

8955

2009-2010 Regular Sessions

I N A S S E M B L Y

June 16, 2009

Introduced by M. of A. ABBATE -- (at request of the Governor) -- read once and referred to the Committee on Governmental Employees

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 correctional services; authorizing funding of joint labor-management committees; implementing an interest arbitration award issued pursuant to subdivision 4 of section 209 of the civil service law between the state and an employee organization; to amend chapter 333 of the laws of 1969 amending the civil service law and other laws relating to salary increases for certain state officers and employees; and to amend chapter 10 of the laws of 2008 amending the civil service law and the state finance law relating to compensation and other terms and conditions of employment of certain state officers and employees, in relation to providing compensation for seasonal management/confidential employees; 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:

1 Section 1. Paragraph g of subdivision 1 of section 130 of the civil
2 service law is REPEALED and a new paragraph g is added to read as
3 follows:
4 G. PURSUANT TO THE TERMS OF AN INTEREST ARBITRATION AWARD ISSUED
5 PURSUANT TO SUBDIVISION FOUR OF SECTION TWO HUNDRED NINE OF THIS CHAPTER
6 COVERING MEMBERS OF THE SECURITY SERVICES COLLECTIVE NEGOTIATING UNIT
7 WHO ARE EMPLOYED WITHIN THE STATE DEPARTMENT OF CORRECTIONAL SERVICES
8 AND WHO ARE DESIGNATED AS PEACE OFFICERS PURSUANT TO SECTION 2.10 OF THE
9 CRIMINAL PROCEDURE LAW, EFFECTIVE ON THE DATES INDICATED, SALARY GRADES
10 FOR SUCH UNIT MEMBERS SHALL BE AS FOLLOWS:

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

LBD12093-01-9

1 (1) EFFECTIVE APRIL FIRST, TWO THOUSAND SEVEN:

		PERF.	PERF.	PERF.	PERF.	PERF.						LONG	
		AD-	AD-	AD-	AD-	AD-						MAX.	
	HIR-	VANCE	VANCE	VANCE	VANCE	VANCE			10-YR	15-YR	20-YR	25-YR	
	ING	STEP	STEP	STEP	STEP	STEP	JOB	PERF.	LONG	LONG	LONG	LONG	
	SG	RATE	1	2	3	4	RATE	ADV.	STEP	STEP	STEP	STEP	
7	1	22588	23467	24346	25225	26104	26983	27862	879	29414	30780	33246	34612
8	2	23352	24277	25202	26127	27052	27977	28902	925	30543	31989	34523	35969
9	3	24420	25386	26352	27318	28284	29250	30216	966	31928	33435	36022	37529
10	4	25445	26463	27481	28499	29517	30535	31553	1018	33475	34938	37594	39057
11	5	26573	27642	28711	29780	30849	31918	32987	1069	34881	36548	39275	40942
12	6	27879	29005	30131	31257	32383	33509	34635	1126	36630	38387	41192	42949
13	7	29365	30536	31707	32878	34049	35220	36391	1171	38466	40291	43156	44980
14	8	30928	32143	33358	34573	35788	37003	38218	1215	40374	42271	45198	47096
15	9	32564	33834	35104	36374	37644	38914	40184	1270	42438	44420	47423	49406
16	10	34322	35657	36992	38327	39662	40997	42332	1335	44693	46771	49853	51932
17	11	36255	37644	39033	40422	41811	43200	44589	1389	47046	49211	52371	54536
18	12	38180	39630	41080	42530	43980	45430	46880	1450	49453	51716	54961	57224
19	13	40363	41877	43391	44905	46419	47933	49447	1514	52127	54483	57813	60168
20	14	42589	44176	45763	47350	48937	50524	52111	1587	54918	57388	60812	63282
21	15	44947	46597	48247	49897	51547	53197	54847	1650	57771	60343	63857	66429
22	16	47391	49116	50841	52566	54291	56016	57741	1725	60796	63485	67100	69789
23	17	49959	51777	53595	55413	57231	59049	60867	1818	64083	66912	70650	73479
24	18	52708	54615	56522	58429	60336	62243	64150	1907	67531	70507	74370	77345
25	19	55493	57485	59477	61469	63461	65453	67445	1992	70974	74079	78055	81160
26	20	58257	60340	62423	64506	66589	68672	70755	2083	74447	77697	81798	85048
27	21	61301	63472	65643	67814	69985	72156	74327	2171	78176	81564	85784	89171
28	22	64488	66787	69086	71385	73684	75983	78282	2299	82353	85933	90325	93905
29	23	67889	70254	72619	74984	77349	79714	82079	2365	86273	89963	94447	98137
30	24	71471	73923	76375	78827	81279	83731	86183	2452	90529	94354	98957	102782
31	25	75364	77922	80480	83038	85596	88154	90712	2558	95244	99234	103975	107966

32 (2) EFFECTIVE APRIL FIRST, TWO THOUSAND EIGHT:

		PERF.	PERF.	PERF.	PERF.	PERF.						LONG	
		AD-	AD-	AD-	AD-	AD-						MAX.	
	HIR-	VANCE	VANCE	VANCE	VANCE	VANCE			10-YR	15-YR	20-YR	25-YR	
	ING	STEP	STEP	STEP	STEP	STEP	JOB	PERF.	LONG	LONG	LONG	LONG	
	SG	RATE	1	2	3	4	RATE	ADV.	STEP	STEP	STEP	STEP	
38	1	23266	24171	25076	25981	26886	27791	28696	905	30295	31702	34242	35649
39	2	24053	25006	25959	26912	27865	28818	29771	953	31461	32951	35561	37050
40	3	25153	26148	27143	28138	29133	30128	31123	995	32886	34439	37103	38655
41	4	26208	27257	28306	29355	30404	31453	32502	1049	34482	35989	38724	40231
42	5	27370	28471	29572	30673	31774	32875	33976	1101	35927	37644	40453	42170
43	6	28715	29875	31035	32195	33355	34515	35675	1160	37730	39540	42429	44238
44	7	30246	31452	32658	33864	35070	36276	37482	1206	39619	41499	44450	46329
45	8	31856	33108	34360	35612	36864	38116	39368	1252	41589	43543	46557	48512
46	9	33541	34849	36157	37465	38773	40081	41389	1308	43711	45752	48845	50888
47	10	35352	36727	38102	39477	40852	42227	43602	1375	46034	48174	51349	53490
48	11	37343	38774	40205	41636	43067	44498	45929	1431	48460	50690	53944	56174
49	12	39325	40819	42313	43807	45301	46795	48289	1494	50939	53270	56612	58943
50	13	41574	43133	44692	46251	47810	49369	50928	1559	53688	56115	59545	61971
51	14	43867	45502	47137	48772	50407	52042	53677	1635	56568	59112	62639	65183
52	15	46295	47995	49695	51395	53095	54795	56495	1700	59507	62156	65775	68424
53	16	48813	50590	52367	54144	55921	57698	59475	1777	62622	65391	69115	71884

1	17	51458	53331	55204	57077	58950	60823	62696	1873	66008	68922	72772	75686
2	18	54289	56253	58217	60181	62145	64109	66073	1964	69555	72621	76600	79664
3	19	57158	59210	61262	63314	65366	67418	69470	2052	73105	76303	80398	83596
4	20	60005	62151	64297	66443	68589	70735	72881	2146	76684	80031	84255	87603
5	21	63140	65376	67612	69848	72084	74320	76556	2236	80520	84010	88357	91845
6	22	66423	68791	71159	73527	75895	78263	80631	2368	84824	88512	93035	96723
7	23	69926	72362	74798	77234	79670	82106	84542	2436	88862	92663	97281	101082
8	24	73615	76141	78667	81193	83719	86245	88771	2526	93247	97187	101928	105868
9	25	77625	80260	82895	85530	88165	90800	93435	2635	98103	102213	107096	111207

10 S 2. Subdivision 2 of section 207-a of the state finance law, as
 11 amended by chapter 113 of the laws of 2006, is amended to read as
 12 follows:

13 2. Where and to the extent that an agreement between the state and an
 14 employee organization entered into pursuant to article fourteen of the
 15 civil service law or an interest arbitration award issued pursuant to
 16 subdivision four of section two hundred nine of the civil service law
 17 between the state and an employee organization so provides on behalf of
 18 employees in the collective negotiating unit designated as the security
 19 services unit established pursuant to article fourteen of the civil
 20 service law, and upon audit and warrant of the comptroller, the director
 21 shall provide for the payment of moneys to such employee organization
 22 for the establishment and maintenance of an employee benefit fund estab-
 23 lished by the employee organization for the employees in the negotiating
 24 unit covered by the controlling provision of such agreement or award
 25 providing for such employee benefit fund, such amount to be determined
 26 consistent with said agreement or award on the basis of the number of
 27 full-time annual salaried employees, as determined by the comptroller,
 28 on the payroll on the last day of the payroll period in which March
 29 first, two thousand [three] SEVEN, falls for payments to be made on
 30 April first, two thousand [three] SEVEN, on the last day of the payroll
 31 period in which March first, two thousand [four] EIGHT falls for
 32 payments to be made on April first, two thousand [four, on the last day
 33 of the payroll period in which March first, two thousand five falls for
 34 payments to be made on April first, two thousand five and on the last
 35 day of the payroll period in which March first, two thousand six falls
 36 for payments to be made on April first, two thousand six] EIGHT. The
 37 amount, which will be determined pursuant to this section, for employees
 38 who are paid from special or administrative funds, other than the gener-
 39 al fund or the capital projects fund of the state, will be paid from the
 40 appropriations as provided by law, in which case the comptroller will
 41 establish procedures to ensure repayment from said special or adminis-
 42 trative funds. The director may enter into an agreement with an employee
 43 organization which sets forth the specific terms and conditions for the
 44 establishment and administration of an employee benefit fund as a condi-
 45 tion for the transmittal of moneys pursuant to this section.

46 S 3. Compensation for members of the security services collective
 47 negotiating unit pursuant to an interest arbitration award issued pursu-
 48 ant to subdivision 4 of section 209 of the civil service law.

49 1. The provisions of this section shall apply to full-time members of
 50 the security services collective negotiating unit employed within the
 51 state department of correctional services, who are designated as peace
 52 officers pursuant to section 2.10 of the criminal procedure law.

53 2. Effective April 1, 2007 the basic annual salary of members of the
 54 security services collective negotiating unit who are in annual salaried
 55 employment status on March 31, 2007 shall be increased by 3 percent.

1 3. Effective April 1, 2008 the basic annual salary of members of the
2 security services collective negotiating unit who are in annual salaried
3 employment status on March 31, 2008 shall be increased by 3 percent.

4 4. Payments pursuant to the provisions of subdivision 6 of section 131
5 of the civil service law for members of the security services collective
6 negotiating unit who are entitled to such payments shall be payable
7 pursuant to the terms of a determination made by the arbitration panel
8 pursuant to the terms of an agreement between the state and an employee
9 organization representing employees subject to the provisions of this
10 section.

11 5. Effective April 1, 2007 pursuant to the terms of an interest arbi-
12 tration award issued pursuant to subdivision 4 of section 209 of the
13 civil service law covering members of the security services collective
14 negotiating unit who are employed with the state department of correc-
15 tional services and who are designated as peace officers pursuant to
16 section 2.10 of the criminal procedure law, for such unit members who
17 are on the institutional payroll, the ten year, fifteen year, twenty
18 year and twenty-five year longevity step payment for such unit members
19 to whom the provisions of this section apply shall be that amount
20 prescribed by subparagraphs 1 and 2 of paragraph g of subdivision 1 of
21 section 130 of the civil service law as added by section one of this
22 act.

23 6. Notwithstanding any of the foregoing provisions of this section, if
24 the basic annual salary of such unit members to whom the provisions of
25 this section apply is identical with the hiring rate, performance
26 advance step one, performance advance step two, performance advance step
27 three, performance advance step four, performance advance step five, the
28 job rate, the ten year longevity step, the fifteen year longevity step,
29 the twenty year longevity step or the twenty-five year longevity step of
30 the salary grade of his or her position on March 31, 2007 for such unit
31 members to whom the provisions of this section apply on the institu-
32 tional payroll, such basic annual salary shall be increased to the
33 hiring rate, performance advance step one, two, three, four or five, the
34 job rate, the ten year longevity step, the fifteen year longevity step,
35 the twenty year longevity step or twenty-five year longevity step of
36 such salary grade as contained in subparagraph 1 of paragraph g of
37 subdivision 1 of section 130 of the civil service law, as added by
38 section one of this act, to take effect on April 1, 2007 for such unit
39 members to whom the provisions of this section apply on the institu-
40 tional payroll. If the basic annual salary of such unit members to whom
41 the provisions of this section apply is identical with the hiring rate,
42 performance advance step one, performance advance step two, performance
43 advance step three, performance advance step four, performance advance
44 step five, the job rate, the ten year longevity step, the fifteen year
45 longevity step, the twenty year longevity step or twenty-five year
46 longevity step of the salary grade of his or her position on March 31,
47 2008 for such unit members to whom the provisions of this section apply
48 on the institutional payroll such basic annual salary shall be increased
49 to the hiring rate, performance advance step one, two, three, four or
50 five, the job rate, the ten year longevity step, the fifteen year
51 longevity step, the twenty year longevity step or the twenty-five year
52 longevity step of such salary grade as contained in subparagraph 2 of
53 paragraph g of subdivision 1 of section 130 of the civil service law, as
54 added by section one of this act, to take effect on April 1, 2008 for
55 such unit members to whom the provisions of this section apply on the
56 institutional payroll. The increases in basic annual salary provided by

1 this subdivision shall be in lieu of any increase in basic annual salary
2 provided for in subdivisions two and three of this section.

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

13 8. Notwithstanding any of the foregoing provisions of this section,
14 any increase in compensation may be withheld in whole or in part from
15 any such unit members to whom the provisions of this section apply when,
16 in the opinion of the director of the budget and the director of employ-
17 ee relations, such increase is not warranted or is not appropriate.

18 S 4. Additional compensation for members of the security services
19 collective negotiating unit who are employed within the state department
20 of correctional services and who are designated as peace officers,
21 pursuant to section 2.10 of the criminal procedure law, in recognition
22 of pre-shift briefing.

23 1. In recognition of the general requirement for full-time unit
24 members to assemble for briefing prior to the commencement of duties,
25 where and to the extent a determination made by the public arbitration
26 panel so provides on behalf of such unit members to whom the provisions
27 of this section apply on behalf of each such employee except such
28 employee receiving additional compensation pursuant to subdivision 5 of
29 section 134 of the civil service law, such members shall receive addi-
30 tional compensation in recognition of pre-shift briefing.

31 2. Each such unit member to whom the provisions of this section apply,
32 shall receive a minimum of \$4.80 for each day while in payroll status
33 when such pre-shift briefing time is not otherwise compensated at a
34 greater amount at the one and one-half times the hourly rate of pay
35 provided for by subdivision 1 of section 134 of the civil service law
36 and the rules and regulations of the director of the budget. Each such
37 unit member to whom the provisions of this section apply, subject to the
38 provisions of this section, shall be guaranteed a minimum of \$24 per
39 week in addition to base pay. No payments authorized pursuant to this
40 section shall be made to an employee who is in non-pay status for that
41 day.

42 3. Any such additional compensation pursuant to this section shall be
43 paid in addition to and shall not be a part of such employee's basic
44 annual salary and shall not be included as compensation for the purposes
45 of computation of overtime pay, provided, however, that such additional
46 compensation shall be included for retirement purposes. Notwithstanding
47 the foregoing provisions of this section or of any other law, such addi-
48 tional compensation as added by this section shall be in lieu of the
49 continuation of any other additional compensation for such unit members
50 in recognition of pre-shift briefing.

51 S 5. Locational compensation for members of the security services
52 collective negotiating units.

53 1. Pursuant to the terms of an interest arbitration award issued
54 pursuant to subdivision 4 of section 209 of the civil service law cover-
55 ing members of the security services collective negotiating unit who are
56 employed within the state department of correctional services and who

1 are designated as peace officers pursuant to section 2.10 of the criminal procedure law, and notwithstanding any inconsistent provision of law, effective April 1, 2007, for such unit members to whom the provisions of this section apply who are full-time employees and in employment status on March 31, 2007, and whose principal place of employment, or in the case of a field employee, whose official station as determined in accordance with the regulations of the state controller is located in the city of New York or in the counties of Nassau, Suffolk, Westchester or Rockland, location compensation shall be increased to \$3,117. Effective April 1, 2008, this amount shall be increased to \$3,210.

2. Effective April 1, 2007, for such unit members to whom the provisions of this section apply who are full-time employees and in employment status on March 31, 2007, and whose principal place of employment, or in the case of a field employee, whose official station as determined in accordance with the regulations of the state controller is located in the counties of Orange, Putnam or Dutchess, location compensation shall be increased to \$1,160. Effective April 1, 2008, this amount shall be increased to \$1,195.

3. Payments for location compensation pursuant to this section shall be equally divided over the 26 payroll periods in each fiscal year and shall count as compensation for overtime and retirement purposes; provided, however, that effective April 1, 2007, there shall be no other separate payments for location or supplemental location compensation. Payments pursuant to this section shall be offset by any location and/or supplemental location compensation already received by such unit members.

S 6. Inconvenience pay. Pursuant to the terms of an interest arbitration award issued pursuant to subdivision 4 of section 209 of the civil service law covering members of the security services collective negotiating unit who are employed within the state department of correctional services and who are designated as peace officers pursuant to section 2.10 of the criminal procedure law, effective April 1, 2007, such unit members to whom the provisions of this section apply who work the evening shift as defined by the individual facilities within the department of correctional services, shall continue to be paid \$1,800 per year in equal bi-weekly installments for work on such shift. Effective April 1, 2007, such unit members to whom the provisions of this section apply who work the night shift as defined by the individual facilities within the department of correctional services shall continue to be paid \$900 per year in equal bi-weekly installments for work on such shift. Such amounts, for such unit members to whom the provisions of this section apply and who work both the evening shift and the night shift as specified above, shall be offset by payments already received as inconvenience pay effective April 1, 2006 and the remainder shall be calculated as part of a retroactive payment. Such unit members to whom the provisions of this section apply on paid leave for line of duty injuries shall continue to receive inconvenience payments as provided above. Any such additional compensation pursuant to this section shall be included as compensation for retirement purposes.

S 7. Expanded duty pay. Pursuant to the terms of an interest arbitration award issued pursuant to subdivision 4 of section 209 of the civil service law covering members of the security services collective negotiating unit who are employed within the state department of correctional services and who are designated as peace officers pursuant to section 2.10 of the criminal procedure law and notwithstanding any other

1 provision of law, effective April 1, 2007, such unit members to whom the
2 provisions of this section apply shall be paid an expanded duty pay in
3 the amount of \$1,500 per year. Payment for such compensation shall be
4 equally divided over the 26 payroll periods of a fiscal year. Such
5 compensation pursuant to this section shall be included as compensation
6 for overtime and retirement purposes.

7 S 8. During the period April 1, 2007 through March 31, 2009, there
8 shall be a statewide joint labor-management committee continued and
9 administered pursuant to the terms of the agreement negotiated between
10 the state and the employee organization representing employees in the
11 collective negotiating unit designated as the security services unit
12 established pursuant to article 14 of the civil service law which shall,
13 after March 31, 2007, with the amounts available therefore, study and
14 make recommendations concerning major issues of employee assistance,
15 performance evaluation, education and training, quality of work life and
16 provide for the implementation of the terms of agreements of such
17 committee.

18 S 9. Paragraph (d) of subdivision 1 of section 7 of part B of chapter
19 10 of the laws of 2008, amending the civil service law and the state
20 finance law relating to compensation and other terms and conditions of
21 employment of certain state officers and employees, is amended to read
22 as follows:

23 (d) part-time [and seasonal] employees;

24 S 10. Subdivision 2 of section 17 of chapter 333 of the laws of 1969,
25 amending the civil service law and other laws relating to salary
26 increases for certain state officers and employees, as amended by
27 section 17 of part A of chapter 10 of the laws of 2008, is amended to
28 read as follows:

29 2. Any employee subject to this section who is required to work a tour
30 of duty which includes four or more hours between the hours of six p.m.
31 and six a.m., exclusive of any hours for which he or she receives over-
32 time compensation, shall be entitled to inconvenience pay for such tour
33 of duty in an amount equal to the daily rate equivalent of four hundred
34 dollars per year, unless a higher daily rate is authorized under the
35 terms of a collective negotiated agreement between the state and an
36 employee organization pursuant to article 14 of the civil service law,
37 or is authorized by the director of the budget for employees excluded
38 from negotiating rights under article 14 of the civil service law, in
39 which case such daily rate may be up to five hundred seventy-five
40 dollars per year, effective April 2, 2007. The provisions of this subdi-
41 vision shall apply on a prorated basis to officers and employees serving
42 on a seasonal basis in the collective negotiating units designated as
43 the administrative services unit, the institutional services unit, the
44 operational services unit, and the division of military and naval
45 affairs unit, AND OFFICERS AND EMPLOYEES EXCLUDED FROM COLLECTIVE NEGO-
46 TIATING UNITS established pursuant to article 14 of the civil service
47 law.

48 S 11. Notwithstanding any provision of law to the contrary, the appro-
49 priations contained in this act shall be available to the state for the
50 payment and publication of grievance and arbitration settlements and
51 awards pursuant to articles 7 and 8 of the collective negotiating agree-
52 ment between the state and the employee organization representing the
53 collective negotiating unit designated as the security services unit
54 established pursuant to article 14 of the civil service law.

55 S 12. No individual who is a Correction Officer Trainee or Correction
56 Officer Trainee, Spanish Language shall be eligible for any increase in

1 any compensation provided for in this act until such individual is
2 designated a peace officer pursuant to section 2.10 of the criminal
3 procedure law. Nothing herein shall alter or change any other eligibil-
4 ity requirements for any compensation a Correction Officer Trainee or
5 Correction Officer Trainee, Spanish Language must satisfy in order to be
6 eligible for such compensation.

7 S 13. Notwithstanding any provision of law, rule or regulation to the
8 contrary, and where and to the extent an agreement negotiated between
9 the state and the employee organization representing employees in the
10 security services unit established pursuant to article 14 of the civil
11 service law so provides, the salaries of newly hired employees on or
12 after September 1, 1992 into state service in positions within negotiat-
13 ing units shall not be subject to the provisions of subdivision 2-a of
14 section 200 of the state finance law.

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

37 S 15. Deferred payment of salary increase. Notwithstanding the
38 provisions of any other section of this act, or of any other law to the
39 contrary, pending payment pursuant to this act of the basic annual sala-
40 ries of incumbents of positions subject to this act, such incumbents
41 shall receive, as partial compensation for services rendered, the rate
42 of compensation otherwise payable in their respective positions. An
43 incumbent holding a position subject to this act at any time during the
44 period from April 1, 2007, until the time when basic annual salaries are
45 first paid pursuant to this act for such services in excess of the
46 compensation actually received therefor, shall be entitled to a lump sum
47 payment for the difference between the salary to which such incumbent is
48 entitled for such services and the compensation actually received there-
49 for. Such lump sum payment shall be made as soon as practicable. The
50 amounts paid under this act shall count as compensation earned during
51 the year or years for which it is calculated and not as compensation
52 earned wholly in the year in which it is paid. Notwithstanding any
53 provision of law, rule or regulation to the contrary, and pursuant to
54 the terms of an interest arbitration award issued by the public arbi-
55 tration panel pursuant to subdivision 4 of section 209 of the civil
56 service law, no member of the security services collective negotiating

1 unit to whom the provisions of this act apply shall be entitled to, or
 2 owed, any interest or other penalty for any reason on any monies due to
 3 such member pursuant to the terms of this act and the terms of the
 4 interest arbitration award issued by the public arbitration panel pursu-
 5 ant to subdivision 4 of section 209 of the civil service law.

6 S 16. Use of appropriations. Notwithstanding any provision of the
 7 state finance law or any other provision of law to the contrary, the
 8 state comptroller is authorized to pay any amounts required by the fore-
 9 going provisions of this act. To the extent that existing appropriations
 10 available to any state department or agency in any fund are insufficient
 11 to accomplish the purposes set forth in this section, the director of
 12 the budget is authorized to allocate to the various departments and
 13 agencies, from any appropriations available in any fund, the amounts
 14 necessary to make such payments. Any appropriations or other funds
 15 available to any state department or agency for personal service or for
 16 other related employee benefits during the fiscal year commencing April
 17 1, 2009 shall be available for the payment of any liabilities or obli-
 18 gations incurred pursuant to the foregoing provisions of this act,
 19 whether occurred prior to or during the State fiscal year commencing
 20 April 1, 2009.

21 S 17. Appropriations. Notwithstanding any provision of the state
 22 finance law or any other provision of law to the contrary, the several
 23 amounts as hereinafter set forth in this section, or so much thereof as
 24 may be necessary, are hereby appropriated from the fund so designated
 25 for use by any state department or agency for the fiscal year beginning
 26 April 1, 2009 to supplement appropriations from each respective fund
 27 available for personal service, other than personal service and fringe
 28 benefits, and to carry out the provisions of this act. The monies hereby
 29 appropriated are available for payment of any liabilities or obligations
 30 incurred prior to April 1, 2009 in addition to liabilities or obli-
 31 gations associated with the state fiscal year commencing April 1, 2009.
 32 For this purpose, these appropriations shall remain in full force and
 33 effect for the payment of liabilities incurred on or before April 1,
 34 2009. No money shall be available for expenditure from this appropri-
 35 ation until a certificate of approval has been issued by the director of
 36 the budget and a copy of such certificate or any amendment thereto has
 37 been filed with the state comptroller, the chairperson of the senate
 38 finance committee and the chairperson of the assembly ways and means
 39 committee.

40 ALL STATE DEPARTMENTS AND AGENCIES

41 General Fund / State Operations
 42 State Purposes Account 003

43 PERSONAL SERVICE

44	Personal service - regular	\$181,392,000
45	Other compensation, including but not limit-	
46	ed to, overtime, holiday pay, longevities,	
47	security enforcement differential,	
48	location, inconvenience pay	\$111,963,000

1 NONPERSONAL SERVICE

2	Fringe benefits	\$22,442,000
3	Labor Management Committees	\$3,142,000
4	Employee assistance program	\$400,000
5	Joint committee on health benefits	\$294,000
6	Contract administration	\$200,000
7	Employee Benefit Fund	\$313,000

8 S 18. This act shall take effect immediately and shall be deemed to have
9 been in full force and effect on and after April 1, 2007.

REPEAL NOTE.--Paragraph g of subdivision 1 of section 130 of the civil service law, repealed by section one of this act, provided salary schedules for certain state employees who are members of the collective negotiating unit designated as security services who are employed by the state department of correctional services and are designated as peace officers pursuant to subdivision twenty-five of section 2.10 of the criminal procedure law. They are replaced by revised salary schedules in subparagraphs 1 and 2 of a new paragraph g of subdivision 1 of section 130 of the civil service law.