

LETTER OF AGREEMENT
between the
STATE OF ALASKA
and the
PUBLIC EMPLOYEES LOCAL 71
representing the
LABOR, TRADES AND CRAFTS UNIT

Akutan Airport Employees; Terms & Conditions

13-LL-058

It is agreed between the parties that the following terms and conditions of employment apply to employees at the Akutan Airport with the Department of Transportation & Public Facilities. No provision of the July 1, 2012 through June 30, 2015, master agreement not specifically referenced herein is modified by this agreement.

Transportation to/from Akutan Airport:

Roundtrip transportation between Unalaska or Akutan, depending on the employee's domicile, and the Akutan Airport at rotation times, will be furnished by the Employer.

If an employee resigns or is discharged, or laid off by the Employer, the Employer will furnish return transportation to the location that the employee was transported from, either Unalaska or Akutan.

Article 15 (Travel and Moving):

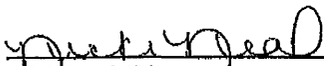
The parties recognize that poor weather conditions may preclude aircraft from departing from Unalaska or landing at Akutan Airport. When employees receiving transport from Unalaska are unable to report to their regularly scheduled shift at the Akutan Airport, they may be assigned to work in Unalaska. The provisions of Article 15 will not apply in such circumstances.

Given the isolated nature of the Akutan Airport, employees who are domiciled in Unalaska may be asked to complete training or work voluntary overtime assignments in Unalaska on their regularly scheduled days off. The provisions of Article 15 will not apply when employees who live in Unalaska report to the DOT&PF Unalaska duty station for training or voluntary overtime assignments on their regularly scheduled days off.

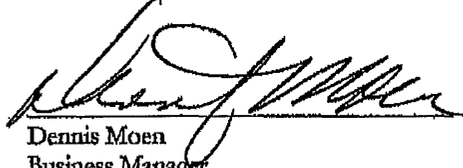
This agreement is effective September 1, 2012 and remains in effect through June 30, 2015, except that it may be canceled by either party with fifteen (15) calendar days written notice. This agreement is entered into solely to address the specific circumstances of this particular situation. It does not establish any practice or precedent between the parties. This agreement shall not be referred to in any other dispute, grievance, arbitration, hearing, or any other forum, except as may be necessary for the execution of its terms.

FOR THE STATE OF ALASKA:

FOR PUBLIC EMPLOYEES Local 71:



Nicki Neal, Director
Division of Personnel & Labor Relations
Commissioner of Administration



Dennis Moen
Business Manager

8/29/12

Date

9/20/12

Date