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A. 10720

SENATE-ASSEMBLY

June 17, 2012

- IN SENATE -- Introduced by Sen. ROBACH -- (at request of the Governor)
 -- read twice and ordered printed, and when printed to be committed to
 the Committee on Rules
- IN ASSEMBLY -- Introduced by COMMITTEE ON RULES -- (at request of M. of A. Abbate) -- (at request of the Governor) -- read once and referred to the Committee on Ways and Means
- AN ACT to amend the civil service law and the state finance law, in relation to compensation, benefits and other terms and conditions of employment of certain state correctional officers and certain other employees employed within the state department of corrections and community supervision; authorizing funding of joint labor-management committees; implementing an agreement between the state and an employee organization; making an appropriation therefor; and repealing certain provisions of the civil service law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Paragraph g of subdivision 1 of section 130 of the civil 1 2 service law is REPEALED and a new paragraph g is added to read as 3 follows: 4 TERMS OF AN AGREEMENT BETWEEN THE STATE AND AN G. PURSUANT TO THE 5 EMPLOYEE ORGANIZATION ENTERED INTO PURSUANT TO ARTICLE FOURTEEN OF THE 6 SERVICE LAW COVERING MEMBERS OF THE COLLECTIVE NEGOTIATING UNIT CIVIL 7 DESIGNATED AS THE SECURITY SERVICES COLLECTIVE NEGOTIATING UNIT WHO ARE 8 EMPLOYED WITHIN THE STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPER-9 VISION AND WHO ARE DESIGNATED AS PEACE OFFICERS PURSUANT TO SECTION 2.10 10 OF THE CRIMINAL PROCEDURE LAW, EFFECTIVE ON THE DATES INDICATED, SALARY GRADES FOR SUCH UNIT MEMBERS SHALL BE AS FOLLOWS: 11 (1) EFFECTIVE APRIL SECOND, TWO THOUSAND NINE FOR OFFICERS AND EMPLOY-12 EES ON THE ADMINISTRATIVE PAYROLL AND EFFECTIVE MARCH TWENTY-SIXTH, 13 TWO 14 THOUSAND NINE FOR OFFICERS AND EMPLOYEES ON THE INSTITUTIONAL PAYROLL:

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SECURITY SERVICES SALARY SCHEDULE ARBITRATION ELIGIBLE ONLY

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD12163-04-2

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31 (4) EFFECTIVE MARCH TWENTY-SIXTH, TWO THOUSAND FIFTEEN FOR OFFICERS 32 AND EMPLOYEES ON THE ADMINISTRATIVE PAYROLL AND EFFECTIVE APRIL SECOND, 33 TWO THOUSAND FIFTEEN FOR OFFICERS AND EMPLOYEES ON THE INSTITUTIONAL 34 PAYROLL:

SECURITY	SERVICE	S SALARY	SCHEDULE
ARBI	TRATION 3	ELIGIBLE	ONLY

37			PERF.	PERF.	PERF.	PERF.	PERF.
38			AD-	AD-	AD-	AD-	AD-
39		HIR-	VANCE	VANCE	VANCE	VANCE	VANCE
40		ING	STEP	STEP	STEP	STEP	STEP
41	SG	RATE	1	2	3	4	5
42	1	25929	26938	27947	28956	29965	30974
43	2	26807	27870	28933	29996	31059	32122
44	3	28033	29142	30251	31360	32469	33578
45	4	29208	30378	31548	32718	33888	35058
46	5	30503	31730	32957	34184	35411	36638
47	б	32001	33295	34589	35883	37177	38471
48	7	33708	35052	36396	37740	39084	40428
49	8	35502	36898	38294	39690	41086	42482
50	9	37381	38839	40297	41755	43213	44671
51	10	39400	40933	42466	43999	45532	47065
52	11	41618	43213	44808	46403	47998	49593
53	12	43827	45493	47159	48825	50491	52157

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$\begin{array}{c} 14\\ 15\\ 16\\ 17\\ 18\\ 20\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 29\\ 30\\ 32\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\end{array}$	SG 1 2 3 4 5 6 7 8 9 10 11 23 4 5 6 7 8 9 10 11 23 4 5 16 17 18 9 20 21	JOB RATE 31983 33185 34687 36228 37865 39765 41772 43878 46129 48598 51188 53823 56756 59821 62959 66281 69870 73638 77430 81226 85320	PERF. ADV. 1009 1063 1109 1170 1227 1294 1344 1396 1458 1533 1595 1666 1737 1822 1894 1980 2087 2189 2288 2392 2492	10-YR LONG STEP 33765 35069 36653 38434 40040 42056 44154 46355 48718 51308 54008 56777 59832 63043 66316 69788 73560 77518 81481 85464 89738	15-YR LONG STEP 35333 36728 38382 40115 41953 44072 46250 48530 50991 53693 56494 59374 62537 65878 69268 72874 76809 80935 85045 89195 93628	20-YR LONG STEP 38163 39639 41351 43162 45084 47293 49537 51890 54439 57231 60120 63099 66360 69809 73301 77025 81099 85371 89609 93903 98472	LONG MAX. 25-YR LONG STEP 39732 41297 43081 44842 46998 49308 51631 54069 56716 59618 62605 65697 69063 72644 76254 80110 84347 88785 93174 97634 102360
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45						2009, is	

44 S 2. Subdivision 2 of section 207-a of the state finance law, as 45 amended by chapter 214 of the laws of 2009, is amended to read as 46 follows:

47 2. Where and to the extent that an agreement between the state and an 48 employee organization entered into pursuant to article fourteen of the civil service law or an interest arbitration award issued pursuant to 49 subdivision four of section two hundred nine of the civil service law 50 51 between the state and an employee organization so provides on behalf of employees in the collective negotiating unit designated as the security 52 53 services unit established pursuant to article fourteen of the civil service law, and upon audit and warrant of the comptroller, the director 54 shall provide for the payment of moneys to such employee organization 55

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for the establishment and maintenance of an employee benefit fund estab-1 2 lished by the employee organization for the employees in the negotiating 3 unit covered by the controlling provision of such agreement or award 4 providing for such employee benefit fund, such amount to be determined 5 consistent with said agreement or award on the basis of the number of 6 full-time annual salaried employees, as determined by the comptroller, 7 on the payroll on the last day of the payroll period in which March 8 first, two thousand [seven] NINE, falls for payments to be made on April first, two thousand [seven] NINE, on the last day of the payroll period 9 10 in which March first, two thousand [eight] TEN falls for payments to be 11 on April first, two thousand [eight] TEN, ON THE LAST DAY OF THE made PAYROLL PERIOD IN WHICH MARCH FIRST, TWO 12 THOUSAND ELEVEN FALLS FOR 13 PAYMENTS TO BE MADE ON APRIL FIRST, TWO THOUSAND ELEVEN, ON THE LAST DAY 14 OF THE PAYROLL PERIOD IN WHICH MARCH FIRST, TWO THOUSAND TWELVE FALLS 15 FOR PAYMENTS TO BE MADE ON APRIL FIRST, TWO THOUSAND TWELVE, ON THE LAST 16 DAY OF THE PAYROLL PERIOD IN WHICH MARCH FIRST, TWO THOUSAND THIRTEEN FOR PAYMENTS TO BE MADE ON APRIL FIRST, TWO THOUSAND THIRTEEN, ON 17 FALLS 18 THE LAST DAY OF THE PAYROLL PERIOD IN WHICH MARCH FIRST, TWO THOUSAND TO BE MADE ON APRIL FIRST, TWO THOUSAND 19 FOURTEEN FALLS FOR PAYMENTS 20 FOURTEEN AND, ON THE LAST DAY OF THE PAYROLL PERIOD IN WHICH MARCH 21 FIRST, TWO THOUSAND FIFTEEN FALLS FOR PAYMENTS TO BE MADE ON APRIL 22 FIRST, TWO THOUSAND FIFTEEN. The amount, which will be determined pursuant to this section, for employees who are paid from special or administrative funds, other than the general fund or the capital 23 24 25 projects fund of the state, will be paid from the appropriations as 26 provided by law, in which case the comptroller will establish procedures to ensure repayment from said special or administrative funds. 27 The director may enter into an agreement with an employee organization which 28 29 sets forth the specific terms and conditions for the establishment and 30 administration of an employee benefit fund as a condition for the transmittal of moneys pursuant to this section. 31

32 S 3. Compensation for members of the collective negotiating unit 33 designated as security services pursuant to an agreement between the 34 state of New York and the employee organization representing such indi-35 viduals entered into pursuant to article 14 of the civil service law 36 (hereinafter "the agreement" or "an agreement").

1. The provisions of this section shall apply to annual salaried members of the security services collective negotiating unit employed within the state department of corrections and community supervision, who are designated as peace officers pursuant to section 2.10 of the criminal procedure law.

42 2. Effective April 1, 2009, the basic annual salary of those members 43 who are in annual salaried employment status on March 31, 2009 shall be 44 increased by 3 percent.

45 3. Effective April 1, 2010, the basic annual salary of those members 46 who are in annual salaried employment status on March 31, 2010 shall be 47 increased by 4 percent.

48 4. (a) Effective April 1, 2013, a lump sum payment of seven hundred 49 seventy-five dollars shall be made to each annual salaried member of the 50 security services collective negotiating unit employed within the state 51 department of corrections and community supervision, who is designated a peace officer pursuant to section 2.10 of the criminal procedure 52 as law who was (i) active on the date of ratification of 53 the agreement 54 between the state and the employee organization representing employees 55 in the security services unit and (ii) in continuous service, as defined 56 by paragraph (c) of subdivision 3 of section 130 of the civil service

law, from that date until April 1, 2013. Such lump sum shall be consid-1 2 ered salary for final average salary retirement purposes but shall not 3 become part of basic annual salary. Notwithstanding the foregoing provisions of this subdivision, officers and employees who would have 4 5 otherwise been eligible to receive such lump sum payment, but who were not on the payroll on such date, shall be eligible for said payment if 6 7 they return to annual salaried employment status during the fiscal year 8 2013-2014 without a break in continuous service.

9 (b) Effective April 1, 2014, a lump sum payment of two hundred twen-10 ty-five dollars shall be made to each annual salaried member of the 11 security services collective negotiating unit employed within the state 12 department of corrections and community supervision, who is designated 13 a peace officer pursuant to section 2.10 of the criminal procedure as 14 law who was (i) active on the date of ratification of the agreement 15 between the state and the employee organization representing employees in the security services unit and (ii) in continuous service, as defined 16 by paragraph (c) of subdivision 3 of section 130 of the civil 17 service from that date until April 1, 2013. Such lump sum shall be consid-18 law, 19 ered salary for final average salary retirement purposes but shall not 20 become part of basic annual salary.

5. Effective April 1, 2014, the basic annual salary of those members who are in annual salaried employment status on March 31, 2014, shall be increased by two percent.

6. Effective April 1, 2015, the basic annual salary of those members who are in annual salaried employment status on March 31, 2015, shall be increased by two percent.

7. Advancement within a salary grade. Payments pursuant to the provisions of subdivision 6 of section 131 of the civil service law for all annual-salaried officers and employees in the security services unit who are entitled to such payments shall be payable pursuant to the terms of an agreement.

32 Effective April 1, 2009, pursuant to the terms of an agreement 8. 33 covering those members of the security services collective negotiating unit who are employed with the state department of corrections and community supervision and who are designated as peace officers pursuant 34 35 to section 2.10 of the criminal procedure law, for such unit members who 36 37 are on the institutional or administrative payroll, the ten year, fifteen year, twenty year and twenty-five year longevity step payment 38 for such unit members to whom the provisions of this section apply shall 39 40 be that amount prescribed by paragraph g of subdivision 1 of section 130 of the civil service law as added by section one of this act. 41

9. Notwithstanding any of the foregoing provisions of this section, if 42 43 the basic annual salary of such annual salaried unit members to whom the 44 provisions of this section apply is identical with the hiring rate, 45 performance advance step one, two, three, four, or five, the job rate, the ten-year longevity step, the fifteen-year longevity step, the twen-46 47 ty-year longevity step, or the twenty-five-year longevity step of the 48 salary grade of his or her position on the effective dates of the 49 increases provided by this section, respectively, for such unit members 50 whom the provisions of this section apply on the institutional or to 51 administrative payroll, such basic annual salary shall be increased to the hiring rate, performance advance step one, two, three, four or five, 52 job rate, the ten-year longevity step, the fifteen-year longevity 53 the 54 step, the twenty-year longevity step or the twenty-five-year longevity 55 step of such salary grade as contained in paragraph g of subdivision one 56 of section 130 of the civil service law, as added by section one of this

1 act, to take effect on the dates provided in paragraph g of subdivision 2 one of section 130 of the civil service law, as added by section one of 3 this act. The increases in basic annual salary provided by this subdivi-4 sion shall be in lieu of any increase in basic annual salary provided 5 for in subdivisions two, three, five, six, seven, and eight of this 6 section.

7 an unencumbered position is one which if encumbered, would be 10. If 8 subject to the provisions of this section, the salary of such position 9 shall be increased by the salary increase amounts specified in this 10 section. If a position is created, and is filled by the appointment of such unit member to whom the provisions of this section apply, the sala-11 otherwise provided for such position shall be increased in the same 12 ry manner as though such position had been in existence but unencumbered. 13 14 Notwithstanding the provisions of this section, the director of the 15 budget may reduce the salary of any such position, which is or becomes 16 vacant.

17 11. increases in salary payable pursuant to this section shall The apply on a prorated basis to officers and employees, otherwise eligible 18 19 to receive an increase in salary pursuant to this section, who are paid 20 on an hourly or per diem basis, employees serving on a part-time or 21 seasonal basis and employees paid on any basis other than at an annual 22 salaried rate; except that the provisions of subdivisions four, seven, 23 eight, and nine of this section shall not apply to employees serving on 24 an hourly, per diem, or seasonal basis, except as determined by the 25 director of the budget.

26 12. Notwithstanding any other provision of this section, the 27 provisions of this section shall not apply to officers or employees paid 28 on a fee schedule basis.

29 13. In order to provide for the annual salaried officers and employees to whom this section applies who are not allocated to salary grades, 30 performance advancements and payments in proportion to those provided to 31 32 persons to whom this section applies who are allocated to salary grades, 33 director of the budget is authorized to add appropriate adjustments the to the compensation which such officers and employees are otherwise entitled to receive. The director of the budget shall issue certificates 34 35 which shall contain schedules of positions and the salaries thereof for 36 37 which adjustments are made pursuant to the provisions of this subdivi-38 sion, and a copy of each such certificate shall be filed with the state 39 comptroller, the department of civil service, the chairman of the senate 40 finance committee and the chairman of the assembly ways and means 41 committee.

14. Notwithstanding any of the foregoing provisions of this section, any increase in compensation may be withheld in whole or in part from any such unit members to whom the provisions of this section apply when, in the opinion of the director of the budget and the director of employee relations, such increase is not warranted or is not appropriate for any reason.

48 S 4. Additional compensation for annual salaried members of the secu-49 rity services collective negotiating unit who are employed within the 50 state department of corrections and community supervision and who are 51 designated as peace officers, pursuant to section 2.10 of the criminal 52 procedure law, in recognition of pre-shift briefing.

1. In recognition of the general requirement for these unit members to assemble for briefing prior to the commencement of duties, where and to the extent a determination made by the public arbitration panel so provides on behalf of such unit members to whom the provisions of this

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1 subdivision apply on behalf of each such employee except such employee 2 receiving additional compensation pursuant to subdivision 5 of section 3 134 of the civil service law, such members shall continue to receive 4 additional compensation in recognition of pre-shift briefing.

5 Each such unit member to whom the provisions of this subdivision 2. 6 apply, shall continue to receive a minimum of eight dollars for each day 7 while in payroll status when such pre-shift briefing time is not other-8 wise compensated at a greater amount at the one and one-half times the hourly rate of pay provided for by subdivision 1 of section 134 of the 9 10 civil service law and the rules and regulations of the director of the 11 budget. Each such unit member to whom the provisions of this subdivision apply, subject to the provisions of this subdivision, shall continue to receive a minimum of forty dollars per week in addition to base pay. No 12 13 14 payments authorized pursuant to this subdivision shall be made an to 15 employee who is in non-pay status for that day.

3. Any such additional compensation pursuant to this subdivision, shall be paid in addition to and shall not be a part of such employee's 16 17 18 basic annual salary and shall not be included as compensation for the 19 purposes of computation of overtime pay, provided, however, that such additional compensation shall be included for retirement purposes. 20 21 Notwithstanding the foregoing provisions of this subdivision or of any 22 other law, such additional compensation as added by this subdivision 23 shall be in lieu of the continuation of any other additional compen-24 sation for such unit members in recognition of pre-shift briefing.

25 5. Locational compensation for certain members of the security S 26 services collective negotiating units. 1. Pursuant to the terms of an agreement covering certain members of the security services unit who are 27 eligible for interest arbitration, and notwithstanding any inconsistent 28 provision of law, rule or regulation to the contrary, all members of 29 this unit who are employed by the state department of corrections and 30 community supervision as peace officers pursuant to section 2.10 of the 31 32 criminal procedure law, and are annual salaried employees and whose 33 principal place of employment, or, in the case of a field employee, whose official station as determined in accordance with the regulations 34 of the state comptroller, is located in the city of New York, or in the county of Putnam, Orange, Dutchess, Rockland, Westchester, Nassau, or 35 36 Suffolk, shall receive locational compensation according to the follow-37 38 ing schedule:

	Orange/Putnam/Dutchess	NYC/Rock/Nassau/Suffolk/West
April 1, 2009	\$1,231	\$3,306
April 1, 2010	\$1,280	\$3,438
April 1, 2011	\$1,280	\$3,438
April 1, 2012	\$1,280	\$3,438
April 1, 2013	\$1,280	\$3,438
April 1, 2014	\$1,280	\$3,438
April 1, 2015	\$1,280	\$3,438

47 The locational compensation as set out in all subdivisions of this 2. 48 section shall be in addition to and shall not be a part of an employee's basic annual salary, and shall not affect or impair any performance 49 50 advance or other rights or benefits to which an employee may be entitled 51 law, provided, however, that locational compensation shall be by included as compensation for the purposes of computation of overtime pay 52 and for retirement purposes. This payment will be equally divided over 53 54 the 26 payroll periods in each fiscal year.

55 S 6. Inconvenience pay. Pursuant to the terms of an agreement covering 56 certain members of the security services unit who are eligible for

interest arbitration and who are employed by the state department of 1 2 corrections and community supervision and are designated as peace offi-3 cers pursuant to section 2.10 of the criminal procedure law, effective 4 April 1, 2009, the inconvenience pay paid to annual salaried unit members to whom the provisions of this section apply who work the even-5 6 shift as defined by the individual facilities within the department inq 7 of corrections and community supervision, shall increase by three percent to one thousand eight hundred fifty-four dollars per year to be 8 paid in equal bi-weekly installments for work on such shift. 9 Effective 10 April 1, 2010, this amount shall be increased by four percent to one 11 thousand nine hundred twenty-eight dollars. Effective April 1, 2014, this amount shall be increased by two percent to one thousand nine hundred sixty-seven dollars. Effective April 1, 2015, this amount shall 12 13 14 be increased by two percent to two thousand six dollars.

15 Effective April 1, 2009, the inconvenience pay paid to annual salaried unit members to whom the provisions of this section apply who work the night shift as defined by the individual facilities within the depart-16 17 18 corrections and community supervision shall be increased by ment of 19 three percent to nine hundred twenty-seven dollars per year to be paid in equal bi-weekly installments for work on such shift. Effective April 20 21 1, 2010, this amount shall be increased by four percent to nine hundred 22 sixty-four dollars. Effective April 1, 2014, this amount shall be increased by two percent to nine hundred eighty-three dollars. 23 Effective April 1, 2015, this amount shall be increased by two percent to one 24 25 thousand three dollars. Such unit members to whom the provisions of this section apply who are on paid leave for line of duty injuries shall 26 continue to receive inconvenience payments as provided above. Any such 27 28 additional compensation pursuant to this section shall be included as 29 compensation for retirement purposes.

30 S 7. Expanded duty pay. Pursuant to the terms of an agreement covering members of the security services collective negotiating unit 31 who are 32 employed within the state department of corrections and community super-33 vision and who are designated as peace officers pursuant to section 2.10 of the criminal procedure law and notwithstanding any other provision of 34 35 law, effective March 31, 2011, such annual salaried unit members to whom 36 the provisions of this section apply shall be paid an expanded duty pay 37 in the amount of two thousand six hundred dollars per year. Payment for 38 such compensation shall be equally divided over the 26 payroll periods 39 of a fiscal year. Such compensation pursuant to this section shall be 40 included as compensation for overtime and retirement purposes.

41 S 8. During the period April 1, 2012 through March 31, 2016, there joint labor-management committee continued and 42 shall be a statewide 43 administered pursuant to the terms of the agreement negotiated between 44 the state and the employee organization representing employees in the collective negotiating unit designated as the security services unit established pursuant to article 14 of the civil service law which shall, 45 46 47 after March 31, 2012, with the amounts available therefor, study and make recommendations concerning major issues of, health benefits, 48 employee assistance, performance evaluation, education and training, 49 50 quality of work life and provide for the implementation of the terms of 51 agreements of such committee.

52 S 9. Notwithstanding any provision of law to the contrary, the appro-53 priations contained in this act shall be available to the state for the 54 payment and publication of grievance and arbitration settlements and 55 awards pursuant to articles 7 and 8 of the collective negotiating agree-56 ment between the state and the employee organization representing the 1 collective negotiating unit designated as the security services unit 2 established pursuant to article 14 of the civil service law.

3 10. Notwithstanding any provision of law, rule or regulation to the S 4 contrary, and where and to the extent an agreement negotiated between 5 state and the employee organization representing employees in the the 6 security services unit established pursuant to article 14 of the civil 7 service law so provides, the salaries of newly hired employees on or 8 after September 1, 1992 into state service in positions within negotiat-9 ing units shall not be subject to the provisions of subdivision 2-a of 10 section 200 of the state finance law.

11 salary increases, benefit modifications, and any other 11. The S 12 modifications to terms and conditions of employment provided for by this 13 act for state employees in the collective negotiating unit designated as 14 the security services unit established pursuant to article 14 of the 15 civil service law shall not be implemented until the director of employ-16 ee relations shall have delivered to the director of the budget and the comptroller a letter certifying that there is in effect with respect 17 to 18 such negotiating units collectively negotiated agreements, ratified by 19 the membership, which provide for such increases and modifications.

S 12. Date of entitlement to salary increase. Notwithstanding 20 the 21 provisions of this act or of any other provision of law to the contrary, 22 increase of salary or compensation of any members of the security the 23 services collective negotiating unit established pursuant to article 14 24 of the civil service law who are annual salaried employees and who are 25 employed by the state department of corrections and community super-26 vision and are peace officers pursuant to section 2.10 of the criminal procedure law, provided by this act shall be added to the salary of such member at the beginning of that payroll period the first day of which is 27 28 29 nearest to the effective date of such increase as provided in this act. 30 or at the beginning of the earlier of two payroll periods the first days which are nearest but equally near to the effective date of such 31 of 32 increase as provided in this act; provided, however, that for the 33 purposes of determining the salary of such unit members upon reclassification, reallocation, appointment, promotion, transfer, demotion, reinstatement, or other change of status, such salary increase shall be 34 35 deemed to be effective on the date thereof as prescribed by this 36 act, 37 with payment thereof pursuant to this section on a date prior thereto, instead of on such effective date, and shall not operate to confer 38 any additional salary rights or benefits on such unit members. Payment of 39 40 such salary increase may be deferred pursuant to section thirteen of 41 this act.

13. Deferred payment of salary increase. 42 Notwithstanding the S 43 provisions of any other section of this act, or of any other law to the contrary, pending payment pursuant to this act of the basic annual sala-44 45 ries and other compensation to incumbents of positions subject to this act, such incumbents shall receive, as partial compensation for services 46 47 rendered, the rate of compensation otherwise payable in their respective 48 positions. An incumbent holding a position subject to this act at any time during the period from April 1, 2009, until the time when basic 49 50 annual salaries and other compensation are first paid pursuant to this 51 for such services in excess of the compensation actually received act therefor, shall be entitled to a lump sum payment for the difference 52 between the salary to which such incumbent is entitled for such services 53 54 and the compensation actually received therefor in accordance with the 55 terms of the agreement between the employee organization representing such members and the state. The amounts paid under this act shall count 56

as compensation earned during the year or years for which it is calcu-1 2 lated and not as compensation earned wholly in the year in which it is 3 Notwithstanding any provision of law, rule or regulation to the paid. 4 contrary, no member of the security services unit to whom the provisions 5 this act apply shall be entitled to, or owed, any interest or other of 6 penalty for any reason on any monies due to such member pursuant to the 7 terms of this act and the terms of the agreement covering employees in 8 the security services unit.

9 S 14. Use of appropriations. Notwithstanding any provision of the 10 state finance law or any other provision of law to the contrary, the 11 state comptroller is authorized to pay any amounts required by the foregoing provisions of this act. To the extent that existing appropriations 12 13 available to any state department or agency in any fund are insufficient 14 to accomplish the purposes set forth in this section, the director of 15 the budget is authorized to allocate to the various departments and agencies, from any appropriations available in any fund, the amounts 16 17 necessary to make such payments. Any appropriations or other funds available to any state department or agency for personal service or for 18 19 other related employee benefits during the fiscal year commencing April 20 1, 2012 shall be available for the payment of any liabilities or obli-21 gations incurred pursuant to the foregoing provisions of this act, 22 whether they occurred prior to or during the state fiscal year commenc-23 ing April 1, 2012.

15. Appropriations. Notwithstanding any provision of the state 24 S 25 finance law or any other provision of law to the contrary, the several 26 amounts as hereinafter set forth in this section, or so much thereof as may be necessary, are hereby appropriated from the fund so designated 27 for use by any state department or agency for the fiscal year beginning 28 29 April 1, 2012 to supplement appropriations from each respective fund available for personal service, other than personal service and fringe 30 benefits, and to carry out the provisions of this act. Moreover, the 31 32 amounts appropriated as non-personal service may be suballocated to any 33 state department or agency as needed. The monies hereby appropriated are available for payment of any liabilities or obligations incurred prior 34 35 April 1, 2012 in addition to liabilities or obligations associated to with the state fiscal year commencing April 1, 2012. For this purpose, 36 37 these appropriations shall remain in full force and effect for the payment of liabilities incurred on or before April 1, 2012. No money 38 39 shall be available for expenditure from this appropriation until a 40 certificate of approval has been issued by the director of the budget and a copy of such certificate or any amendment thereto has been filed 41 with the state comptroller, the chairperson of the senate finance 42 43 committee and the chairperson of the assembly ways and means committee.

44

ALL STATE DEPARTMENTS AND AGENCIES

- 45 General Fund / State Operations
- 46 State Purposes Account 003
- 47

49

PERSONAL SERVICE

48 Personal service - regular 313,697,000

NONPERSONAL SERVICE

 50
 Fringe benefits
 23,008,000

 51
 Labor Management Committees
 279,000

S. 7747

1	Employee assistance program
2	Joint committee on health benefits 165,000
3	Contract administration
4	Employee Benefit Fund
5	Employee Training and Development 159,000
6	Organizational alcoholism program 156,000
7	Labor Management Training
8	Family Benefits
9	Legal Defense Fund
10	
10 11	Special Revenue Federal
ΤT	Federal Operating Grants Fund
12	PERSONAL SERVICE
	Personal service - regular
-	
14	NONPERSONAL SERVICE
15	Fringe benefits
16	S 16. This act shall take effect immediately and shall be deemed to
17	
	REPEAL NOTEParagraph g of subdivision 1 of section 130 of the civil
	service law, repealed by section one of this act, provided salary sched-
	ules for certain state employees who are members of the collective nego-
	tiating unit designated as security services who are employed by the

tiating unit designated as security services who are employed by the state department of corrections and community supervision and are designated as peace officers pursuant to section 2.10 of the criminal procedure law. They are replaced by revised salary schedules in a new paragraph g of subdivision 1 of section 130 of the civil service law.