

**RCW 53.18.050 Agreements—Authorized provisions.** A labor agreement signed by a port district may contain:

(1) Provisions that the employee organization chosen by a majority of the employees in a grouping or unit will be recognized as the representative of all employees in the classification included in such grouping or unit;

(2) Maintenance of membership provisions including dues cross-check arrangements as provided in RCW 41.56.095; and

(3) Provisions providing for binding arbitration, the expenses being equally borne by the parties, in matters of contract interpretation and the settlement of jurisdictional disputes. [2019 c 230 § 24; 1967 c 101 § 5.]