2025 - 2027

COLLECTIVE BARGAINING AGREEMENT

between the

STATE OF MONTANA

and the

THE FEDERATION OF STATE LIBRARY EMPLOYEES MFPE

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COLLECTIVE BARGAINING AGREEMENT between the STATE OF MONTANA and the FEDERATION OF STATE LIBRARY EMPLOYEES

PREAMBLE

THIS AGREEMENT is made and entered between the State of Montana, by and through the Montana State Library, hereinafter referred to as the "Employer," and the Federation of State Library Employees, Local # _____hereinafter referred to as the "Federation" and the Montana Federation of Public Employees (MFPE) the "Union".

It is the intent and purpose of this Agreement to assure sound and mutually beneficial working relationships between the Employer, its employees, and the Federation; to provide an orderly and peaceful means of resolving employee grievances; and to set forth an agreement between the parties concerning the terms and conditions of employment for the employees covered hereunder.

ARTICLE 1. RECOGNITION

<u>Section 1.</u> The Employer recognizes the Federation as the sole and exclusive representative of all Federation of State Library Employees, excluding managers, supervisors, contractors, and other employees exempted under statute or covered by other collective bargaining agreements.

ARTICLE 2. FEDERATION RIGHTS

<u>Section 1.</u> The Federation shall designate three Federation officers and two representatives drawn from the membership of the local bargaining unit who may act as official spokespersons for the Federation on any matter, with such designation to be made in writing, and shall specify the effective time-period for the designation of such officers and representatives. Within seven calendar days, the Employer will be notified of the elected officials and representatives and any changes of said representatives

<u>Section 2.</u> Union officers and representatives shall be granted access to the premises of the Employer to conduct union business upon the following conditions:

- 1. Advanced notice of at least two hours is provided to management and approved by management prior to the visit;
- 2. The visit is limited to a location or space provided and approved by management;
- 3. If possible, the visit will take place during lunch hours and/or break periods;

4. The visit does not disrupt the operations of the State Library, employees who are working, or other persons having business with the State Library.

<u>Section 3.</u> The above-mentioned Federation officers and representatives shall be recognized by the Employer as having the authority to report irregularities in interpretation or application of this Agreement to the Employer and to make contact with Employer representatives for the purpose of adjustment of grievances. Any such officer or representative shall not be discriminated against for discharging any such Federation responsibility. No bargaining unit member shall be discharged or discriminated against for their Federation involvement. No bargaining unit member eligible to serve on any Employer designated committees shall be discontinued or discriminated against for their Federation involvement and membership.

<u>Section 4.</u> Each employee covered by this Agreement shall have the right to have a representative of the Federation present when disciplinary action or discharge is initiated.

<u>Section 5.</u> No employee covered by this Agreement shall be disciplined without due process and just cause.

<u>Section 6.</u> The Employer shall grant actual time spent as paid release time for Federation officers and representatives in a lump sum of up to 40 hours annually to attend: union special trainings, negotiation preparations, negotiations, board meetings, labor management committee meetings, grievance investigation and adjustments, and Federation or Union events. The Federation retains the right to designate which officers and representatives will participate in these events. The employee shall track all time spent on Federation activities and submit any tracked time in the reporting system utilized by the Employer.

<u>Section 7.</u> With the prior written approval of the affected employee, Federation officers and/or representatives have the right to inspect an employee's personnel file in the event of any dispute regarding the Federation and the Employer concerning the employee's job rights and entitlements under this Agreement.

<u>Section 8.</u> The Employer shall inform the Federation of any impending changes in the composition of the bargaining unit.

<u>Section 9.</u> For efficiency of Montana State Library operations, Montana State Library Commission communication to the Federation employees shall be achieved by submitting an internal Help Desk Ticket through management.

<u>Section 10.</u> Current telework agreements for Federation employees will follow the State of Montana Operations Manual (MOM) Telework Policy. Current remote work agreements for Federation employees will be honored and maintained until the employer or employee chooses to revoke the agreement upon mutual agreement.

Section 11. Union Dues

<u>Subsection 1.</u> Upon written authorization from an employee who chooses to become a member of the bargaining unit covered by this Agreement, the Employer shall deduct from the member's pay the monthly dues owed to the Union. The Employer will remit to the Union such sums within 30 calendar days. Changes in Union membership dues rate will be certified to the Employer in writing by the signature of the authorized officer or officers of the Federation and shall be done at least 30 calendar days in advance of such change.

<u>Subsection 2.</u> A Union representative will have the opportunity to meet with each new employee and provide information on Union membership during the employee onboarding process. The Federation and the Employer agree that the Employer shall direct all newly hired bargaining unit members and current bargaining unit members who have questions and concerns regarding Union membership to contact the Federation designated representatives.

<u>Subsection 3.</u> The Union will indemnify, defend, and hold the Employer harmless against any claim made and against any suit instituted against the Employer, including attorney's fees and costs of defense thereof, on account of any action regarding the legality or propriety of dues or its deduction from employees' pay.

ARTICLE 3. MANAGEMENT RIGHTS

Section 1. In compliance with § 39-31-303, MCA, the Federation shall recognize the prerogatives of the agency to operate and manage their affairs in such areas as, but not limited to:

- 1. direct employees;
- 2. hire, promote, transfer, assign, and retain employees;
- relieve employees from duties because of lack of work or funds or under conditions where continuation of such work would be inefficient and nonproductive;
- 4. maintain the efficiency of government operations;
- 5. determine the methods, means, job classifications, and personnel by which the agency operations are to be conducted;
- 6. take whatever actions may be necessary to carry out the missions of the agency in situations of emergency;
- 7. establish the methods and processes by which work is performed.

Such rights are retained by the Employer unless such rights are specifically relinquished in this Agreement.

ARTICLE 4. NON-DISCRIMINATION

<u>Section 1.</u> No employee shall be discharged or discriminated against for upholding lawful Federation activities. The Employer and the Federation affirm their joint opposition to any discriminatory practices in connection with recruitment, hiring, evaluation, promotion, or training. Decisions in these areas must be based on merit and qualification without regard to race, color, sex, pregnancy, childbirth or medical conditions related to pregnancy or childbirth, political or religious affiliation or ideas, culture, creed, social origin or condition, genetic information, sexual orientation, gender identity or expression, national origin, ancestry, age, disability, military service or veteran status, or marital status.

<u>Section 2.</u> In accordance with the provisions of the Governmental Code of Fair Practices, the Employer shall recruit, appoint, assign, train, evaluate, and promote its employees on the basis of merit and qualifications, without regard to race, color, religious creed, political ideas, sex, age, marital status, physical or mental disability, national origin and ancestry.

ARTICLE 5. PAY AND HOURS

Section 1. Effective on the first day of the first complete pay period that includes July 1, 2025, the base salary of each employee must be increased by \$1.00 an hour or by 2.5%, whichever is greater. Effective on the first day of the first complete pay period that includes July 1, 2026, the base salary of each employee must be increased by \$1.00 an hour or by 2.5%, whichever is greater. **Subsection1.** Employees with pay rates below the minimum of their occupational pay range will be advanced to the minimum rate effective the first complete pay period that includes July 1, 2025.

<u>Section 2.</u> State of Montana Benefit Plan Contribution. The monthly Employer contribution for group benefits will increase to \$1080 for the 2026 plan year and \$1107 for the 2027 plan year.

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

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

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

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

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

The State has the discretion to manage all aspects of the State Health Plan, to include, but not be limited to, deductibles, coinsurance levels, and maximum out-of-pocket levels. Member contributions will only increase beyond the rates established above if the Risk-Based Capital (RBC) level is at or below 300%.

<u>Section 3.</u> The Employer shall review all employee pay rates biennially. With approval from the Office of Budget Programs and Planning and the Office of Labor Relations, in accordance with the State of Montana Broadband Pay Policy, the Employer may progress employee pay up to the market-point rate for their occupational pay range. Approved pay increases will be implemented at the beginning of the first pay period following necessary approvals.

<u>Section 4.</u> The parties agree that nothing in this Agreement shall be construed as a guarantee or limitation of the number of hours to be worked per day, days per week, or any other period of time except as may be specifically provided in this Agreement.

<u>Section 5.</u> Non-Exempt. It is understood by the parties that bargaining unit positions that are classified as "non-exempt" under the Fair Labor Standards Act requirements will be paid compensatory time or overtime in accordance with the state law.

<u>Section 6.</u> Per management's discretion when sufficient budget is available, a professional membership, license, or certificate that is not a condition of employment but would be justifiably beneficial to the State may be reimbursed or directly paid by the State. The Employer agrees to encourage professional development of its staff, when available and within budgetary confines, and to gather Montana State Library Staff to

facilitate in-service training at an annual MSL Staff meeting when sufficient budget and time is available.

ARTICLE 6. PERSONNEL RECORDS AND PERFORMANCE MANAGEMENT

<u>Section 1.</u> Any written material which documents or directs an employee's job performance, including annual performance appraisals, letters of reprimand, warnings, orders of suspensions, etc., shall be placed in the employee's personnel file and maintained exclusively in the Montana State Library Human Resources (HR) Helena office. These documents shall bear the signatures of both the supervisor initiating the action and the employee. An employee shall have the opportunity, within 10 working days of receipt of the material, to attach a written response to such written material and this response must be made a part of said personnel record. All employees shall have access to their personnel records upon request to HR.

<u>Section 2.</u> Records documenting assertions of unacceptable job performance (including letters of caution, warnings, consultation, admonishment, and reprimands), with the exception of annual performance appraisals, shall be considered temporary contents of the employee's personnel file and shall be destroyed 24 months after they were placed in the file unless 1) such items are relevant to further or ongoing disciplinary action(s) arising from subsequent employee action, performance, or behavior, or 2) the materials are applicable to pending legal or quasi-legal proceedings, or 3) such records document assertions of egregious or illegal actions (i.e. theft, violence, abuse of trust), or ethics violations (as outlined in MCA).

ARTICLE 7. HOLIDAYS

Section 1. For pay purposes, the following days shall be recognized as holidays for bargaining unit employees:

New Year's Day	.January 1
Martin Luther King Jr. Day	.3rd Monday in January
Presidents' Day	.3rd Monday in February
Memorial Day	Last Monday in May
Independence Day	.July 4
Labor Day	.1st Monday in September
Indigenous Peoples' Day Columbus Day.	.2nd Monday in October
Veteran's Day	.November 11
Thanksgiving Day	.4th Thursday in November
Christmas Day	.December 25

Per § 2-18-603, MCA, each full-time employee of an agency specified in § 2-18-101(1), MCA, is entitled to one floating holiday each calendar year. Each part-time employee of an agency specified in § 2-18-101(1), MCA, is entitled to one floating holiday each

calendar year that must be calculated proportionally to the floating holiday allowed to a full-time employee. Unused floating holiday leave expires at the end of each calendar year, does not accrue, and is not paid out to employees on termination of employment. A short-term worker or student intern may not receive a floating holiday.

<u>Section 2.</u> The holidays listed above shall be granted at the regular rate of pay to all eligible employees. To be eligible for holiday pay, an employee must be in pay status on the last scheduled working day immediately before the holiday or on the first regularly scheduled working day immediately after the holiday.

<u>Section 3.</u> When an employee is required by the Employer to work on a holiday listed above, such employee will be entitled to holiday pay and compensatory time or overtime at a rate equal to the number of hours worked on the holiday if they worked over 40 hours in the workweek.

ARTICLE 8. NOTIFICATION

Section 1. The Employer shall give the Federation an advance notice of, and an opportunity to comment upon, any proposed layoff or transfer of any bargaining unit permanent employee, including a list of the names and addresses of any employees potentially affected:

- 1. at least 60 calendar days in advance when 25 or more employees are affected, or
- 2. at least 14 calendar days in advance when fewer than 25 employees are affected.

<u>Section 2.</u> The Federation and Employer shall be notified of any change or addition to personnel rules, personnel regulations, and personnel policies issued by Employer in 10 working days to allow discussion and time to comment.

ARTICLE 9. JOB SECURITY

<u>Section 1.</u> A probationary period for new hires and rehires shall be 12 months from the date of hire. If the Employer determines at any time during the probationary period that the services of the probationary employee are unsatisfactory, the employee may be separated upon written notice from the Employer. The probationary period for an individual employee may be extended at the Employer's discretion in accordance with the State of Montana Probation Requirements Policy.

<u>Section 2.</u> Discipline and Dismissal. The Employer may discipline or dismiss any employee who has completed their probationary period only for just cause and following due process. Upon such discipline or dismissal, the Employer shall furnish the employee with a statement in writing of the grounds, and the specific reasons for

consideration of discipline or dismissal, a minimum of three days prior to any due process meeting. Any employee who has completed their probationary period may appeal any discipline or dismissal through the grievance procedure.

ARTICLE 10. JOB DESCRIPTIONS AND HIRING

<u>Section 1.</u> For any occupied bargaining unit position being reviewed for reclassification, transfer, or elimination by the Employer, the Employer will notify the incumbent of the position of the review.

<u>Section 2.</u> Applicants will be notified of the selection process. After the position has been successfully filled, all unsuccessful finalists will be notified that the vacant position has been filled.

ARTICLE 11. LABOR-MANAGEMENT RELATIONS COMMITTEE

<u>Section 1.</u> Labor Management Committee. The Employer and the Federation agree to the establishment of a Labor Management Committee (LMC). The purpose of this Committee is to discuss any items of concern to either party and to improve communications between the Employer and the Federation members at the Montana State Library. This Committee shall not take the place of the grievance procedure or the collective bargaining process but shall be a forum to facilitate communication and the sharing of ideas.

- 1. The Federation shall appoint up to four employee members.
- 2. The Employer shall appoint up to four management members.
- 3. For special circumstances, the Federation and the Employer may request that additional employees and management staff attend.
- 4. At the request of the LMC, a staff member of the Union and a delegate from the Office of Labor Relations may attend.
- 5. The Committee shall meet at a mutually agreed time and date.

Section 2. Release time. The bargaining unit members will receive paid release time to attend meetings when scheduled during normal work hours, provided the employer is notified in advance and the release time is arranged through normal leave request procedures in compliance with Article 2, Section 6, of this Agreement.

ARTICLE 12. GRIEVANCE AND ARBITRATION

<u>Section 1.</u> Having a desire to create and maintain harmonious labor relations between them, the parties agree that they will promptly attempt to adjust all complaints, disputes, controversies, or other grievances arising between them involving questions of interpretation or application of the written provisions of this Agreement. All potential grievances must be discussed with the immediate supervisor prior to the filing of a formal grievance and no formal grievance may be filed until the immediate supervisor has been given an opportunity to attempt resolution.

Section 2. Grievance Procedure.

Step 1

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

Step 2

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

Step 3

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

Step 4

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

Step 5

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

Section 3. Rules of Grievance Processing.

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

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

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

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

Subsection 4. Alternative procedures.

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

Section 4. Rules of Arbitration.

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

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

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

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

<u>Subsection 5.</u> The arbitration location shall be in Helena, Montana unless otherwise mutually agreed by the parties.

ARTICLE 13. NO STRIKE-NO LOCKOUT

<u>Section 1.</u> No strike. During the term of this Agreement, neither the Union nor its agents or representatives will cause, sanction, or take part in any strike, sympathy strike, walkout, slowdown, or any other interference with the operation of the Employer's business.

<u>Section 2.</u> No lockouts. During the term of this Agreement, there shall be no lockouts by the Employer.

ARTICLE 14. SEVERABILITY

<u>Section 1.</u> In the event that any provision of this Agreement shall be declared invalid or unenforceable by any court of competent jurisdiction, or by any Montana or Federal legislative enactment, such decision shall not invalidate the entire Agreement, it being the expressed intention of the parties hereto that all other provisions and sections hereof not declared invalid or unenforceable shall remain in full force and effect.

ARTICLE 15. ENTIRE AGREEMENT

<u>Section 1.</u> Both parties acknowledge that, during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of

THE STATE OF MONTANA:

collective bargaining and that the understandings and agreements arrived at by the parties through the exercise of that right and opportunity are set forth in this Agreement.

<u>Section 2.</u> The Employer and the Federation agree that, for the life of this Agreement, each party voluntarily and unqualifiedly waives the right and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter, whether or not referred to in this Agreement. This Article shall not be construed in any way to restrict parties from commencing negotiations as specified under the Article addressing the term of the Agreement.

ARTICLE 16. TERM OF AGREEMENT

THIS AGREEMENT shall be effective as of July 1, 2025, and shall remain in full force and effect through June 30, 2027. Either party may notify the other, in writing, at least 90 days prior to the expiration date should they desire to renegotiation this Agreement. Negotiations cannot begin before January 1st of the year in which the Agreement expires. If the Union gives such notice, it agrees to notify the Chief Labor Negotiator at the State Office of Labor Relations and the Employer, in writing, of such requests. The Federation shall have the right to engage in concerted activity after December 31, 2026, for matters pertaining to wages and economic benefits.

THE FEDERATION:

THIS AGREEMENT is signed and dated this $\frac{7/10/2025}{}$.

Signed by: Signed by: Karol Anne Davis Karol Anne Davis, Chief Negotiator Amanda Curtis, President **MFPE** State Office of Labor Relations DocuSigned by: Signed by: Justin Hawkaluk Jennie Stapp, Montana State Librarian Justin Hawkaluk, MFPE Signed by: DocuSigned by: Bobbi DeMontigny Ton Burnett Tom Burnett, Montana State Library Bobbi deMontigny Commission MFPE Local