievant will receive no back pay.

 The Crievant's vacation and slok leave accrual rates will be restored.
- In consideration of the foregoing, the Union will withdraw the above referenced grievence, and the In consideration of the foregoing, the Union will withdraw the above referenced grievence, and the Grievant waives any and all claims, demands, actions, liability, damages, or rights and causes of action of any kind, whether known or unknown, foreseen or unforeseen, against the State of lows, its current or former officers, employees and agents atising out of or resulting from the State of lows's employment relationship with the Grievant. These daims include, but are not limited to, all claims arising under federal, state, and local statutory or common law, and all demands, claims, damages, liabilities and causes of action at law or equity, whether known or unknown, which the Grievant has, had, or claims to have against the State of lows or its employees, in their personal or official capacity, with respect to any demands, claims, damages, liabilities and causes of action at law or equity based upon or directly or indirectly arising out of his employment relationship. This Agreement is a good faitir settlement of all issues arising from the facts elleged in the grievance. No promises of any other or further consideration have been made by anyone. The
- grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

10. 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 clie the same as pracedent in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:

FOR THE UNION:

Andréa-Macy
Labor Relations Specialist
Department of Administrative Services

Preston DeBosr Staff Representative AFSCME lowa Council 61

Jason Smlih Superintendern

Cherokee Mental Health Institute

Ray Geery Grievani

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of lowe, Department of Administrative Service and Department of Inspections and Appeals, State Public Defender, hereinafter State, and the American Federation of State, County, and Municipal Employees lowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the following grievances filed by Particla Marcovinterinafter Grievani, AFSCME Nos./DAS-HRE Nos.: 79139/13-0006, 119324/13-0109, 116224/13-0166, and 121266/13-0320, that alleged violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This selflement arose out of a situation in which the Grievant and was lerminated on February 11, 2013.

The parties have agreed to the following:

The termination letter will be removed from the Grievant's life and replaced with this
Agreement, which shall constitute a resignation, upon execution of this Agreement.

 Neither the Union nor the Grievant will make any further claims or actions against the State in this majter, and the Grievant will not apply for or accept any future employment with the Department of Inspections and Appeals or any of its attached units.

The State will not contest the Grievant's claim for unemployment insurance benefits.

1. This agreement is a good falth settlement of all issues arising from the lacts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

5. The terms of this settlement agreement are considered by the parties to partain only to the specific facts involved in this matter. Melther party shall rely on this agreement or cite the same as precedent in any grievences, arbitration, filigation or other proceedings in the future.

FOR THE UNION

Stephante L. Reynolds Date
Labor Relations Specialist

DAS-HRE

Semuel P. Langholz Date
State Public Defender
Department of Inspections and Appeals

FOR THE UNION

Loretta Whillow
Staff Representative
AFSCME lowa Council 61

Patricia Marcov
Date

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

CHAPT LETT & COMPANY OF THE STATE OF THE STA

The State of Iowa, Department of Administrative Services, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Janet Bannister, hereinafter Grievant, AFSCME No. 120361/DAS No. 3,0007, that alleged a violation of Article VI, Section 2 (Layoff Procedure) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was removed from the eligible for recall list on or about July 13, 2012.

The parties have agreed to the following:

- The Grievant has been placed back onto the eligible for recall list, effective July 20, 2012.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Neil A. Barrick

Labor Relations Specialist

DAS

Mike Carroll

Director-DAS

FOR THE UNION

Rick Eilander

Staff Representative

AFSCME Iowa Council 61

Jahet Bannister

Grievant

Zata Jata Government's Partner in Achieving Resulls

Mike Carroll, Director

STATE OF IOWA AND AFSCME IOWA COUNCIL 61 SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services, Civil Commitment Unit for Sexual Offenders, hereinafter the State and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Ms. Jayla Graybill, hereinafter the Grievant, AFSCME No. 117924 / DAS-HRE 13-0017, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was given a three (3) day suspension on July 11th, 14th and 15th 2012,

The parties have agreed to the following:

1. The three (3) day suspension will be reduced to a two (2) day suspension. Pay equivalent to one-day's pay, at the rate in effect on July 15, 2012, shall be returned to the Grievant. Any impact on benefits will be adjusted accordingly.

2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 or a past practice in any grievances, arbitration, litigation or other proceeding in the future.

Dr. Jason Smith, Psy D. Superintendent Staff Representative Department Human Services, CCUSO abor Relations Specialist, DAS

Mike Carroll, Ofrector



Government's Partner In Achieving Results

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services, Civil Commitment Unit for Sexual Offenders, hereinafter the State and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Ms. Lori Huegerich, hereinafter the Grievant, AFSCME No. 118017/ DAS- HRE 13-0018, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was given a one (1) day suspension on or about July 14, 2012.

The parties have agreed to the following:

1. The one (1) day suspension will be reduced to a written reprimand. Pay equivalent to one-day's pay, at the rate in effect on July 14, 2012, shall be returned to the Grievant. Any impact on benefits will be adjusted accordingly.

2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 or a past practice in any grievances, arbitration, litigation or other proceeding in the future.

FOR THE STATE:

Dr. Jason Smith, Psy D.

Date
Superintendent
Department Human Services, CCUSO

Preston DeBoer
Staff Representative 09.05.7012

April 12 April 12 Lori Huegerich
Date
Grievant

Date

FOR THE UNION:

Preston DeBoer
Staff Representative 09.05. 7012

Lori Huegerich
Date
Grievant

Gadson, Teddra [DAS]

From:

Gadson, Teddra [DAS]

Sent:

Monday, October 15, 2012 10:46 AM

To:

'Loretta Whitlow'

Subject:

RE: settlement

Got it-thanks Loretta!

Teddra Joy Gadson
Labor Relations Specialist
Iowa Department of Administrative Services
Hoover State Building, 3rd Floor
1305 East Walnut Street
Des Moines, IA 50319
Tel (515) 725-6079
Fax (515) 281-0753
Teddra.Gadson@iowa.gov

12/0031

From: Loretta Whitlow [mailto:LWhitlow@afscmeiowa.org]

Sent: Monday, October 15, 2012 10:37 AM

To: Gadson, Teddra [DAS] **Subject:** settlement

The grievance for Deb Shepherd #118336 was settled on 10/10/12. It will not need to proceed any further. Thank you.

• STATE OF IÓWA AND UE LOCAL 893 – IOWA UNITED PROFESSIONALS

SETTLEMENT AGREEMENT

The State of lowa, Department of Administrative Services, Human Resources Enterprise, and Iowa Department of Human Services, hereinafter the State, and the United Electrical, Radio and Machine Workers of America, Local 893 – Iowa United Professionals, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Katle Graham, hereinafter the Grievant, IUP NO. 12-055/DAS NO. 13-0045, that alleged a violation of Article IV, Section 11 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was issued a one day unpaid suspension on July 23, 2012, for violating DHS policies.

The parties have agreed to the following:

- The one day unpaid suspension will be removed from the Grievant's personnel file on July 23, 2013, provided the Grievant does not have any additional discipline imposed prior to July 23, 2013.
- 2. The Grievant shall receive no back pay or accruals.
- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 4. This Agreement is a good faith settlement of all Issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	
SRygnilas 11/29/12	Mausen	11-3-2012-
Stephanie L./Reynolds / Date	Michael Hansen	Date
Labor Rèlations Specialist	International Representative	
Department of Administrative Services	UE Local,893 - JUP	
Felicia Josset 11/26/17.	Kach e Grade	10/11/17
Felicia Toppert Date	Katle Graham	Data
Personnel/Business Manager	Grievant	Date '
lows Department of Human Services		

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IA DEPT, OF ADMINISTRATIVE SERVICES



PACK-18-15 AFSCME COUNCIL 61 GRIEVANCE FORM

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STATE OF IOWA

AND

AFSCME/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services- Glenwood Resource Center (GRC), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Kathy Kuhl, hereinafter Grievant, AFSCME Nos. 120054 /IDAS No. 13-0073 that alleges a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to a one (1) day unpaid suspension issued to the Grievant on or about July 25, 2012. Based on this situation, the parties agree to the following:

- 1. The one (1) day suspension will be reduced to a written reprimand six (6) months from the date of the execution of this agreement of the execution of this agreement of the execution of the execut
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Dated this Day of July 2013.

FOR THE STATE:

Department of Administrative Services

FOR THE UNION:

Matt Butler

Staff Representative

AFSCME Council 61

Zvia McCornick

Superintendent

Glenwood Resource Center

Kathy Kuhl Grievant

Date

STATE OF IOWA

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services, Glenwood Resource Center hereinafter State, and Jason Ryan, hereinafter Grievant, enter into the following Agreement in full and final resolution of the grievance filed by Jason Ryan, NC# 1224/IDAS No. 13-0078 that alleges violations of the Administrative Rules related to disciplinary actions.

This agreement constitutes a full and final resolution of the issues that led to the termination of the Grievant's employment on August 7, 2012. Based on this situation, the parties agree to the following:

- 1. The termination is rescinded and the notice dated August 7, 2012 will be removed from the Grlevant's personnel file and replaced with this Agreement. The required pre-employment background check will be requested on October 5, 2012. The Grlevant will be returned to the GRC schedule as soon as practicable once the check has been returned. The time between the termination (August 8, 2012) and his return to work will be considered to have been an unpaid disciplinary suspension. The Grievant will not receive any accrued leave for the time period which comprises the unpaid suspension; however the amount of sick leave he had accrued prior to the suspension/termination shall be restored to him.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievance, arbitration; litigation or other proceeding in the future.

Dated this ____Day of October 2012.

FOR THE STATE:

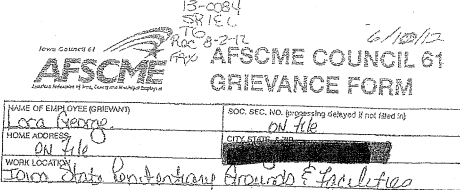
Karen Kienast

Department of Administrative Services

FOR THE GRIEVANT:

Jason Ryan Grievant

Zvia McCormick Date Superinter dent Glenwood Resource Center



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SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penilentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Duane Kramer, hereinafter the Grievant, AFSCME No. 121628/IDAS No. 13-0102, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was issued a one day unpaid suspension on August 27, 2012, for violating DOC policies.

The parties have agreed to the following:

- Upon execution of this agreement, the one day suspension shall be reduced to a written reprimand and the grievant shall receive eight hours of back pay and accruals at the rate he was earning on August 27, 2012.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 came as precedent in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	•
Stephanle/L. Reynolds Date Stephanle/L. Reynolds Date Labor Relations Specialist lowa Department of Administrative Services	Olto Groenewald Staff Representative AFSCME Iowa Council 61	<i>4-/2-/3</i> Date
Deb Nichols Date Associate Warden Iowa State Penitentiary	Duane Kramer Grievant	Date



Government's Parinor in Achieving Results

STATE OF IOWA AND AFSCME IOWA COUNCIL, 61

SETTLEMENT AGREEMENT

The State of Iowa. Department of Administrative Services (DAS), and Anamosa State Pententiary (ASP) in Anamosa, Iowa, hereinafter the State and the American Federation of State, County and Municipal Employees Iowa Council 61(AFSCME), hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Local 2994, hereinafter the Grievant, Procedure, Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement grose out of a situation where the Grievant, Correctional Officer, David Rose

In consideration of resolving the dispute the parties have agreed to the following:

- 1. Management agrees to roll back the one (1) day suspension to a written reprimand with no back pay.
- 2. The Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievani's claims in this grievance.
- 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 or a past practice in any grievances, arbitration, litigation or other proceeding in the future.

FOR THE STATE:

Will-Sperfuge

Bill Sperfslage Deputy Warden

Date

Anamosa State Penitentiary

Labor Relations Specialist DAS

Styllian Control

Leo Cansen, Steward

FOR THE UNION:

Ryoin White Da AFSCMI: Staff Representative

Date

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Iowa Veterans Home, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Debbie Allbee, hereinafter Grievant, AFSCME No. 118699/ DAS No. 13-0161, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a written reprimand on September 28, 2012. The parties dispute whether just cause existed for issuance of the reprimand. The parties have agreed to the following in resolution of the grievance:

The parties have agreed to the following:

- 1. If the Grievant's conduct up to and including May 31, 2013 does not include action that leads to disciplinary action, the written reprimand that was issued on September 28, 2012 will be removed from her personnel file
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance once the reprimand has been removed from the Grievant's file.
- 3. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE Neil A. Barrick

Labor Relations Specialist

DAS

Renny Cutler-Bermudez

Iowa Veterans Home

Rick Ellander

FOR THE UNION

Staff Representative

AFSCME Iowa Council 61

Grievant

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Iowa Department of Corrections, Iowa Medical Classification Center, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Myra Vazquez, hereinafter Grievant, AFSCME No. 119071/DAS No. 13-0163, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a ten day suspension following:

The parties have agreed to the following:

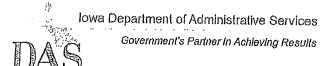
Daniel Craig Warden

Iowa Medical Classification Center

- Should Grievant not incur any discipline of a like nature within a period of one (1) year from the date of final execution of this settlement agreement, the discipline shall be reduced to a five (5) day suspension.
- 2. If the suspension is reduced to five (5) days, Grievant will receive no back-pay related to the reduction.
- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievance and it will not proceed to arbitration.
- 4. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE Control of the STATE	FOR THE UNION Casless Anderson Date Staff Representative	
DAS 1/2 1/2 1/3	AFSCME Iowa Council 61	

Grievant



Governor Terry E. Branslad Lt. Governor Kim Reynolds Mike Carroll, Director

STATE OF IOWA AND **AFSCNE IOWA COUNCIL 61**

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Department of Transportation, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Ron Stafford, hereinafter the Grievant, AFSCME No. 108745 /DAS No. 13-04761;that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was given a termination letter on or about October 22, 2012.

The parties have agreed to the following:

1. The Grievant has tendered his resignation from employment and decided to retire from employment with the State of Iowa, effective October 22, 2012.

2. The termination will be removed from the Grievant's personnel file upon settlement.

3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

4. This Agreement is a good faith settlement of all Issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

5. The terms of this Settlement Agreement are considered by the parties to pertain only to the specific facts involved in this matter. Nelther party shall rely on this Agreement or cite the same as precedent or a past practice in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:		FOR THE UNION:	
The state of the s	4/1031-1	2 Caly Humo	10-30-12
Todd Sadler Director, Office of Employee Services	Date	Adam Swihart Staff Representative	Date
	pe 10/31/12	Ron Staffard	10-30-12
John Crupi Labor Relations DAS	Date	Ron Stafford Grievant	Date

Hoover State Office Building

1305 East Walnut Street Des Moines, IA 50319

(515) 281-5360

http://das.lowa.gov

STATE OF IOWA

AND

AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and the Department of Corrections- Iowa Correctional Institution for Women, hereinafter State, and AFSCME Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Aliesha Edwards- Kirby, hereinafter Grievant, AFSCME No. 116315/IDAS No. 13-0172 that alleges violations of Article IV, Section 11 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to the termination of the Grievant's employment on October 17, 2012. Based on this situation, the parties agree to the following:

- 1. The termination will be rescinded and the Grievant will be permitted to resign. The Grievant's signature on this Agreement shall constitute a letter of resignation effective October 17, 2012. The Grievant agrees that she will not apply for nor will she be eligible for employment with the Iowa Department of Corrections in the future.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.

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 grievance, arbitration, litigation or other proceeding in the future.

Dated this 15 Day of May 2013.

FOR THE STATE:

Karen Kienast

Department of Administrative Services

FOR THE UNION:

Adam Swihart Staff Representative

AFSCME Iowa Council 61

Bujan Recotes

Bryan Reicks

Date

Iowa Correctional Institution for Women

Aliesha Edwards-Kirby

Grievant

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Edwards-Kirby Settlement Agreement

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MANAGEMENT'S COPY (Traveling Gopy)

Pirkl, Stefanie [DAS]

From:

Adam Swihart <ASwihart@afscmeiowa.org>

Sent:

Friday, November 02, 2012 10:26 AM

To:

Gadson, Teddra [DAS]

Cc:

Anderson, Linda [DOT]

Subject:

RE: AFSCME #108747 James McGlynn (Vacation Denial)

I haven't been in the office to sign it but I agree with it.

Adam Swihart
Union Representative--Central Iowa
AFSCME Iowa Council 61

Sent from my U.S. Cellular® Android-powered device

----Original message----

From: "Gadson, Teddra [DAS]" < Teddra.Gadson@iowa.gov >

To: Adam Swihart < ASwihart@afscmeiowa.org>

Cc: "Anderson, Linda [DOT]" < Linda. Anderson@dot.iowa.gov>

Sent: Fri, Nov 2, 2012 15:23:41 GMT+00:00

Subject: RE: AFSCME #108747 James McGlynn (Vacation Denial)

Happy Friday Adam,

Any news on the status of this? Please advise.

Thanks, Teddra

Teddra Joy Gadson
Labor Relations Specialist
Iowa Department of Administrative Services
Hoover State Building, 3rd Floor
1305 East Walnut Street
Des Moines, IA 50319
Tel (515) 725-6079
Fax (515) 281-0753
Teddra Gadson@iowa.gov

From: Adam Swihart [mailto:ASwihart@afscmeiowa.org]

Sent: Tuesday, October 30, 2012 8:26 AM

To: Gadson, Teddra [DAS] **Cc:** Anderson, Linda [DOT]

Subject: RE: AFSCME #108747 James McGlynn (Vacation Denial)

When I get back to the office I will print this out, sign it, and send it back.

Thank you!

Adam Swihart Union Representative--Central Iowa AFSCME Iowa Council 61

Sent from my U.S. Cellular® Android-powered device

----Original message----

From: "Gadson, Teddra [DAS]" < Teddra.Gadson@iowa.gov > To: Adam Swihart < ASwihart@afscmeiowa.org >

Cc: "Anderson, Linda [DOT]" < Linda. Anderson@dot.iowa.gov>

Sent: Mon, Oct 29, 2012 19:05:41 GMT+00:00

Subject: RE: AFSCME #108747 James McGlynn (Vacation Denial)

Hi Adam,

Please see attached email. Should you have any other questions or concerns, feel free to contact me.

Thanks, Teddra

Teddra Joy Gadson Labor Relations Specialist lowa Department of Administrative Services

STATE OF IOWA

AND

AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and the Department of Corrections- Iowa Correctional Institution for Women, hereinafter State, and AFSCME Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Tiffany Hageman, hereinafter Grievant, AFSCME No. 116327/IDAS No. 13-0185 that alleges violations of Article IV, Section 11 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to the termination of the Grievant's employment on November 2, 2012. Based on this situation, the parties agree to the following:

- 1. The termination will be rescinded and the Grievant will be permitted to resign. The Grievant's signature on this Agreement shall constitute a letter of resignation effective November 2, 2012. The Grievant agrees that she will not apply for nor will she be eligible for employment with the Iowa Department of Corrections in the future.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Dated this 10 Day of May 2013.

FOR THE STATE:

Karen Kienast

Department of Administrative Services

FOR THE UNION:

Adam Swihart

Staff Representative

AFSCME Iowa Council 61

Buyan Revotes

Bryan Reicks

Date

Iowa Correctional Institution for Women

Titlany/Hageman

Date

Date

Grievant

STATE OF IOWA AND UE LOCAL 893/ IOWA UNITED PROFESSIONALS

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and The Iowa Department of Human Services (collectively "State"), and the UE Local 893/ Iowa United Professionals ("Union"), enter into the following Agreement in full and final resolution of a grievance filed by Megan Vang ("Grievant"), identified as State No. 13 0/88 and Union No. 12-068, that alleged a violation of Article IV, Section 11 (Discipline and Discharge) of the Collective Bargaining Agreement between the partles.

This settlement arises out of the termination of Grievant's employment by the State on or about October 25, 2012.

The parties agree to the following terms of settlement:

- 1. The Grievant will be allowed to resign in lieu of termination. Upon execution of this Settlement Agreement, the termination letter will be removed from the Grievant's personnel file and replaced with this Agreement which will constitute a letter of resignation effective October 25, 2012. Any reference requests related to the Grievant from any employer other than the State will be responded to by the State with the date Grievant's employment with the State began, the date of resignation and Grievant's pay at the time of resignation.
- In consideration of the foregoing, the Union will withdraw the above referenced grievance and all other grievances previously filed by the Grievant including, but not limited to, DAS grievance No. 12-0910, Union grievance No. 12-044.
- 3. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 4. This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances referenced herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

10/8/13

Jeffrey R. Edgar (

Date

Labor Relations

Department of Administrative Services

FOR THE UNION

Greg Cross C Representative

UE International

Pauline Rutherford \ Da Department of Human Services

Megah Vang Megah Vang Grievant

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Mt. Pleasant Correctional Facility (MPCF), hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Mace Barnes, hereinafter the Grievant, AFSCME No. 114047/DAS No. 13-0198, that alleged a violation of Article IV, Section 8 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant's was issued a five (5) day unpaid suspension on November 7, 2012, for violating DOC work rules. The suspension was served November 14-18, 2012.

The parties have agreed to the following:

- 1. The five (5) day unpaid suspension shall be reduced to a four (4) day unpaid suspension and the grievant shall receive eight (8) hours of back pay and accruals at the rate he was earning on November 7, 2012. This suspension shall remain a part of the grievant's permanent
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	
Stephanie L. Reynolds Date Labor Relations Specialist Department of Administrative Services	Steve Slegel Staff Representative AFSCME Iowa Council 61	1-31-13 Date
Ron Mullery SuperIntendent Date	Mace Barnes Grievant	Date

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Public Safety, hereinafter the State, and the American Federation of State, County, and Municipal Employees lowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Dennis Becker, hereinafter Grievant, AFSCME No. 120369 /DAS No. 13-0215, that alleged a violation of Article IV, Section 9(Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a ten day suspension The suspension and final warning on November 19, 2012, has been served. The parties dispute the facts surrounding the incident. In full and final resolution of the pending grievance, the parties have agreed to the following:

The parties have agreed to the following:

1. The ten day suspension shall be reduced to a five day suspension without a final

2. Grievant shall be reimbursed for five days already served, at the rate of pay in effect at the time of the suspension.

3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

4. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Neil A. Barrick

Labor Relations Specialist

DAS

FOR THE UNION

Loretta Whitlow

Staff Representative AFSCME Iowa Council 61

Dennis Becker

Grievant

Brian London Commissioner

Department of Public Safety

STATE OF IOWA

AND

AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and the Department of Corrections- Iowa Correctional Institution for Women, hereinafter State, and AFSCME Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Amanda Neese hereinafter Grievant, AFSCME No. 98978/IDAS No. 13-0223 that alleges violations of Article IV, Section 11 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to the termination of the Grievant's employment on November 16, 2012. Based on this situation, the parties agree to the following:

- 1. The termination will be rescinded and the Grievant will be permitted to resign. The Grievant's signature on this Agreement shall constitute a letter of resignation effective November 16, 2012. The Grievant agrees that she will not apply for nor will she be eligible for employment with the lowa Department of Corrections in the future.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 4. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter.

Neese Settlement Agreement Neither party shall rely on this agreement or cite the same as precedent in any grievance, arbitration, litigation or other proceeding in the future.

FOR THE STATE:

FOR THE UNION:

Colombia Solution of Administrative Services

FOR THE UNION:

Colombia Solution of Administrative Services

Adam Swihart Date Staff Representative AFSCME Iowa Council 61

Bryan Reicks Date
Iowa Correctional Institution for Women

Dated this ____Day of May 2013.

Amanda Neese Date
Grievant

2

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Iowa Veterans Home, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Melinda Bonschmitt, hereinafter Grievant, AFSCME No. 120810/DAS No. 13-0224, that alleged a violation of Article 4, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

In full resolution of the grievance, the parties have agreed to the following:

- 1. The Grievant by signing this agreement shall have resigned her position as of the date of termination.
- 2. Any reference to termination will be removed from Grievant's personnel file and no contest will be made to Grievant's receipt of unemployment benefits.
- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 4. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future except to enforce the terms of this agreement.

FOR THE STATE	FOR THE UNION
Weil A. Barrick Date	Rick Ellander Date
DAS Labor Relations Specialist	AFSĆME IA C61
DAS Labor Relations opeoistics	•
	Bonochnik 1/4/301
Pency Cutler-Bermudez Date	Melinda Bonschmitt Date
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SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and Department of Education, Iowa Vocational Rehabilitation Services, hereinafter the State, and AFSCME Iowa Council 61, hereinafter the Union, enter into the following Agreement In full and final resolution of the grievance filed by Todd Bridgeman, hereinafter the Grievant, AFSCME No. 121543/IDAS No. 13-0227, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Selllement arose out of a situation in which the Grievant was issued a three day unpaid suspension on November 20, 2012, with the suspension served November 27 through November 29, 2012.

The parties have agreed to the following:

- 1. Upon execution of this Settlement Agreement, the three day unpaid suspension shall be reduced to a one day unpaid suspension. The Grievant shall receive no back pay or accruals.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 4. The terms of this 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 grievances, arbitration, litigation or other proceedings in the future.

SRich P & N > 16/13

Stephanle L. Reynolds

FOR THE STATE:

Labor Relations Specialist

Department of Administrative Services

David Mitchell

Administrator Iowa Vocational Rehabilitation Services FOR THE UNION:

Greg Lewis (

Staff Representative

AFSCME Iowa Council 61

Tódd Bridgeman

Grievant

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA WORKFORCE DEVELOPMENT,

æ

GRIEVANCE NUMBERS: IDAS 13-0228; AFSCME 120371

AFSCME IOWA COUNCIL 61 FOR JOHN MCDONALD, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Workforce Development (hereinafter the "STATE") and AFCSME IOWA COUNCIL 61 for John McDonald (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 11th day of July 2013, in full and final resolution of the grievance filed by the GRIEVANT, IDAS No. 13-0228 and AFSCME No. 120371, that alleged a violation of Article XI, Section 10 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

1. The GRIEVANT/Union:

- a. Shall, in writing, withdraw the following grievance: IDAS No. 13-0228 and AFSCME No. 120371;
- b. Shall resign, in lieu of being terminated;
- c. Shall not seek reemployment at the Iowa Workforce Development.
- 2. In consideration of the foregoing, the STATE:
 - a. Shall adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
 - c. This Agreement shall serve as a good faith settlement and final resolution of any and all claims the GRIEVANT may or might have against STATE arising from or related to his employment, and represents a full, final and complete settlement of any and all alleged damages arising from or related to the above stated grievances and subsequent arbitrations whether known or unknown.
 - d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievances. The PARTIES-shall-not-rely on this

State of lowa, lowe Workforce Development & AFCSME lowe Council 61 for John McDonald Grievance Settlement Agreement IDAS No. 13-0328, AFSCME No. 120371

Page 2 of 2

Agreement or cite the same as precedent in any other grievance, arbitration, litigation or any other future proceedings.

4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR	THE	STA	TF:

Teddra J. Porteous Date Labor Relations Specialist

Iowa Department of Administrative

Services

Lori Adams

Division Administration

Iowa Workforce Development

FOR THE UNION:

Greg Levijs

Union Representative

AFSCME Iowa Council 61

John McDonald

Grievant

Date/

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Jo Smith, hereinafter the Grievant, AFSCME No. 113046/DAS No. 13-0233, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was given a written reprimand dated November 16, 2012, for violating DOC policies.

The parties have agreed to the following:

1. The written reprimand will be removed from the Grievant's personnel file upon execution of

2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	
Stephanie L. Reynolds Stephanie L. Reynolds Labor Relations Specialist Iowa Department of Administrative Services	Otto Groenewald Staff Representative AFSCME Iowa Council 61) -5-13 Date
Deb Nichols Date Associate Warden Iowa State Penitentiary	Jo Smith Grievant	Date

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Jared Dray, hereinafter the Grievant, AFSCME No. 121609/DAS No. 13-0234, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was given a written reprimand dated November 16, 2012, for violating DOC policies.

The parties have agreed to the following:

Iowa State Penitentiary

- 1. The written reprimand will be removed from the Grievant's personnel file upon execution of this agreement.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	1
Stephanie L./Reynolds Date Labor Relations Specialist Iowa Department of Administrative Services	Otto Groenewald Staff Representative AFSCME Iowa Council 61	2-5-13 Date
Deb Nichols Date Associate Warden	Jared Dray Grievant	Date

State of Iowa And Afsche Iowa Council 61

SETTLEMENT AGREEMENT

The State of lows, Department of Administrative Services and Department of Corrections, Mt. Pleasant Correctional Facility, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Timothy Robinson, hereinafter Grievant, AFSCME No. 114049/DAS-HRE No. 13-0250, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was given a one (1) day suspension without pay on December 3, 2012, with the suspension served on December 7, 2012.

The parties have agreed to the following:

- The one (1) day suspension without pay will be reduced to a written reprimend dated December 3, 2012, and the Grievant will be reimbursed for eight (8) hours of back pay and accruals at the same rate he was earning at the time of the suspension.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This agreement is a good falth settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other precedings in the future.

FOR THE STATE

Stephanie/L. Reynolds
Labor Relations Specialist
Department of Administrative Services

FOR THE UNION

Steve Slegei
Staff Representative
AFSOME Iowa Council 61

Date

Timothy Robinson

Grievani

Ron Muller Date
Superintendent
Mt. Pleasant Correctional Facility

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SETTLEMENT AGREEMENT

CO. 61

The State of Iowa, Department of Administrative Services and the Iowa Workforce Development, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievances filed by Lynn Nulle, hereinafter Grievant, AFSCME No. 120518 and 120519/DAS No.13-0251 and 13-0271, that alleged a violation of Article IV, Section 9(Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a 5 day suspension and a 10 day suspension, the parties dispute the facts surrounding the incident. In full and final resolution of the pending grievance, the parties have agreed to the following:

The parties have agreed to the following:

- The 5 day suspension shall be reduced to a 1 day written reprimand; the 10 day suspension will be reduced to a 3 day suspension.
- 2. Grievant shall be reimbursed for three days already served, at the rate of pay in effect at the time of the suspension.
- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievances.
- 4. The grievant agrees that he will never again work for Iowa Workforce Development, but may at another state of Iowa agency.
 - 5. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in these grievances.
 - 6. 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 grievances, arbitration, litigation or other proceedings in the future.

Teddra Gadson Date
Labor Relations Specialist

DAS

Jon Nelson Date

iowa Workforce Development

FOR THE STATE

FOR THE UNION

Author 2/2/3

Loretta Whitlow Date 1/3

Staff Representative AFSCME Iowa Council 61

Lynn Nulle: Date



AFSCME COUNCIL

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STATE OF IOWA AND AFSCWE.

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Iowa Veterans Home, hereinafter the State, and AFSCME, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Tina Miller, hereinafter. Grievant, AFSCME No. 72613/DAS No. 13-0267, that alleged a violation of Article IV, Section 9, of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a five (5) day suspension. In full resolution of the dispute, the parties have agreed to the following:

- 1. Effective June 17, 2013, should Grievant not have incurred any additional discipline and continue to conduct herself as a role model and leader, the five day suspension will be reduced to a three (3) day suspension.
- 2. Grievant will not receive any back pay should the suspension be reduced.

7/24/13

- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 4. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Neil Barrick

Labor Relations Specialist

DAS

Penny Catter-Bermudez

Iowa Veterans Home

FOR THE UNION

Rick Eilander

AFSCME

Tina Millei

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

This Settlement arose out of a situation in which the Grievant's employment was terminated on January 13, 2013.

The parties have agreed to the following:

- 1. The letter of termination shall be removed from the grievant's personnel file and replaced with this Agreement which shall constitute a letter of resignation effective January 13, 2013.
 - Neither the Union nor the Grievant will make any further claims or actions against the State in this matter and the Grievant will not apply for or accept any future with the State of Iowa.
 In consideration of the foregoing, the Union will withdraw the above referenced grievance.
 - 3. In consideration of the foregoing, the Union will willtaraw the above referenced growth of the facts alleged in the 4. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
 - 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 grievances, arbitration, litigation or other proceedings in the future.

Stephanie L. Reyholds Dale Labor Relations Specialist Department of Administrative Services Human Resources Enterprise.	FOR THE UNION: Matt Buller Staff Representative AFSCME lowa Council 61	3/1/201
John Nelson 2/28/13. Non Nelson Date Employee Services Manager Iowa Workforce Development	Barbara McLemore Grievant	Date

STATE OF IOWA AND AFSCHE IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Kathy Hershberger, hereinafter the Grievant, AFSCME No. 122676/IDAS No. 13-0288 that alleged a violation of Appendix W of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was denied hollday pay on January 1, 2013.

The partles have agreed to the following:

- 1. The Grievant shall be reimbursed 12 hours of compensatory time upon execution of this Agreement.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:	
Stephanie L. Reynolds Date Labor Relations Specialist Iowa Department of Administrative Services	Otto Groenewald Staff Representative AFSCME Iowa Council 61	2-5-13 Date
Ablen Famel RN NS 2 2/8/13 Coleen Kascel Date Nursing Supervisor 2 Lowa State Penitentiary	Kathy Hersbherger Grievant	Date

STATE OF IOWA AFSOME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penltentlary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Jake Bohnenkamp, hereinafter the Grievant, AFSCME No. 122719/IDAS No. 13-0289, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was given a one (1) day suspension dated January 3, 2013, with the suspension served on January 4, 2013, for violating DOC policies.

The parties have agreed to the following:

Iowa Stale Penitentiary

1. The one (1) day suspension will be removed from the Grievant's personnel file one year from the date of Issuance provided the Grievant does not have any further disciplinary incidents prior to January 3, 2014.

2. The Grievant will not receive any back pay or accruals.

- 3. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 4. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

5. The terms of this Settlement Agreement are considered by the parties to pentain only to the specific facts involved in this matter. Neither party shall rely on this Agreement or cite the same as precedent in any grievances, arbitration, iltigation or other proceedings in the future.

FOR THE UNION: FOR THE STATE: Olto Groenewald Stephanle L. Reynolds Staff Representative Labor Relations/Specialist AFSCMÉ Iowa Council 61 lowa Department of Administrative Services Jake Bohnenkamp Deb Nichols Grievant Associate Warden

STATE OF IOWA 480-92-6219AFSCME IOWA COUNCIL 61

The State of Iowa, Department of Administrative Services, and Iowa Board of Parole, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievances filed by Deanna Chumbley, hereinafter the Grievant, AFSCME No. 122376/IDAS No. 13-0305. AFSCME No. 118628/IDAS No. 13-0340, AFSCME No. 122382/IDAS No. 13-0324, AFSCME No. 122378/IDAS No. 13-0325, AFSCME No. 122378/IDAS No. 13-0326, and AFSCME No. 122380/IDAS No. 13-0328 that alleged a violation of Article IV, Section 9 (Discipline and Discharge). and AFSCME No. 118629/IDAS No. 118629 that alleged a violation of Appendix R. Section 3 (Clerical Bargaining Unit Workplace Violence-Free Policy) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement grose out of a situation in which the Grievant was issued a written reprimand on December 28, 2012, and a one day unpaid suspension, a three day unpaid suspension, a flye day unpaid suspension, a 10 day unpaid suspension and final warning, and a written work directive on February 12, 2013,

The parties have agreed to the following:

4:30 p.m. Bt pl 05/09/

1. The Grievant will resign employment effective XXXXX, 2013, and the above referenced disciplinary actions and written directive will be removed from the Grievant's personnel file,

2. The Grievant will be reimbursed 152 hours of compensation and accruals at the rate she was earning at the time of the suspensions.

- 3. The Grievant's health insurance benefit will remain in effect until June 30, 2013.
- 4. The Grievant will not be placed on the recall list.
- 5. In consideration of the foregoing, the Union will withdraw the above referenced grievances.
- 6. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievances. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance,
- 7. 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 clie the same as precedent in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:

FOR THE UNION:

Stephanie L. Reynolds

Labor Relations Specialist

lowa Department of Administrative Services

Greg Lewis

Staff Representative

AFSCME Iowa Council 61

Jason Carlstrom Chair Iowa Board of Parole

Date .

Deanna Chumbley Grievant

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STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Mike Smith, hereinafter the Grievant, AFSCME No. 122689/IDAS No. 13-0307, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant was issued a written reprimand dated January 15, 2013, for violating DOC policies.

The parties have agreed to the following:

Iowa State Penitentiary

- 1. The written reprimand will be removed from the Grievant's personnel file upon execution of this settlement agreement.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR THE UNION:
Stephanie V. Reynolds Date Labor Relations Specialist Iowa Department of Administrative Services	Olto Groenewald Date Staff Representative AFSCME Iowa Council 61
Deb Nichols Date Associate Warden	Mike Smith Date Grievant

AFSCME Iowa Council 61 JAN 24 2014

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Iowa Veterans Home (IVH) hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Todd Hom, hereinafter Grievant, AFSCME No. 119724/DAS No. 13-0314, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was terminated from employment on January 27, 2013.

The parties have agreed to the following:

- 1. The Grievant shall be allowed to submit a letter of resignation. Management acknowledges receipt of same.
- 2. The resignation will be considered effective as of January 27, 2013.
- 3. Grievant will be paid for 38 hours of sick leave accrued as of the date of resignation, less appropriate deductions.
- 4. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 5. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 6. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this matter and will be kept confidential to the extent allowable by lowa law. Neither party shall rely on this agreement or cite the same as precedent in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

Neil A. Barrick

Labor Relations Specialist

DAS

Penny@utler-Bermude

Iowa Veterans Home

FOR THE UNION

Rick, Eilander

Staff Representative

AFSCME lowa Council 61

Jodd Horn

Grievant

<u>____</u>

STATE OF IOWA

AND

AFSCME/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services and the Department of Human Services- Glenwood Resource Center (GRC), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Heather Young, hereinafter Grievant, AFSCME No. 120087/IDAS No. 13-0321 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to a one (1) day unpaid suspension issued to the Grievant on February 1, 2013. Based on this situation, the parties agree to the following:

- 1. The one (1) day unpaid suspension will be rescinded and the Grievant will be reimbursed for back pay and accruals at the rate she was receiving on February 1, 2013.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 3. Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Por The STATE:

FOR THE UNION:

FOR THE UNION:

FOR THE UNION:

Matt Butler Date
Staff Representative
AFSCME Council 61

AFSCME Council 61

Date
Superintendent
Glenwood Resource Center



AFSOME COUNCIL 61 mx GRIEVANCE FORM

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13-0552

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CLASSIFICATION
HOME PHONE NUMBER

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STATE OF IOWA AND **UE LOCAL 893/ IOWA UNITED PROFESSIONALS**

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and The Iowa Department of Human Services (collectively "State"), and the UE Local 893/ Iowa United Professionals ("Union"), enter into the following Agreement in full and final resolution of a grièvance filed by Bronna Maher-Coughenour ("Grievant"), identified as State No. 13:0976 and Union No. 13-009, that alleged a violation of Article IV, Section 11 (Discipline and Discharge) of the Collective Bargaining Agreement between the parties.

This settlement arises out of the termination of Grievant's employment by the State on or about March 1, 2013.

The parties agree to the following terms of settlement:

1. The Grievant will be allowed to resign in lieu of termination. Upon execution of this Settlement Agreement, the termination letter will be removed from the Grievant's personnel file and replaced with this Agreement which will constitute a letter of resignation effective March 1, 2013. Any reference requests related to the Grievant from any employer other than the State will be responded to by the State with the date Grievant's employment with the State began, the date of resignation and Grievant's pay at the time of resignation.

2. In consideration of the foregoing, the Union will withdraw the above-referenced grievance and all other grievances previously filed by the Grievant to the extent those

grievances have not yet been resolved.

3. This agreement is executed by the parties as a good faith settlement of all issues arising from the facts alleged in all grievance(s) referenced herein. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances referenced herein. The parties agree that this settlement shall not be used or cited for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE

10/16/13 Jeffrey R. Edgal Date

Labor Relations

Department of Administrative Services

FOR THE UNION

Greg Cross Representative

UE International

Pauline Rutherford Date Department of Human Services

Brenna Maher-Coughenour Date
Grievant

STATE OF IOWA

AND

AFSCME/IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise and the Department of Human Services- Glenwood Resource Center (GRC), and the Department of Human Services- Glenwood Resource Center (GRC), hereinafter State, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Patricia Day, hereinafter Grievant, and final resolution of the grievance filed by Patricia Day, hereinafter Grievant, AFSCME No. 119891/IDAS No. 13-0387 that alleges violations of Article IV, Section 9 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to a one (1) day unpaid suspension issued to the Grievant on or about March 5, 2013. Based on this situation, the parties agree to the following:

- 1. The one (1) day suspension will be reduced to a written reprimand. The reprimand will remain in the Grievant's personnel file for one (1) year after the execution of the agreement. resulting anscipline will be a three (3) day unpaid suspension. The Grievant will be reimbursed for one (1) day of back pay and accruals at the rate of pay and accruals she was receiving on March 5, 2013.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
 - Upon execution of this Agreement, the Union agrees to withdraw this grievance.

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 grievance, arbitration, litigation or other proceeding in the future.

Dated thisDay of April 2013.		
FOR THE STATE:	FOR THE UNION:	
Karen Kienast Department of Administrative Services	Matt Butler Staff Representative AFSCME Council 61	<u>5-9-2</u> 0/3 Date
A = 515/12		
Zvia MaCorraick Date	Patricia Day r	Date

Superintendent

Glęnwood Resource Center

Grievant

AWOI TO BYATE And Africae Iowa Council 81

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterplae, and Department of Corrections, Anamosa State Pentientiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees lowa Council 64, hereinafter the Union, enter into the following Agreement in full and that resolution of the griovance filed by Muritoe Glogorich, horeinafter the Orlevant, AFSCME No. 117726/DAS No. 130009, that alleged a vicinition of Article IV, Section 9 (Discipline and Discharge) of the 2014-2013 Collective Bargaining Advances the berlies. Bargaining Agreement between the parties.

This sellioment cross out of a situation in which the Grievant's employment was terminated on March 11, 2013.

The parties have agreed to lite following:

- 1. The Grievant will be allowed to resign in flou of termination. Upon execution of this Softement Agreement, the termination letter will be removed from the Grievant's
- Softlement Agreement, the termination latter will be removed from the Orievant's personnel file and replaced with this Agreement which will constitute a letter of resignation offsetive March 11, 2013.

 The Orievant agrees to refer any and all reference checks to the Anamosa State. Pentientiary Personnel Department and knows that any such reference checks will be imited to confirmation of her dates of employment, test position held, rate of pay, the amount of accrued vacation and sick heave, and the amount of accrued vacation and sick heave, and the amount of accrued vacation and sick heave that was used. The obligation under this paragraph is apparable and any failure by the State of lova and the lova Department of Corrections to perform the obligation in this paragraph will only give rise to an action to enforce this paragraph.

 In consideration of the foregoing, the Union will withdraw the above referenced orievance.

- grievance.

 This agreement is a good fall'h selliement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance. The terms of this settlement agreement are considered by the parties to pertain only to the specific facts involved in this maller. Notifier party shall rely on this agreement or alle the same as pracedent in any advances, achitestan, litteston or other propositions.
- olle the came as precedent in any grievances, arbitration, illigation or other proceedings In the future.

FOR THE STATE

Stephanie L. Reynolds Labor Relations Specialist

Department of Administrative Services

FOR THE UNIO

Wille

Staff Representative AFSCME lowa Council 61

STATE OF IOWA

AND

UE LOCAL 893/IOWA UNITED PROFESSIONALS

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and the Department of Corrections- Newton Correctional Facility, hereinafter State, and the UE Local 893/Iowa United Professionals hereinafter Union, enter into the following Agreement in full and final resolution of the grievance filed by Michelle Gonzales, hereinafter Grievant, IUP No. 13-001/IDAS No. 13:0406 that alleges violations of Article IV, Section 11 (Discipline and Discharge) of the 2011-13 Collective Bargaining Agreement between the parties.

This agreement constitutes a full and final resolution of the issues that led to the termination of the Grievant's employment on March 21, 2013. Based on this situation, the parties agree to the following:

- 1. The termination will be rescinded and the Grievant will be permitted to resign. The Grievant's signature on this Agreement shall constitute a letter of resignation effective March 21, 2013. The Grievant agrees that she will not apply for nor will she be eligible for employment with the Iowa Department of Corrections in the future.
- 2. The Parties agree that this settlement resolves all issues arising from the facts alleged in this grievance. No promises for other or future consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- Upon execution of this Agreement, the Union agrees to withdraw this grievance.
- 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 grievance, arbitration, litigation or other proceeding in the future.

Dated thisDay of April 2013.		
FOR THE STATE:	FOR THE UNION:	
Karen Kienast Department of Administrative Services	Michael Hansen Staff Representative UE Local 893/IUP	Date
	· •	•
Steve Squires A-24-2013 Newton Correctional Facility	Michelle Gonzales Grievant	Date



AFSCME COUNCIL 61 MELLING



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STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter Into the following Agreement In full and final resolution of the grievance filed by Kenneth Veil, hereinafter the Grievant, AFSCME No. 66936/IDAS No. 13-0449, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the

This Settlement arose out of a situation in which the Grievant was issued a written reprimand dated March 26, 2013.

The parties have agreed to the following:

Iowa State Penitentiary

- 1. The written reprimand will be removed from the Grievant's personnel file and the Grievant shall be considered coached and counseled.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:	FOR T	HE UNION:		·
Stephanie L. Reynolds Da Labor Relations Specialist Iowa Department of Administrative Sen	Staff R	Who was strong to the service of the	Date Date	6-25-13 ONY
Deb Nichols Associate Warden	<i>l(e-l)</i> ate Kenne Grieve	eth Vell ant	Date	· •

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA WORKFORCE DEVELOPMENT,

8

GRIEVANCE NUMBERS: IDAS 13-0465, 13-0469; AFSCME 115804, 115807

AFSCME IOWA COUNCIL 61 FOR SUE BARTON, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Workforce Development (hereinafter the "STATE") and AFSCME Iowa Council 61 for Sue Barton (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 5th day of December 2013, in full and final resolution of the grievance filed by the GRIEVANT, IDAS Nos. 13-0465 and 13-0469, AFSCME Nos. 115804 and 115807, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance.
- 2. In consideration of the foregoing, the State of Iowa/DOT shall:
 - a. Remove the one day suspension from the Grievant's personnel file;
 - b. Reimburse the Grievant one day of back pay at the rate she was earning at the time of the suspension;
 - c. Remove the written reprimand from the Grievant's personnel file six months from the date of issuance;
 - d. Adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. The terms of this agreement are non-precedent setting.
 - b. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
 - c. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - d. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

State of lowe, lowa Workforce Development & AFSCME lowe Council 61 for Sue Barton Grievence Nos.: IDAS 13-0465, 13-0469; AFSCME 115804, 115807

Grievance Seillement Agreement Page 2 of 2

- e. This Agreement shall serve as a good falth settlement of any and all alleged issues and damages arising from and related to the grievance.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra J. Porteous

Labor Relations Specialist

Iowa Department of Administrative

Services

Jon Nelson

Employee Relations Manager lowa Workforce Development FOR THE UNION:

Greg Lewis

Union Representative AFSCME Iowa Council 61

Sue Barton Grievant

Date

B460

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resource Enterprise, and the Department of Human Services, Civil Commitment Unit for Sexual Offenders (collectively "State"), and the American Federation of State, County, and Municipal Employees Iowa Council 61 ("Union"), enter into the following Agreement in full and final resolution of the grievance filed by Matthew Royster ("Grievant"), AFSCME No. 109096, DAS No. 13-0487 alleging a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement erises out of the termination of Grievant's employment by the State on or about May 2, 2013.

The parties agree to the following terms of settlement:

- The Grievent will be allowed to resign in ileu of termination. Upon execution of this Settlement Agreement, the termination letter will be removed from the Grievant's personnel file and replaced with this Agreement which will constitute a letter of resignation effective May 2, 2013.
- In consideration of the foregoing, the Union will withdraw the above-referenced grievance.
- 3. This agreement is executed by the parties as a good falth settlement of all issues arising from the facts alleged in all grievances referenced herein. No promises of any further consideration have been made by any party to this agreement. The above consideration constitutes the full and final consideration for all claims and potential causes of action, known or unknown, arising from the above-referenced grievance.
- 4. This settlement shall not prejudice any future grievances not specifically identified in this agreement. The terms of this settlement agreement pertain only to the facts involved in the grievances specifically identified herein. The parties agree that this settlement shall not be used or clied for precedential value or support in any grievances, arbitration, litigation or other proceedings in the future.

DU/ (1-9-1.

Jéffréy R. Edgar Óate

Labor Relations

FOR THE STATE

Department of Administrative Services

Dr. Jason Smith Date

SuperIntendent DHS, CCUSO FOR THE UNION

tuston DeBuer 7.12.

Preston DeBoer Staff Representative

Statt Representative AFSCME lowa Council 61

Wallhew Royslex

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA WORKFORCE DEVELOPMENT,

& AFSCME IOWA COUNCIL 61 FOR LILLIE SIMPSON, GRIEVANT GRIEVANCE NUMBERS: IDAS 13-0512; AFSCME 123297

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa Workforce Development (hereinafter the "STATE") and AFSCME Iowa Council 61 for Lillie Simpson (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 5th day of December 2013, in full and final resolution of the grievance filed by the GRIEVANT, IDAS Nos. 13-0512, AFSCME Nos. 123297, that alleged a violation of Article IV, Section 9 of the 2011-2013 Collective Bargaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall, in writing, immediately withdraw the above referenced grievance.
- 2. In consideration of the foregoing, the State of Iowa/DOT shall:
 - a. Remove the one day suspension from the Grievant's personnel file;
 - b. Reimburse the Grievant one day of back pay at the rate she was earning at the time of the suspension;
 - c. Remove the written reprimand from the Grievant's personnel file six months from the date of issuance;
 - d. Adjust the GRIEVANT'S personnel file accordingly.
- 3. The PARTIES agree to the following provisions:
 - a. The terms of this agreement are non-precedent setting.
 - b. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
 - c. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.
 - Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.

Slale of loves, love Workforce Development & AFSCME lowa Council 61 for Lille Simpson Grievance Nos.: IDAS 13-0512;AFSCME 123297

Grievance Selllement Agreement Page 2 of 2

- e. This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE STATE:

Teddra J. Porteous Labor Relations Specialist

Iowa Department of Administrative

Services

Jon Nelson

Employee Relations Manager

Iowa Workforce Development

FOR THE UNION:

Greg Lewis

Union Representative AFSCME Iowa Council 61

Lille/Simpson

Grievant

STATE OF IOWA AND AFSOME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, and Iowa Workforce Development, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filled by Gabe Benson, hereinafter the Grievant, AFSCME No. 100372/DAS No. 13-0516, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Selliement arose out of a situation in which the Grievant was given a 10 day unpaid suspension and final warning on May 13, 2013.

The parties have agreed to the following:

- The 10 day unpaid suspension shall be reduced to a five day unpaid suspension and the final
 warning shall be removed from the grievant's file. The grievant shall receive no back pay.
 Future incidents of like and/or similar nature shall result in progressive discipline.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 4. The terms of this Selllement 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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE STATE:

Stephanie U, Reynolds
Labor Religions Specialist

FOR THE UNION:

FOR THE UNION:

Part of the Union:

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Part of the Union:

Rotin White Staff Representative

1-10 01/1.

Joh Welson Employee Services Manager lowa Workforce Development

Department of Administrative Services

Gabe Benson Grievant

AFSCME lowe Council 61

Date

STATE OF IOWA DEPARTMENT OF ADMINISTRATIVE SERVICES

STATE OF IOWA-IOWA ALCOHOL BEVERAGES DIVISION

8

GRIEVANCE NUMBERS: IDAS 13-0565; 18-0534; AFSCME 123838, 123837

APSCME IOWA COUNCIL 61 FOR MICHAEL DENNIS, GRIEVANT

GRIEVANCE SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services (hereinafter "IDAS") and the Iowa. Alcohol Beverages, Division (hereinafter the "STATE"), and AFSCME Iowa Council 61 (hereinafter the "GRIEVANT"), collectively referred to as the "PARTIES", enter into the following settlement agreement on this 4th day of September 2013, in full and final resolution of the grievance arbitration filed by the GRIEVANT, IDAS Nos. 13-0565, 13-0534, AFSCME Nos. 123838, 123837, that alleged a violation of Article IV, Section 9 and Article X, Section 3 of the 2011-2013 Collective Bergaining Agreement ("CBA") between the PARTIES and agree to the following:

- 1. The GRIEVANT/Union:
 - a. Shall withdraw the above referenced grievances:
 - b. Shall not pursue the above cited grievance matters to arbitration,
- 2. In consideration of the foregoing, the State of lowalABDT:
 - a. Shall remove the termination from the Grievant's file;
 - . b. Shall allow the Grievant to return to work with no back pay;
 - c. Shall allow the Grievant to remain at the at the same seniority level as if he never separated from employment (as of June 3, 2013);
 - d. Shall adjust the Grievant's IPERS and accruals to reflect continued employment (as of June 3, 2013);
 - e. Shall adjust the GRIEVANT'S personnel file accordingly;
- 3. The PARTIES agree to the following provisions:
 - a. No promises for other or future consideration have been made by anyone. The above consideration is all that shall be received by the PARTIES.

State of lowa, lown Alcohol Bevorages Division & AFSCME Jowa Council 61.for Michael Dennis Grievence Nos.: DAS 13-00534, 13-0565; AFSCME 123638, 123637

Grievarice Settlement Agreement Page 2 of 2

Date

Date

- b. Nothing herein shall be construed as liability against or admission of guilt on the part of either PARTY.
- This Agreement shall serve as a good faith settlement of any and all alleged issues and damages arising from and related to the grievance.
- d. The terms of this Agreement shall be considered to solely pertain to the specific and unique facts involved in the grievance. The PARTIES shall not rely on this Agreement or cite the same as precedent in any grievance, arbitration, litigation or any other future proceedings.
- 4. The PARTIES agree that this agreement is the full and final resolution of this matter.

IN WITNESS WHEREOF, this settlement agreement has been duly executed by the parties hereto.

FOR THE UNION FOR THE STATE: Teddra J. Porteous D. Labor Relations Specialist Iowa Department of Administrative

Union Representative AFSCME lowa Council 61

Tim Iverson Iowa Alcohol Beverages Division

Septices

Michael Dennis

Adam Swihart

Grievant

STATE OF IOWA AND AFSCME IOWA COUNCIL 61

SETTLEMENT AGREEMENT

The State of Iowa, Department of Administrative Services, Human Resources Enterprise, and Department of Corrections, Iowa State Penitentiary, hereinafter the State, and the American Federation of State, County, and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Katrina Manz, hereinafter the Grievant, AFSCME No. 120738/IDAS No. 13-0570, that alleged a violation of Article IX, Section 11 (Paid Annual Leave of Absence – Vacation) of the 2011-2013 Collective Bargaining Agreement between the parties.

This Settlement arose out of a situation in which the Grievant's vacation request for August 2 through 13, 2013, was denied.

The parties have agreed to the following:

FOR THE STATE:

1. The Grievant's vacation request will be granted.

2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.

3. This Agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.

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 grievances, arbitration, litigation or other proceedings in the future.

FOR THE UNION:

SRedwear E	15/13	Otto Groenewald	8-10-13 18
Stephanie L/ Reynolds	Date	Otto Groenewald	Date
Labor Relations/Specialist lowa Department of Administrative 8	Services	Staff Representative AFSCME Iowa Council 61	
Coleen Kasalo	8/12/13		
Coleen Kascel U Iowa State Penitentiary	Date	Katrina Manz Grievant	Date

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STATE OF IOWA AND AFSCME IOWA COUNCIL 6

SETTLEMENT AGREEMENT

The State of lowa, Department of Administrative Services and the Iowa Medical Classification Center, hereinafter the Stale, and the American Federation of State, County and Municipal Employees Iowa Council 61, hereinafter the Union, enter into the following Agreement in full and final resolution of the grievance filed by Jeffrey Kranz hereinafter Grievant, AFSCME No. 13-0578/117068, that alleged a violation of Article IV, Section 9 (Discipline and Discharge) of the 2011-2013 Collective Bargaining Agreement between the parties.

This settlement arose out of a situation in which the Grievant was issued a Written Reprimand on June 7, 2013. The parties dispute the characterization of the incident.

The parties have agreed to the following:

- 1. The Grievant 's Written Reprimend will be taken out of the file at six months after the incident took place, provided no further disciplinary action has been taken against the grievant. The incident took place on May 8, 2013.
- 2. In consideration of the foregoing, the Union will withdraw the above referenced grievance.
- 3. This agreement is a good faith settlement of all issues arising from the facts alleged in the grievance. No promises of any other or further consideration have been made by anyone. The above consideration is all that will be received for the claims and potential causes of action addressed and arising from the Grievant's claims in this grievance.
- 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 grievances, arbitration litigation or other proceedings in the future.

FOR THE STATE
Nalábarde 10/2/13
Neil A Barrick Date
Labor Relations Specialist
DAS // 1
- Hand KI al 10/9/13
Daniel R. Craig Date

lowa Medical and Classification Center

Sarleme Anderson 10-9-13
Earlene Anderson Date
Staff Representative
AFSCME Iowa Council 61

FOR THE UNION

Jeffrey/Krajiz Date

Grievant