

AGREEMENT
BETWEEN
CITY OF SAULT STE MARIE
AND-
POLICE OFFICERS LABOR COUNCIL
SAULT STE MARIE POLICE PATROL UNIT

JULY 1, 2021 through JUNE 30, 2024



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THIS AGREEMENT, which shall become effective on July 1, 2021, by and between the CITY OF SAULT SAINTE. MARIE, MICHIGAN, a MUNICIPAL CORPORATION OF THE STATE OF MICHIGAN, hereinafter called the "EMPLOYER", party of the first part, and the POLICE OFFICERS LABOR COUNCIL, hereinafter called the "UNION", party of the second part.

WITNESSETH:

WHEREAS, that parties hereto have reached an agreement for the purpose of facilitating the peaceful adjustment of differences that may arise from time to time and promoting harmony and efficiency to the end that the parties hereto may mutually benefit, the parties hereto covenant and agree as follows:

ARTICLE ONE - RECOGNITION

1.1 EXCLUSIVE BARGAINING AGENT: The Union shall be and is hereby recognized as the sole and exclusive collective bargaining agency for the purpose of collective bargaining with respect to rates of pay, wages, hours of employment and other conditions of employment for the employees of the Employer as defined in this paragraph. The term "Employees", as used in this agreement, shall be construed as meaning all Patrol Officers and Detectives but excluding the Chief of Police, Assistant Chief, Lieutenants, Sergeants, and all other Police Department employees, and further excluding all temporary or part-time employees.

1.2 UNION MEMBERSHIP:

To the extent the laws of the United States and the State of Michigan permit, it is agreed that:

- (1) The current or future employment of bargaining unit employees is not contingent upon membership in the Union or the payment of union dues or fees.
- (2) The Employer agrees to make Union payroll deductions once each month from the pay of the employees who have authorized that such deductions be made as set forth in Subsections 4 and 5.

- (3) As soon as practicable following the decision to hire a new employee into the bargaining unit, the Employer shall notify the Union of newly-hired bargaining unit employees and provide the Union an opportunity during the onboarding process to meet with newly-hired bargaining unit employees to discuss the employees' options with respect to becoming or not becoming a member of the Union.
- (4) Each employee who becomes a member of the Union after June 27, 2018, must sign the Union's Application for Union Membership and Authorized Dues Deduction Card, and shall do so with the understanding that the dues authorization and assignment shall be irrevocable for the term of the applicable contract between the Union and the Employer or for one year, whichever is the lesser, and shall automatically renew itself for successive yearly or applicable contract periods thereafter, whichever is the lesser, unless the employee gives written notice to the Employer and the Union at least sixty (60) days, but not more than ninety (90) days before any periodic renewal date of this authorization and assignment of the employee's desire to revoke same. Such authorization and assignment is voluntary and not conditioned upon present or future membership in the Union.
- (5) The Employer shall not make any Union payroll deductions from any employee without written authorization from the employee. In the case of an employee who becomes a member after June 27, 2018, written authorization must be in the form of a signed and completed Application for Union Membership and Authorized Dues Deduction Card, as well as any additional written authorization as the Employer may require. In the event the terms of the Employer's written authorization conflicts with the terms of the Union's Card, the terms of the Card shall be controlling. For an employee who became a member prior to June 27, 2018, the employer must have from the employee written authorization showing the employee's clear intent to participate in Union payroll deductions.
- (6) Employees may resign their Union membership at any time by notifying the Union, but may still be responsible for payroll deductions as set forth in Subsection 4.
- (7) Deductions for any calendar month shall be remitted to the Union. In the event that a refund is due to any employee for any sums deducted from wages and paid to the Union, it shall be the responsibility of such employee to obtain the appropriate refund from the Union.
- (8) The Employer shall not be liable for the remittance or payment to the Union of any sums other than those constituting actual deductions made. If the Employer fails to make a deduction for any employee as provided, it shall make that deduction from the employee's next pay period in which such deduction is normally deducted after the error has been called to its attention by the employee or the Union.

If there is an increase or decrease in Union payroll deductions, as determined and established by the Union, such changes shall become effective upon the second pay period following notice from the

Union to the Employer of the new amount(s).

1.3 LIST OF MEMBERS: The Union shall furnish the Employer with a list of the Union members as of this date and with the names of all new members within five days after they become affiliated with the Union.

1.4 DUES DEDUCTION: The Employer, where so authorized and directed on a form marked "Exhibit A", hereto attached and made a part hereof will deduct on a monthly basis dues and initiation fees in amounts designated by the Union. Such amounts shall be remitted by check to the Treasurer of the local unit. The check shall be accompanied by a list of names setting forth the amount of dues, initiation fees, etc. deducted from each member.

The Union agrees to indemnify the Employer from any claims arising out of such deductions after monies are received by the financial secretary of the Union.

Such dues shall be deducted beginning with the first full paycheck of each newly hired employee.

ARTICLE TWO - REPRESENTATION & GRIEVANCE PROCEDURE

2.1 NO STRIKES OR LOCKOUTS: During the term of this Agreement, or any extension thereof mutually agreed upon, there shall be no strikes, sympathy strikes, concerted failure to report for work or perform overtime work, slowdowns, or other stoppages of work on the part of the Employee. Any employee who engages in any of the activities outlined above may be disciplined or discharged, as determined by the Employer. Any dispute concerning whether an employee actually engaged in any of such activities may be resolved under the grievance procedure.

In consideration of the mutual promises of the parties contained herein, the parties expressly agree that neither party will bring or cause to be brought, any court, legal, or administrative action against the other party until the dispute, claim, grievance, or complaint shall have been brought to the attention of the party against whom it shall be made and said party, after proper notice, fails to take steps to correct the circumstances giving rise to the dispute, claim, grievance, or complaint within a reasonable time.

2.2 GRIEVANCE COMMITTEE PERSONS: For the purpose of effectively representing the employees coming within the jurisdiction of the Union and this Agreement, the Union shall select grievance committee persons as outlined below. The names of the grievance committee persons shall be furnished the Employer by the Union and the Employer agrees to recognize and deal with these

representatives of the Union in settling grievances and in bargaining under this Agreement. All formal grievances shall be in writing at the first step and subsequent steps of the grievance procedure.

2.3 GRIEVANCE PROCEDURE: A grievance shall be defined as any dispute regarding the meaning, interpretation, application or alleged violation of the specific terms and provisions of this Agreement. A written grievance shall state (a) who is affected, (b) what happened, (c) when it happened, (d) where it happened, (e) what section of the Contract has allegedly been violated, and (f) what adjustment is requested.

2.3 (A) POLICE DEPARTMENT: Grievance procedure as to the Police Department.

First: By the employee, no more than three committee persons, and the Chief of Police, or his designated representative.

Second: By the employee, no more than three committee persons and the City Manager, or his designated representative.

2.4 ARBITRATION: The Union may appeal the grievance to arbitration by giving timely notice to the Employer if the Employer's answer in step two is not satisfactory. Upon timely notice, the arbitrator shall be selected from a panel of arbitrators obtained from the Federal Mediation and Conciliation Service by each party alternately striking a name from the panel with the remaining name serving as the arbitrator. The expenses of the arbitrator shall be borne equally by the parties.

The arbitrator's jurisdiction shall be limited to the express terms of this Agreement. He shall have no power to amend, alter, ignore or modify any provision of this Agreement and shall be limited to interpreting the specific terms and provisions of this Agreement. If the issue of jurisdiction for arbitration is raised, the arbitrator shall only determine the merits of the grievance if jurisdiction is affirmatively decided. The decision of the arbitrator shall be final and binding on the Union, Employer, and employees in the bargaining unit, unless the arbitrator has exceeded his jurisdiction or the arbitration award is the result of wrongdoing.

2.5 TIME FOR FILING GRIEVANCE: A grievance to be subject to consideration under the grievance procedure must be filed in writing in the first step not later than seven (7) working days after the date on which the matter(s) being grieved about actually occurred. If there is no specific date connected with the subject matter of the grievance, the grievance shall be filed as soon as the facts become evident to the grievant, or reasonably should have become evident to the grievant. Failure to meet this deadline will result in a waiver of the grievance or any of the subject matter being grieved about; and the right to grieve and pursue any remedy based on the said grievance shall forever be lost.

The Chief of Police or his designated representative in step one above shall, in all cases, render his decision within seven (7) working days after the last meeting with the Union. A grievance, in order to be referred to any higher step of the grievance procedure, must be appealed within ten (10) working days of receipt of the answer in a prior step. Failure to appeal within the ten (10) working days will render the later appeal null and void.

The Employer will schedule a meeting in the next step appeal within ten (10) calendar days, and render a decision in 28 calendar days after the meeting, or forfeit the grievance on the basis of the last stated remedy sought by the grievant(s).

The Employer may substitute a representative for the City Manager at any step of the grievance procedure.

Either party shall have twenty (20) working days to refer a grievance to arbitration after the decision of the City Manager.

2.6 GRIEVANCE DETAILS: It is agreed that a representative of the Union may take part in the grievance procedure at any step. The Employer and Union agree to meet promptly and dispose of grievances. All meetings above shall be held as soon as possible after notice to the Employer.

In any instance in the grievance procedure where the Police unit desires to meet with either the Chief or City Manager, said committee shall consist of not more than three persons plus the affected employee.

2.7 HANDLING OF GRIEVANCES: Employees or committee persons attending grievance meetings shall not be paid extra nor lose time while at such meetings.

The committee chairperson in each unit, or in their absence, another committee person shall be permitted a reasonable amount of time to investigate or adjudicate grievances in his unit after reporting to their immediate supervisor as to his intent. The Supervisor will not arbitrarily deny him such right, except it is understood that if there is necessity for their presence on the job, the committee person shall defer the grievance matter until a later time.

2.8 MINUTES: The principals in any grievance meeting may keep such minutes as they deem necessary for their own use. Upon request by either party, no verbatim or electronic minutes shall be kept by either party.

2.9 EXTENSION BY MUTUAL AGREEMENT: The time limits at any step in the grievance procedure may be extended by mutual agreement in writing by the parties. Working days as used in Article Two shall not include a Saturday, Sunday, or a holiday recognized by this contract.

2.10 SCOPE OF OVERTIME GRIEVANCE AWARD: For grievances filed by employees claiming that they were denied an opportunity to work overtime, notwithstanding any language of this agreement, no grievance award to such employee may include the payment of compensation for hours not actually worked. For all such awards the employee shall be given a written right to work the lost hours at a time selected by the employee. The Employee must work the lost hours within 12 months of the award.

ARTICLE THREE - DISCHARGE AND SUSPENSION

3.1 DISCHARGE OR SUSPENSION OF AN EMPLOYEE: If the City Manager or his designated representative decides that reasons exist that are sufficiently important to justify the suspension or discharge of an employee, he shall notify such employee in writing of the specific reasons for his decisions and the date and the time the suspension or discharge is effective.

During the next five (5) days (Saturday, Sunday or holiday excepted), the discharged employee or the Union may request a hearing to review the action taken. Such hearing and review shall take place within five (5) days (Saturday, Sunday or holiday excepted) of such request. If, after review, the Union agrees with the Employer that the action was justified, the matter shall be dropped and no grievance filed. If, after review, the Employer concludes that the action was warranted and the Union is unwilling to accept this decision, the Union may process the case further through the grievance procedure. If the Employer and the Union agree on some lesser disciplinary action, the employee shall not lose any seniority, but shall lose the amount of time as agreed upon. The hearing shall be considered as the first step of the grievance procedure.

ARTICLE FOUR - SENIORITY AND PROMOTIONS

4.1 SENIORITY UNITS: Seniority for Employees within this bargaining unit will have their seniority determined by time and grade spent within their "sworn" position. The "sworn" employees time and grade will determine the order in which shifts are chosen and any other decisions within those ranks that are normally chosen by seniority including the order of layoff in the "sworn" ranks. In the event there are reductions in the number of detectives in the workforce, the affected employee may bump into the patrol ranks and their "Sworn" time within the department will determine their position in seniority. In the event of a layoff at any level within the police department it is understood that in order to be retained or recalled the employee shall have the necessary ability, skill, training, and experience to perform the work. It is understood that there shall be no interchange of seniority

between the Police Department unit and any other department of the City, including the new Sergeant Unit.

4.2 PROBATIONARY EMPLOYEES: New employees in the Police Unit shall be on probation for a period of twelve (12) calendar months before they accrue seniority rights and the right to release such employees shall be vested exclusively with the Employer without regard to other provisions of this Agreement; provided, however, employees retained in employment for a period of less than twelve (12) months and who are later hired as permanent employees shall be given credit for consecutive employment in computing the twelve (12) months if they are severed from the payroll under conditions other than those listed in the following section.

Probationary employees retained in excess of the periods outlined above shall have seniority from their last date of hire.

The employer may before expiration of the probation period, extend the employee's probation, when in the opinion of the employer, further review of the employee's job performance would be helpful to the employer's decision to grant the employee regular employment status. Extensions may be implemented by the employer more than once, but in no event shall the cumulative extensions exceed 6 total months. An extension must be implemented by the employer before expiration of the original 12 month probation period.

4.3 LOSS OF SENIORITY: Employees shall lose seniority through a voluntary quit, discharge which is not altered or reversed by the grievance procedure, after a layoff which extends beyond a two (2) year period, or a time period equivalent to the time said employee has worked as a Police Officer, whichever is the lesser, or for failure to contact the Employer within ten (10) days after receiving written notice of a request to return to work from a layoff to arrange satisfactory terms to return to work.

Employees shall lose seniority as a result of being out of the unit for any reason beyond one year.(including promotion to sergeant). If within the one year the employee returns to the unit the employee will retain accumulated seniority.

Employees shall lose seniority when they have been off work due to illness or injury for two years notwithstanding the Employee's receipt of pay or benefits from the Employer under any sick leave, or disability program or coverage.

4.4 POSTING OF VACANCY: In the event of a permanent vacancy, a notice shall be posted on the bulletin boards for three (3) full working days. The notice shall set forth the standard work

requirements of the job, standard qualifications and the rate of pay. During this period, applications will be received and from these applications the vacancy will be filled by the qualified applicant.

4.5 PROMOTION TO SERGEANT OR DETECTIVE: The first line supervisory position shall be the position of Patrol Sergeant. This position will function in either a line or staff capacity as the needs of the Department require.

The position of Detective is primarily a criminal investigatory position.

A written test for any promotional position will be held once a year at a agreed upon date.

Those who pass these tests with a 70% or better score will have their names put on a promotional list for the position which they tested for, and in the order of their scores. This promotional list will be on file for one year and any vacancies in a promotional position within that year will be taken from this promotional list.

This promotional procedure will be initiated once a year. If no one is on the list then the procedure will be initiated within 30 days after a vacancy exists.

In order to be eligible to take the test for a promotional position covered by the Union Contract, the individual must have at least 5 years experience as a certified officer with this department or the individuals 5 year anniversary date must be within the calendar year of the promotional test.

Notwithstanding position on the list, in order to be eligible for promotion to Sergeant or Detective in this Department, the employee must have a minimum of five years' experience as a certified officer with this Department.

In order to be eligible for promotion to the position of Detective Sergeant, the employee must have been a sworn Police Officer with the Sault Ste. Marie Police Department for a minimum of five years and be presently in the Detective Bureau and have at least two years' experience with that unit.

The promotion procedure will consist of three steps:

Step 1. Written Test. This test will be made up by an individual or individuals agreed upon by both parties (management and Union). The test will pertain to the vacant or newly created position within this Department. The test will be administered by the Chief of Police or his agent. The applicant must pass this test with a minimum score of 70% to proceed to the next step.

Step 2. Oral Examination. The board will be made up of three (3) people.

1. A Department Supervisory Officer.
2. A member to be named at the Union's discretion.
3. A member to be agreed upon by both parties.

Step 3. Seniority. Points for Department seniority will be allotted as described below.

The Board will take into consideration all aspects of the promotion procedure:

1. Written Test.....40 points
2. Oral Exam.....40 points
3. Seniority.....2 points for each year of service as a sworn officer with this Department
4. Points for college or university degrees shall be awarded under only one of the following:
 - a. Employees with AS/AA will receive 2 points
 - b. Employees with BS/BA will receive 4 points
 - c. Employees with Masters Degree MA/MS will receive 6 points
5. Employees with past full time active duty military service will receive 1 point for each full year of service up to 4 points maximum.

The following operational instructions will apply to the oral board.

- A. All members of the oral board must be present for each interview.
- B. All candidates' personnel file shall be available for inspection and review by the Board (the candidates should have an opportunity to inspect their files prior to this time).
- C. The Board may discuss each interview together but must score each candidate individually on a scale of 0 to 40.
- D. Upon completion of all interviews and scoring, the Board shall be given the candidates points in the other areas (written and seniority). The Board shall not know any other scores of any of the candidates prior to the end of the oral interviews.
- E. The Board may re-interview any or all of the candidates, interview the candidate's present supervisor, or review the candidate's personnel file again.
- F. The Board shall then total the points for each candidate to include all areas (written, oral, education, military and seniority) and compile a list of all the candidates in order from the highest to the lowest. They shall submit this list to the Chief of Police.

Upon receipt of the list of candidates and their scores, the Chief of Police will promote the highest scoring candidate to the position.

The other candidates may, at their discretion, obtain from the Chief their individual ranking on the list.

Upon appointment to any of the promotional positions, the selected employee will be on probationary status for a period of one (1) year from the date of the appointment. During this period, the employee must receive satisfactory performance evaluations to receive permanent status. Should

a probationary employee fail to complete this requirement, he/she would be returned to his/her former position with accumulated Department seniority. The position would then be re-posted and the procedure would be followed.

This promotion procedure is intended to fill any vacancy which results. If however a successful candidate is not found after using this procedure then the procedure will be modified to reduce the 5 year service requirement to 3 years. The procedure to promote will be repeated upon the new class of candidates. If however a successful candidate is not found the Employer is free to fill the vacancy either temporarily or by promoting any person within the department to the position.

4.6 LAYOFF: In the event of a reduction in the size of the work force, the Employer has the right to determine which positions will be reduced. Layoffs shall be made according to seniority within the unit, with the understanding that the remaining employees must have the necessary ability, skill, and training to perform the job. Employees with the lowest seniority shall be laid off first, provided that no senior employee will be laid off before any probationary employee.

In the event of a reduction in the number of the Detectives, such persons shall have the right to bump into any existing position occupied by a person of lesser seniority. The bumping employee must have the necessary ability, skill and training to perform the job.

Returning to work from layoff shall be in reverse order to layoff with the last person laid off being the first rehired, if the recalled employee has the necessary skills and required training to perform the duties.

4.7 TIE IN SENIORITY: When a tie in seniority occurs, the employees shall resolve said tie by drawing lots.

4.8 SENIORITY IN THE DETECTIVE POSITIONS: Time in grade (the time spent in the particular position), will determine the order of the employee's seniority within the Detective ranks. The employee's time in grade, will determine the order in which shifts are chosen and any other decisions within those ranks that are normally chosen by seniority. In the event of a reduction in the number of Detectives, time in grade will determine the order in which the reductions are made, which is, from the employee with the lowest amount of time to the employee with the most. This Article will not change the overall Department seniority list as it applies to layoffs, as is described in Section 4.6 Layoffs.

ARTICLE FIVE - WAGES, HOURS AND WORKING CONDITIONS

5.1 WORK WEEK: A normal work day for patrol officers shall be twelve (12) hours, and the pay

period shall be eighty (80) hours bi-weekly.

The work period for patrol officers shall begin at 7:00 a.m. Sunday and end at 7:00 a.m. the second Sunday following. Six (6) twelve (12) hour days and one eight (8) hour day will be worked within this period. It is recognized that the nature of the work requires an around-the-clock shift schedule, seven (7) days a week.

This shall not apply to the Detectives.

The Employer agrees to negotiate with the Union relative to changes in the present work cycle.

5.1 (A) SHIFT SCHEDULE:

- A. The eight (8) hour shift would be taken by seniority within the platoon and set up and approved by the platoon Sergeant.
If the eight (8) hour day is not taken, resulting in the employee working over eight hours, then the City will have the option to change a sick, vacation, personal leave, or comp day to an eight hour day, if such time is in the same pay period, rather than pay any overtime which was created by the failure to take the eight hour day.
- B. Lunch Breaks: Two will be allowed as long as the Officer is available for calls by portable radio.
- C. That two (2) sworn Officers (Patrol Officer or Sergeant) will be available to answer calls from 7:00 a.m. - 7:00 p.m., and that three (3) sworn Officers will be available for calls from 7:00 p.m. to 7:00 a.m.

5.2 OVERTIME: Hours worked in excess of twelve (12) hours on any one day or eighty (80) in the bi-weekly time period shall be at appropriate overtime rate. All overtime hours (except for voluntary training) shall be paid at time and one-half the normal rate, except at the option of the employee compensatory time may be elected. Compensatory time accumulation shall not exceed that as set in "Attachment A". Notwithstanding any clause contained in this contract double time will not be paid for any hours worked after the date of ratification of this 1999 contract. Both daily and weekly overtime shall not be paid for the same overtime hours. Employees shall not be required to take time off to offset overtime worked.

Overtime shall be divided equally insofar as possible among available qualified employees in a job classification within a Unit. Overtime computation for the purpose of equalization shall be yearly.

The employees who are unavailable for overtime for an extended period shall have the

obligation to so notify the supervisor in writing who will then strike such employees' names from the overtime list for such period. However, such notice shall not relieve the employee of the obligation to work overtime when the Employer has determined that the needs of the City are not being satisfied by those employees volunteering for the overtime work. For overtime call-out procedure see Attachment

B.

5.3 CALL PAY: When an employee is called back to work from an "off-duty" status, the employee shall be paid for two (2) hours or for the time actually worked, whichever is greater, provided the employee is not notified beforehand not to report. The provisions of this section do not apply in instances where an employee is required to perform duties past the scheduled termination time of their shift or where the employee's duty commences less than two (2) hours before the scheduled starting time of their shift. Police Department personnel called back to work pursuant to this section between the hours of midnight and 8:00 a.m. shall receive pay for an additional one hour previous to the actual reporting time. Wages shall be paid at the rates specified in this Agreement. Employees called into work and completing duty within six (6) hours of the beginning of a regularly scheduled shift may remain on duty at the employees discretion and continue to receive wages at the overtime rate.

5.4 SIZE OF WORK FORCE: The fact that the normal work period is established at eighty (80) hours does not in itself guarantee eighty (80) hours of work. Work requirements and City finances shall determine the number of employees retained and the hours to be worked in a week. However, any reduction in force necessary shall be accomplished in accordance with Section 4.6 of this Agreement.

5.5 TEMPORARY TRANSFER: An employee temporarily transferred to a higher rated position shall receive the higher rate in case of emergency or for sick relief, vacation relief, etc., and the employee temporarily transferred to a lower rated job for the convenience or advantage of the Employer shall receive regular pay. When a patrol officer is temporally transferred to a sergeant's position the patrol officer will continue to earn seniority in the patrol unit while on such assignment.

5.6 WORK BY SUPERVISORS: No employee who is excluded from the bargaining unit except for sergeants, including other supervisors at any level in this department, shall be restricted from performing any work in their area of responsibility that is normally performed by the employees in the unit, provided, however, that the supervisors are not so regularly assigned for the expressed purpose of avoiding the payment of overtime. Sergeants may be used so as to reduce the payment of overtime.

5.7 WAGE SCHEDULE: Shall be as on Attachment "C".

5.8 HOLIDAYS: The following shall be recognized as holidays: New Year's Day, Memorial Day, Good

Friday, Independence Day, Labor Day, Thanksgiving Day, Christmas Day, Veterans Day, and to each employee, his birthday. Employees shall receive a holiday allowance as follows: Employees who normally work 12 hours would receive 10 hours holiday pay. Employees who normally work 8 hours would receive 8 hours holiday pay. Employees who normally work 10 hours would receive 10 hours holiday pay. This holiday pay shall be straight time pay for each of the holidays if no work is performed thereon. Hours worked on holidays shall be compensated for payment of time and one-half in addition to the holiday allowance. When a holiday falls on a Saturday or Sunday it may be celebrated on a Friday or Monday. In order to receive pay for an observed holiday, an employee must work the day before and the day after the holiday, if scheduled to work unless the employee is authorized personal, sick or vacation leave. Detectives will be granted holidays off in lieu of holiday pay with the authorization of the Chief or his designee.

Detectives may work scheduled holidays and will be afforded the same benefit as patrol officers.

If hours worked on a holiday exceed twelve (12) hours, double time will be paid for those hours which exceed twelve (12), except after 11/1/2000 only time and one half shall be paid. The birthday holiday may not be taken or celebrated on any existing recognized holiday, but shall be taken on an alternate day.

5.9 - DIRECT DEPOSIT AND VACATION PAY: All compensation under this agreement shall be paid by direct deposit. No vacation pay shall be prepaid.

ARTICLE SIX - VACATIONS

6.1 LENGTH OF VACATIONS: Vacations shall be granted as follows:

- After one (1) year continuous service - two (2) weeks with pay.
- After seven (7) years continuous service – three (3) weeks with pay.
- After fourteen (14) years continuous service - four (4) weeks with pay.
- After twenty (20) years continuous service - five (5) weeks with pay.
- After twenty-five (25) years continuous service - six (6) weeks with pay.

For full-time permanent employees, a week is described as forty (40) hours unless, the regular scheduled working hours are of a lesser amount.

6.2 VACATION SCHEDULE: Vacation schedules shall be established by the Employer each year and the Employer shall respect the requests of the employees as to time of vacation insofar as the needs of the service will permit. Preference as to time selection will be based on seniority, but notwithstanding

seniority sergeants shall pick before patrol officers or other 12 hour emergency personnel. In the Police Department, an advance notice will be posted designating an adequate period during the first week in January each year in which to draw vacation time in accordance with seniority preference. The employer agrees to leave the vacation book available for scheduling after the initial selection period. When a subsequent vacation is scheduled and approved, it may not be changed. Employees will not later be allowed to change times drawn unless suitable arrangements can be made in case of emergency. Employees will give adequate notice when requesting vacation time. Any vacation not scheduled in January as provided by this section, may be taken only with the express authorization of the Employer. An employee called back from vacation time will receive credit for the vacation time during the week in the same manner as though he had been at work for the purpose of computing overtime.

Vacations shall be limited to no more than two platoon members (includes patrol officer, sergeant, and other 12 hour shift emergency personnel, but does not include detective) per twelve (12) hour shift.

All scheduled vacation time must be taken in minimum increments of 20 hours. The 20 hours must be continuous, that is no time may be worked in between the dates used for the 20 hours.

6.3 VACATION TIME CARRY OVER ACROSS ANNIVERSARY DATE: Under Section 6.4 an employee may, under certain circumstances, use accrued vacation time even in the year accrued. The effect of this is to allow an employee to carry a bank of vacation time consisting of the amount of vacation allotment earned in a two year period. (i.e. up to one year's current accrued allotment together with the unused vacation allotment from the prior year's accrual). Once an employee has banked a two year accrual of vacation allotment no further time will be added unless to replace time used. All hours accrued after an employee has reached the two year allotment cap shall not be carried forward and shall be forfeited. If an employee is prevented from taking his vacation at any time during the year due to an emergency in the work, the employee may take his vacation at any time during the next year subject to provision of Section 2 of this Article; provided, further, that no vacation taken under this Section shall be allowed in the Police Department during June, July, August, or September.

6.4 ACCRUAL AND USE RULES:

A. Employees may subject to the terms hereof take the amount of accrued time shown on their last pay check before the pay period in which the vacation falls.

B. Employees may take if approved by the chief more than their one year allotted accumulation if not

in excess of the amount shown on their last pay stub.

C. Officers are allowed to carry over vacation time from one year to the next year (measured from one anniversary date to the next anniversary date) only if the total accumulation does not exceed one year allotment at your particular yearly accrual rate based on your years of service.

Example: January 1st You have 40 hours on pay stub, and accrue 4 hours per pay period thereafter and wish to take 56 hours beginning January 28th. You would only be allowed to take 48 hours because you would only have a total accumulation of 48 hours by the date of the use. The 56 hour request would be approved if taken February 28th because by then (56) hours will have accumulated. (This example assumes as a fact that enough pay periods occur before the date of use so that a total of 56 hours appears on your last pay check before the vacation use begins.)

D. At scheduled vacation sign up (the first week in JANUARY per labor agreement) in accordance with section 6.2 of the labor agreement, Employees shall schedule vacation time only up to the amount allotted them for a one years vacation given their time in service.

E. Once everyone has had the opportunity to schedule this one years allotment of time then and only then may hours which are accrued over one years allotment will be considered. These additional hours will be considered as unscheduled time and will be granted only upon approval of the Chief.

F. No vacation may be taken unless the time to be used is accrued and shown on the employees last pay check issued before the date of the vacation use. Time accrued during the pay period(s) the vacation falls on is not to be used.

G. SPECIAL RULES FOR NEWLY HIRED. FOR ALL EMPLOYEES HIRED DURING THE 12 MONTHS PRECEDING THE SCHEDULING TIME UNDER SECTION 6.2 OF THE LABOR AGREEMENT.

(i).New hires may in JANUARY schedule vacation time for use only after their first anniversary date.

(ii).The amount available for JANUARY scheduling cannot exceed the time allotted by contract for one years vacation nor may the time scheduled exceed the number of calendar days from the employees anniversary date to the calendar year end.

H. When scheduling, the time selected must not exceed the amount which will be accrued and shown on the pay check preceding the pay period the vacation would fall in.

I. MAXIMUM VACATION PAY OFF IN LUMP SUM UPON EMPLOYMENT TERMINATION. Upon termination of employment for any reason the maximum lump sum vacation payoff shall not exceed two years vacation allotments.

6.5 TIME FOR VACATION PAY: Upon two (2) weeks notice, employees will be given their full

vacation pay, or a part thereof if they do not request the full amount, at the beginning of their vacation. When vacation requested on short notice is granted and unusual circumstances indicate a necessity, every effort will be made to provide the vacation pay in advance even though the two (2) weeks notice is not given.

ARTICLE SEVEN - LEAVE TIME

7.1 SICK LEAVE: Sick leave is to be used only in instances where the employee is sick and the Employer may use reasonable means to determine that an illness exists. Employees of the Employer in the service for one (1) year or more shall be credited with annual sick leave of one hundred twenty (120) hours per year with a maximum accumulation of nine hundred sixty (960) hours. If individual employees establish a pattern of questionable sick leave requests, the Employer may require satisfactory evidence that the sick leave requests were legitimate. A mandatory meeting with the Police Chief or his agent shall be held to discuss patterns of sick leave use.

The City will permit the use of up to five days (actual hours vary depending on job classification of the employee) of current sick leave to be utilized for family illness. Family illness means the illness of a dependent member of the employees household. To use this leave the employee must be in actual care of the family member during the period of leave.

The City will permit the use of up to one day (actual hours vary depending on job classification of the employee) of current sick leave to be utilized for family emergency. If the employee's absence has not been filled by another person the employee may return to work during that shift at the end of the emergency.

Employees absent from work for any reason shall notify the Employer in advance of the employee's shift so that necessary replacements can be arranged for if said replacement is necessary. Disregard of this call-in procedure will result in forfeiture of paid sick leave benefits and/or other disciplinary action being taken against the employee involved. The Employer may request a doctor's certificate covering any sick leave which extends beyond three (3) work days.

Hours paid for under this Agreement shall be used on computation of hours worked over twelve (12) per day or eighty (80) per bi-weekly period.

Effective for the calendar year 1993, the Employer shall pay in a lump sum payment the amount of one weeks base pay to any employee who uses 32 hours or less of sick leave in a calendar year. Employees hired on or before June 30, 1993, shall have this payment included in the calculation of final

average compensation for pension purposes. Those Employees hired after June 30, 1993 shall not have this payment included in the calculation of final average compensation for pension purposes.

The Union further agrees to renegotiate the sick leave provisions of the Collective Bargaining Agreement during the term of this Agreement, if the City is able to obtain sickness and accident insurance for employees which is acceptable to both parties.

All sick leave shall be charged first to the employees eight hour day. The only exception will be if the eight hour day that pay period had been scheduled for vacation time.

7.2 SICK LEAVE PAY ON RETIREMENT: Police Officers hired on or before June 30, 1993, shall have accumulated unused vacation and sick leave paid at the time of their retirement included in the calculation of average final compensation for pension purposes. However, these payments shall, for the purposes of sick leave, not exceed fifty (50) percent of the unused accumulated sick leave with a maximum payout being two hundred forty (240) hours. For the purpose of vacation accumulation, it shall not exceed the sum to which the employee would be entitled on an annualized basis (no carry over allowed for inclusion).

Police Officers hired on or after July 1, 1993, shall not be paid at time of retirement for accumulated sick leave, nor have accumulated unused vacation or sick leave included in the calculation of average final compensation for pension purposes.

The issue of inclusion of accumulated unused vacation and sick leave in the calculation of average final compensation for pension purposes, for Police Officers hired on or before June 30, 1993, shall not be the subject of mandatory bargaining hereafter between the City and the Union, nor shall these issues be contained in a last offer of settlement to any arbitration panel acting under authority of 1969 PA 312, as amended, MCLA 423.231, et. seq MSA 17, 455 (31), et. seq.

7.3 Personal Leave Time: Effective July 1, 1986, twenty-four (24) hours Personal Leave Time will be allowed. Upon any separation of employment, except termination for cause, personal leave time earned shall be pro-rated and paid to the Employee. These personal leave days will be taken at the discretion of the department head or his agent. Personal leave may be taken in increments of not less than ½ hour. Personal leave taken in less than four hour increments shall only be granted if the granting of such leave does not create overtime. There shall be no prohibition against advance scheduling of personal leave days.

Effective July 1, 1993 Personal leave time will be phased out of this contract according to the following terms. No employee hired after July 1, 1993 shall receive any personal leave days. Employees

hired before this date will have their ability to accumulate personal leave time capped at 200 hours. In exchange for this cap upon accumulation these employees may roll their accumulated personal leave time (if they have accumulated any) upon retirement into their final average compensation for pension benefit calculations.(max of 200 hours may be rolled in). Once an employee has reached the 200 hour cap, the employee is required to use their excess personal leave time within one year. Excess time not used within one year will be canceled.

7.4 WORKERS' DISABILITY: An employee who is prevented from working because of a compensable injury or illness will be permitted to draw sick leave pay in such amount that the combination of workman's compensation and sick leave pay will equal the employee's regular pay for a normal work week until accumulated sick leave is exhausted.

If payment of compensation results in the employees receiving an amount in excess of his normal earnings for a normal week, or part thereof, he shall promptly reimburse the Employer for such amount in excess of normal pay.

If sick leave has been charged against an employee's accumulation, he shall be re-accruited with accumulated sick leave equal to the amount of compensation or pay returned to the Employer.

7.5 COURT TIME: When, as a result of performing duties as a Police Officer, an employee is scheduled or required during off-duty hours to give testimony in connection with ongoing criminal or civil investigations or other litigation, the employee shall be paid for two (2) hours or for the time actually worked, whichever is greater, provided the employee is not notified beforehand not to report. The provisions of this section do not apply in instances where an employee is required for court duties past the scheduled termination time of their shift or where the employee's duty commences less than two (2) hours before the scheduled starting time of their shift. Employees shall furnish satisfactory proof of such appearance if called upon to do so. All witness fees received by the employee for testifying shall be returned to the City. Wages shall be paid at the rates specified in this Agreement.

Employees shall also receive their regular compensation for jury duty and jury pay shall also be returned to the City.

7.6 FUNERAL LEAVE: Regular full-time employees who experience the loss of an immediate family member are provided up to three (3) days bereavement leave with pay. Employees in need of bereavement time should notify their immediate supervisor prior to the start of their regular scheduled shift. For purposes of this policy, immediate family is defined as the employee's spouse, parent, child, sibling, grandparent, grandchild, son-in-law and daughter-in-law, and their spouses

immediate family as defined herein, or other relative living in the employee's household.

Should a loss occur outside this definition of immediate family for which an absence is being requested from work, it must be discussed with your Department Head, who may grant use of available vacation, personal leave, compensatory time, or in the absence of availability of this leave, sick time or unpaid leave.

7.7 CHANGE OF SHIFTS: Police Department employees will be permitted to change shifts and/or days off with permission of the Chief or designated representative in charge of the appropriate department, with the understanding that the overtime waiver system now in effect may be applied, if applicable.

ARTICLE EIGHT - INSURANCE AND PENSIONS

8.1 RETIREMENT BENEFITS: The Employer shall continue to provide those benefits under Public Act 345, Police and Fire Pension System, as existed on July 1, 1980 and any other mandatory benefits added by the legislature. No additional permissive benefits will be automatically provided.

The pension multiplier shall be increased from 2.5 to 2.6 effective 7/1/93.

The plan years of service requirement shall be reduced from 25 years to 20 years effective 7/1/93.

The pension multiplier shall be increased from 2.6 to 2.8 upon the first 25 years of service and 0% on years over 25 effective 7/1/01.

After 7/1/2001 all employees covered by the 2.8 multiplier plan shall have the current 5.6% payroll withholding contribution increased by the amount necessary to fully fund and pay the actual cost of the benefit enhancement as determined from time to time by the plan actuaries (current rate shall be $5.6\% + 2.02\% = 7.62\%$). Upon the request of the Employer or Union, at any time before 7/1/01 and thereafter but then no more frequently than every 2 years, the actuaries shall calculate the amount of any change in the contribution amount needed to fully pay and fund this enhancement. The cost of the bi-annual actuary calculation report shall be divided equally by the Union and City. The intent of this paragraph is to require the full payment, as may change from time to time, for the increased benefit to be paid from the employee contributions only.

Employees hired after the date of ratification of this 2017-2021 contract shall have a pension multiplier of 2.6% applied upon their first 27 years of service capped at a maximum of 70% of final

average compensation. These Employees shall contribute 7.62% of total pay toward the cost of such pension.

Subject to the limitations expressed in this paragraph the maximum retirement benefit an employee can attain from all methods of calculation shall be 70% of final average compensation. Final average compensation shall be measured under M.C.L. 38.556(f) as best three calendar years in last ten years immediately preceding the employees retirement. Notwithstanding a particular employees (i) final average compensation; (ii) multipliers; or (iii) years of service no pension benefit shall exceed 100% of the rate of base pay at the time of retirement for: (i) a patrol officer over five years for a retiring patrol officer or (ii) a detective for a retiring detective.

Bargaining Unit employees elected or appointed as members of the Police and Firemen's Pension Board will be compensated at straight time for all necessary off-duty time spent at meetings or other necessary operating activities of the Board. No such payments shall be chargeable to the pension fund as per P.A. 345.

8.2 HEALTH INSURANCE: The parties agree to have hospital, medical, health, and surgical insurance for all employees and their dependents provided under section 8.2(B) as determined by the SPECIAL HEALTH DETERMINING COMMITTEE. The Employer reserves the right to institute an alternative substantially equivalent hospital/surgical insurance program. The Union reserves the right to subject the question of substantial equivalency to an independent third party for evaluation.

The Employer agrees to pay any existing employee not fully utilizing the family or two person benefit the equivalent in cash, excepting that the maximum payment shall be the difference between the family rate and single rate. An existing employee is defined as a person hired prior to July 1, 1990. Said payment shall not be considered as part of final average compensation for pension purposes, neither shall said payment increase the accumulation of sick leave or vacation leave, nor shall it in any way increase the calculation of sick pay or vacation pay for retirement purposes. **Effective 7/1/06 any payment due any employee under this paragraph shall no longer be paid.**

Any employee who elects not to utilize the Employer provided Health Insurance Program, and who signs a written agreement to remain out of the system for three years, shall receive monthly the higher of the monthly amount: (i) published in the city personnel policies; (ii) \$450.00, or such monthly amount as is paid to any other group; provided however, no employee who is eligible for a two person or family plan may elect a single subscriber plan and be paid the difference from a family plan. Said payment shall not be considered as part of final average compensation for pension purposes, neither

shall said payment increase the accumulation of sick leave or vacation leave, nor shall it in any way increase the calculation of sick pay or vacation pay for retirement purposes.

In the event of an emergency claimed by an employee who has elected to not utilize the coverage, the Employer will review the written waiver and allow the employee, upon good cause shown, to re-enter the coverage system.

Should two City employees be or become married to each other, then this units employee shall receive two person or family coverage whichever is appropriate, and the other employee shall receive coverage as a family member under this units employees policy. No extra payment shall be made to any employee who is subject to this paragraph.

Notwithstanding any other section of this contract when the total Employer cost for health insurance exceeds \$1,175.00 per month for any employee the excess amount per month shall be paid 50% by the Employee up to a maximum of \$50.00 each month with the balance to be paid by the Employer. The Employee's contribution shall be deducted from the particular Employee's pay check. Once the \$1,175.00 cap has been reached either party may re-open negotiations upon the issue of health insurance.

The employer, except as required by law (such as under COBRA or FMLA benefits), shall not be obligated to pay any portion of an Employee's life or health insurance premiums after the employee has exhausted accumulated vacation and sick leave pay. Receipt by an Employee of long or short term disability benefits (hereafter collectively called "disability benefits") shall not be considered sick leave pay. An employee must draw weekly from their accumulated vacation and sick leave benefits a supplement to any "disability benefits". The draw must be in a weekly amount equal to the difference between any "disability benefits" and the Employee's regular pay (based upon a normal scheduled work week) so as to evenly deplete accrued vacation and sick leave during the period of Employer payments toward health and life insurance premiums.

8.2B SPECIAL HEALTH DETERMINING COMMITTEE:

This section shall not become operative until five of the City union organized bargaining units are participating in the health committee program.

When the total cost of health coverage (all forms including but not limited to dental, optical, prescription, or medical) exceeds **\$1,274.00** For a family plan, or **\$1019.00** For a two person plan, or **\$493.00** For a single plan (hereafter called the threshold cost) then the Insurance Committee defined below shall meet to modify the total health benefits package to reduce the cost of the total package to

a level below: **\$1,274.00** For a family plan, and **\$1019.00** For a two person plan, and **\$493.00** For a single plan. (Hereafter called the target cost).

Notwithstanding total cost of health coverage the Committee shall also meet at the request of the Manager or any Union to determine coverages and plans.

The committee may select different plans, coverages, providers, networks, increase deductibles, increase co-pays, or otherwise change or eliminate any component to reduce the cost of the benefits to the target cost. The committee shall consider HSA and HRA savings plans and shall set the Employer contribution to such plans so long as the total employer cost including the HSA or HRA contribution is within the target cost.

The health coverage benefits will be determined on a participant wide basis (excluding the Housing Commission and Library) and shall be consistent among all participating City employees regardless of bargaining unit membership or affiliation.

The determining Committee shall be composed of the following voting members: 1 member from each participating bargaining unit, 1 member from the City Department Heads, 1 member from the City non bargaining unit employees, the City Manager, and City Attorney.

The Committee final determination shall be implemented as soon as practicable in each bargaining unit (regardless of the language or duration of any labor contract) and for the non bargaining unit employees as to: Health coverage (all forms including but not limited to dental, optical, prescription, or medical) with all plan features and costs; Flexible spending account; HRA or HSA with all features and costs. Payments to employees for opting out of the City insurance program (with all features and conditions) shall be determined under the city personnel policies.

Until the committee's final determination is made or until determined by the arbitrator the coverages shall remain in effect as in existence prior to the costs exceeding the threshold. If the committee fails to recommend a plan or the recommended plan is not implemented within nine months the matter shall be submitted to binding arbitration and the arbitrator shall determine the coverage changes to bring the costs down to the target cost. Until the new plan is implemented any employee required contribution to premium shall continue.

8.3 LIFE INSURANCE: The Employer will furnish and pay for \$20,000 in life insurance with double indemnity in case of accidental death or dismemberment for all active employees. Those who retire on or after January 1, 1981 shall be provided \$10,000.00 of coverage. Those retired prior to January 1, 1981, will be kept in the active group, and \$7,500 in coverage will be maintained on that group.

8.4 DENTAL INSURANCE: To be determined under sections 8.2 and 8.2B.

8.5 LIABILITY INSURANCE: The City will provide and pay for \$100,000 in liability insurance for each Police Department employee.

8.6 VISION CARE INSURANCE: To be determined under sections 8.2 and 8.2B.

8.7 - LONG TERM DISABILITY COVERAGE: As soon as practicable after the ratification of the 2008 Labor agreement the Employer shall provide long term disability benefits with a ninety day elimination period for maximum duration of five years own occupation and age sixty five for defined total disability all occupations at 66 2/3% of salary base. Benefits shall be subject to pre-existing condition and special qualifications.

ARTICLE NINE - MISCELLANEOUS

9.1 NO DISCRIMINATION: There shall be no discrimination or job patronage, further the Employer and Union agree that there shall be no discrimination on account of color, creed, sex, religion or national origin in the administration of this contract or in the hiring policies of the City. The Union further agrees to accept for membership all employees hired by the Employer and will not exclude or expel any person because of race, color, creed, sex or national origin.

9.2 BULLETIN BOARDS: The City shall provide employee Bulletin Boards where any individual or group of employees may post notices providing they are not commercial notices, personal or defamatory in character.

Union and Fraternal Order of Police Lodge notices shall be limited to notices of Union or Lodge meetings, notices of elections and the results thereof and notices of social or recreational activities.

9.3 MILITARY SERVICE: An employee who enters the Armed Services of the Nation or is drafted to participate in the National Defense Program shall be entitled to accumulated rights provided under applicable federal and state laws.

Personnel in the National Guard shall be permitted to attend encampment. Such personnel shall be paid the difference between their normal weekly salary and the National Guard weekly salary only for the encampment period unless required by State or Federal law. No employees in the Police Department shall be eligible to join the National Guard, or any other similar military organization requiring annual leave without the express authorization of the Employer. Employees presently members of said organization may continue their membership, and be entitled to re-enlistment.

9.4 LOCKERS: The employee shall be furnished lockers and the Employer shall continue to provide

all necessary devices to assure the reasonable comfort and safety of employees while at work.

9.5 PATROL, DETECTIVE AND DRUG ENFORCEMENT TASK FORCE CLOTHING: Clothing allowance for Detectives shall be provided in the amount of \$956 in 1996, \$970 in 1997, and \$985 in 1998. Said payment shall be made in July of each year. Further, a lesser amount may be paid on a pro-rata basis in those instances when the Detective has not served in that capacity for the full previous twelve (12) months (e.g. six months of service would result in a 50% payment).

Any patrol officer assigned to the drug enforcement task force shall be paid a clothing allowance equal to 25% of the Detective allowance.

All patrol officers (including drug enforcement task force assigned officers) and detectives shall be paid annually commencing July 1, 2008 \$150.00 so they can purchase footwear that complies with department policy.

9.6 DRY CLEANING: The Employer will provide dry cleaning for the equivalent of one (1) pair of trousers and three (3) shirts per week for Police Department personnel. Trousers may be replaced by skirts when worn by female personnel.

9.7 PROBATION EMPLOYEE TRAINING: Officers serving the twelve (12) month probation period may be assigned and scheduled as determined by the Chief of Police in the best interests of furthering the training of such officers.

9.8 HAIR: SECTION DELETED 7/1/17.

9.9 EMPLOYEE UTILIZATION: The Employer agrees to establish and publish a departmental policy regarding utilization of employees taking into consideration efficiency of the department, service to the public and safety of the officers.

The Chief of Police will meet with the Union Bargaining Committee prior to the beginning of each calendar year to review and project department needs concerning days off and vacation schedules so as to insure an adequate distribution of days off and vacation time for employees.

Complaints that an adequate distribution of days off and/or vacation time is not being made may be appealed through the grievance procedure. This understanding does not constitute a minimum manning requirement.

9.10 PAST PRACTICES: Prior practices, customs, and privileges not in conflict with this Agreement and agreed to in writing by the Chief of Police and cited by the Union during the term of this Agreement, will be continued in the Police Department, effective the date of this Agreement and any new working conditions which are not covered by the provision of this Agreement and which are

agreed to by the Employer and the Union during the life of this Agreement will be set down in writing and become a part of this contract.

9.11 COMPLAINTS AGAINST OFFICERS: SECTION DELETED 7/1/17.

9.12 TRAINING POLICY: See Attachment "A" - Police Training.

9.13 SHIFT DIFFERENTIAL PAY: The 7:00 p.m. to 7:00 a.m. shift will receive a 5% differential pay.

9.14 SHIFT CHANGES FOR INSTRUCTORS: It is agreed that management has the right to change Instructors within the Police Department to any shift to correspond with the training which they are involved in. The changing of an instructors shift shall be done for the full shift and the instructor shall not loose any differential pay premiums as a result of the shift change.

9.15 OPENING OF CONTRACT: This contract shall be opened at the request of either party to negotiate cafeteria benefit plans or changes to health insurance plans. If the federal government adopts national health care programs then the contract shall be opened to negotiate the impact of such plans upon the parties.

This contract shall be reopened at the request of either party to discuss pension plan modifications for future hired employees.

9.16 PUBLIC EMPLOYEE HEALTH CARE INVESTMENT FUND: Under the provisions of the "Public Employee Health Care Fund Investment Act" being P.A. 149 of 1999 as amended from time to time, the Employer shall establish a trust fund for the purposes stated in the Act. The funds placed into the trust under the terms of this contract shall be accounted for jointly for the employees of this bargaining unit and police clerical unit members. The trust fund shall be managed by an Investment Fiduciary Board. Contributions annually to the fund shall be paid by the Employer in the amount of: \$1,434.00 effective on 7/1/2017 for each covered employee and the same amount annually thereafter. These payments shall be for the benefit of the police records unit and this bargaining Unit. The parties to this agreement agree to meet and negotiate during the term of this contract upon the terms of the various resolutions required by the Act.

Upon the agreement of the Police Command Unit any sergeants hired into the command unit after 7/1/17 shall be included in this fund as covered employees, provided such sergeant has not been paid the cash amount offered in the Police Command contract in lieu of PEHP coverage.

In order to receive any benefit from this PEHP fund the employee must have been an employee for which a deposit was made into this plan and must have been employed with the City Police department in any capacity for at least 10 years.

Payments from the PEHP plan shall not be paid unless the employee is receiving a pension from either the Fire Fighters and Police Officers Retirement Plan or the City MERS Retirement Plan.

Neither: Purchased service time; military service time; nor time worked outside of the police department; shall count towards the 10 year cumulative actual service requirement.

Required distributions from the plan shall be made annually in AUGUST of each year based on the number of months the employee has been drawing their retirement benefit check in the previous calendar year.

The distribution shall be made directly to the custodian of an Employer approved post employment health care account owned by the retiree. The retiree may have a beneficiary for any balance on deposit in this account in accordance with custodian's account rules.

Payments to the retiree's account shall end after 120 months of benefits have been paid to the retiree's account.

Payments to the retiree's account shall end upon the retiree's death notwithstanding the number of months the retiree has drawn a benefit from the fund.

9.17 MANAGEMENT RIGHTS: All rights to manage the City and to direct the work force are vested exclusively in the Employer, including but not limited to, the right to hire, to establish reasonable rules and procedures, the right to determine the hours (including the necessity for overtime work), daily schedule and work assignments of employees, the right to determine the acceptable quality standards, the right to establish new jobs and eliminate existing jobs, the right to determine when a need exists for the layoff or recall of employees and the right to determine the qualifications required of employees who wish to fill job vacancies. The Employer shall also have the exclusive right to determine the qualifications required of employees who wish to fill job vacancies. The Employer shall also have the exclusive right to determine the means, methods and processes not intended to be all inclusive, but indicates the type of matter arising which belong to and are inherent to management and shall not be deemed to exclude other rights of the Employer not specifically set forth but established by law, Charter, Ordinance or other action by City Commission. However, the Employer acknowledges that such rights have been limited by the provisions of this Agreement and therefore, agrees to exercise such rights in such a fashion so as not to violate the specific terms and provisions of this Agreement.

9.18 EVALUATION STANDARDS: The Employer and the Union agree to submit the issue of "Performance Evaluation Standards" to a mutually acceptable third party for the express purpose of devising a Performance Evaluation format. The Employer and the Union agree to accept the results of

said evaluation as binding unless both parties agree to the contrary. The independent third party shall be selected within 60 days of contract signing. The present evaluation system shall remain in place until the revised system is accepted and implemented.

9.19 PYRAMIDING OF OVERTIME AND BENEFITS: In no event shall benefit payments be duplicated or overtime pyramided.

9.20 CONTROLLING LAW: In the event that any provision of this Agreement shall be in conflict with any provision of federal or state law or the City Charter, now or hereinafter enacted, such provision shall not be binding on the parties or remain valid but the remaining portions of the Agreement shall remain in full force and effect.

9.21 HEADINGS: The various Article and Section headings set forth herein are for the convenience of the parties and shall not be used in the interpretation of this Agreement.

9.22 DRUG TESTING: The parties agree to adopt the UNITED STATES OF AMERICA COMMERCIAL DRIVERS LICENSE (CDL) DRUG AND ALCOHOL POLICY as used by the City Public Works Department. To maintain current scientific procedures the parties agree to implement as published all amendments to the policy. The employer will advise the union when such amendments are published. The parties will then meet to discuss the impact of such changes upon the parties. The Employer may use a testing service to perform the selection, collection and testing of samples (such as the service used for the Employer's CDL license program). The Testing Policy shall not diminish the rights of individual employees under state or federal laws which are related to testing or laws that may affect the employees status as a result of this policy. The employer agrees to hold harmless, pay any judgements, and pay all expenses, including all attorney fees, incurred by the union in defending litigation arising out of the employer's activities, or the employer's agents activities, in carrying out the testing policy.

9.23 SAFETY GLASSES: The Employer will pay up to \$25.00 for all glasses broken, scratched or defaced during the hours of employment excepting in those instances when said destruction was either intentional or involved gross negligence on the part of the employee. The employee is required to pay the cost of eye examinations attendant to such replacement.

9.24 OUT OF CITY TRANSFER MEAL ALLOWANCE AND STAFFING: For all transfers out of city a meal allowance shall be paid of \$0.00 for transfers under 4 hours duration; \$30.00 for transfers over 4 hours but under 12 hours; and \$60.00 for transfers over 12 hours and under 24 hours.

All transfers shall be staffed by two sworn officers.

9.25 RESIDENCY REQUIRED DISTANCE: Consistent with the requirements of MCL 15.602 all employees

hired on or after July 1, 2008 shall, as a condition prerequisite to continued employment, reside within 20 miles of the nearest boundary of the City of Sault Ste. Marie Michigan (hereafter called the principal residence zone). Principal residence shall be defined as that term is used for the principal residence tax exemption under MCL 211.7dd. Employees hired before July 1, 2008 who resides outside of this principal residence zone shall register their principal residence location with the City before July 1, 2014. Failure of such employee to register requires that the employee have their principal residence inside the zone. Employees who register and reside outside the zone may continue to have their principal residence outside the zone but not at a distance beyond the location of their principal residence as it existed on June 30, 2014. Employees outside the zone who subsequently move into the zone shall thereafter remain inside the zone.

ARTICLE 10 - TENURE

10.1 ENTIRE AGREEMENT: It is further agreed that all provisions of the Collective Bargaining Agreement as above dated, not herein deleted, modified, or amended shall remain in full force and effect for the duration of a new Collective Bargaining Agreement which will expire on **June 30, 2024.**

The parties acknowledge that during 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 collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. Therefore, the City and the Union for the life of this Agreement each voluntarily and unqualified waive the right, and agrees that the other shall not be obligated, to bargaining collectively with respect to any subject or matter referred to or covered in this Agreement, or with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both parties at the time that they negotiated or signed this Agreement.

It finally being understood that this Agreement does not become binding until ratified by the Union membership in accordance with their appropriate constitutions and by-laws and approved by the Mayor and City Commissioners of the City of Sault Ste. Marie, Michigan.

10.2 - EMERGENCY FINANCIAL MANAGER:

This agreement allows an emergency manager appointed under the local government and school district fiscal accountability act, 2011 PA 4, MCL 141.1501 to 141.1531 as amended from time to time,

to reject, modify, or terminate this collective bargaining agreement as provided in the local government and school district fiscal accountability act as amended from time to time, 2011 PA 4, MCL 141.1501 to 141.1531. This provision is a prohibited subjects of bargaining under this act.

10.3 - AGREEMENT TO MAXIMIZE STATE INCENTIVE AND REVENUE SHARING:

So as to insure that the City qualifies annually for 100% of all available State revenue sharing and incentive payments of every kind and nature the parties agree to a meeting to discuss upon the request of either party should a term or condition of this contract appear to jeopardize the City's receipt of such revenue to the city.

10.4 EXECUTION: THIS AGREEMENT shall be effective July 1, 2021 and shall continue in effect until June 30, 2024 and shall renew itself for annual periods thereafter unless either party notifies the other party in writing not less than one hundred twenty (120) days prior to any annual expiration date of a desire to modify or terminate the Agreement.

In the event of such notifications, negotiations will begin within ten (10) days following receipt of such notification.

Notice shall be by registered mail and if by the Employer addressed to the Police Officers Labor Council, 667 E. Big Beaver Road, Suite 205, Troy, Michigan 48083.

IN WITNESS WHEREOF, each of the parties has caused this Agreement to be signed by its duly authorized representatives as of the day and year first above-written.

VER 6/11/02

ATTACHMENT "A"

See Clause 9.4 (I)

POLICE TRAINING

The Employer believes in the necessity to provide for continuing education and training of Police personnel. The Employer will provide such training as departmental needs, finances, and personnel scheduling will allow. The Employer agrees to select Police personnel for training on the basis of assignment, shift schedule, seniority, and the factor of how recently the employee has attended a school. The Employer reserves the right to send any officer to specialized training as the needs of the department may require and/or at the discretion of the Chief of Police.

The Employer agrees to assume tuition costs, lodging, and meal costs and transportation costs to and from a training site as outlined below.

Actual on-duty time will be utilized for travel whenever possible.

For all training (voluntary or mandatory), the employee will receive 1/2 hour of comp time for each hour of travel time. Time of travel shall be calculated by assuming an average speed of 60 m.p.h., divided into the one way distance as published in the Official State of Michigan road map. Travel time shall be rounded up or down to the nearest one half hour. Comp time will only be given in 1/2 hour increments. No comp time will be given for any training within 15 miles of Sault Ste. Marie.

Compensatory time off will only be allowed to build up to 100 hours.

Effective 7-1-02 any employee with hours accumulated in excess of 100 shall be paid for such excess hours at the straight time rate. After 7-1-02 Any hours accumulated over 100 must be used by the employee within the first 2 full pay periods after earning such excess hours. If the excess hours are not used within this 2 pay period time then the Employer may schedule the use of the hours within the next 2 full pay periods at the Employer's convenience or the Employer may pay the excess hours at the straight time rate.

No comp time allowed if it involves overtime. Comp time will be scheduled no more than twenty-four (24) hours in advance. Comp time may not be taken in less than ½ hour increments.

The Employer reserves the right to change employee's work schedule to facilitate employee training provided; however, that the Employer will give the employee a minimum of one (1) week's notice of any change. The Employer recognizes the importance of employee input into police training topics and programs and agrees to work with the Union to accomplish the objective of providing

equitable and educational career training for police employees.

Employees will not be compensated for study time, night exercises, or other course requirements as may be stipulated in specialized training offered to the employee at an Employer approved training program.

ATTACHMENT "B"

(See Clause 5.2)

PAGER SYSTEM OVERTIME CALL-OUT PROCEDURE

1) MOVE PROBATIONARY OFFICER IF POSSIBLE (8 HOUR OR 12 HOUR SHIFT) * PROBATIONARY OFFICERS ARE ELIGIBLE FOR OVERTIME IF

- A) THEIR SHIFT CAN NOT BE CHANGED AND
- B) NO UNION MEMBER RESPONDS TO THE PAGE

2) DETERMINE AMOUNT OF OVERTIME NEEDED

A) IF THE VACANCY IS FOR 6 HOURS OR LESS AT THE BEGINNING OR END OF A SHIFT, FIRST ATTEMPT TO FILL THE TIME ALLOTMENT BY ON DUTY PERSONNEL. *(ON DUTY MEANING PRESENTLY WORKING OR COMING OUT FOR NEXT SHIFT). THIS WILL BE DETERMINED BY PLATOON OVERTIME BOOK AND OFFERED BY TELEPHONE.

B) IF THE VACANCY OF 6 HOURS OR LESS IS NOT ACCEPTED BY ON DUTY PERSONNEL THEN THE OVERTIME WILL BE PAGED FOR 8 HOURS TO OFF DUTY PERSONNEL.

C) IF THE OVERTIME VACANCY IS FOR MORE THAN 6 HOURS, OFF DUTY PERSONNEL WILL BE PAGED AND ORDERED OUT FOR THE ACTUAL HOURS THAT ARE BELOW THE AGREED MANNING AND WILL BE OFFERED A MINIMUM OF 8 HOURS, BUT NO MORE THAN 12 HOURS.

3) DETERMINE WHICH JOB CLASSIFICATION OVERTIME EXISTS (SERGEANT, PATROL)

A) IF NO SERGEANT IS ON DUTY AND THE MANNING DROPS BELOW THE AGREED NO., FIRST ATTEMPT TO CONTACT A SERGEANT. IF NOT ACCEPTED BY THE SERGEANT'S CLASSIFICATION THEN MOVE TO THE PAROL CLASSIFICATION.

B) IF A SERGEANT IS ABSENT AND THE MANNING DROPS BELOW THE AGREED NO., THEN PAGE SERGEANT.

IF SERGEANT RESPONDS AND THE MANNING IS MET, STOP. IF NO RESPONSE FROM SERGEANT THEN PAGE THE PATROL CLASSIFICATION TO MEET MANNING ONLY.

C) IF A SERGEANT IS ON DUTY AND THE MANNING DROPS BELOW THE AGREED NO., FIRST PAGE THE PATROL CLASSIFICATION. IF NO RESPONSE THEN PAGE THE SERGEANT'S CLASSIFICATION.

4) PAGE APPROPRIATE UNIT UNLESS AN APPROPRIATE UNIT MEMBER IS CONTACTED BY OTHER MEANS. EXAMPLE: AN APPROPRIATE UNIT IS IN THE STATION WHEN THE OVERTIME VACANCY OCCURS.

A. WAIT 10 MINUTES FOR RESPONSE TIME. FIRST PERSON TO RESPOND TO PAGE IS ORDERED TO WORK.

B. IF NO RESPONSE FROM FIRST CLASSIFICATION THEN PAGE SECONDARY CLASSIFICATION. FIRST TO RESPOND TO PAGE IS ORDERED TO WORK.

5) IF NO RESPONSE TO THE PAGE HAS OCCURRED TO FILL THE OVERTIME VACANCY, THE SERGEANT OR ACTING SERGEANT MAY FILL THE VACANCY ANYWAY POSSIBLE. EXAMPLE: BY TELEPHONE.

6) ANY EMPLOYEE ORDERED OUT TO WORK BETWEEN THE HOURS OF 0000 AND 0700 WILL BE COMPENSATED WITH ONE HOUR OF PAY IN ADDITION TO HOURS WORKED.

***ANTICIPATED OVERTIME WILL BE KEPT SEPARATE FROM THIS PROCEDURE

7) THE PHRASE "AGREED NO." IN THIS ATTACHMENT, UNTIL FURTHER NOTICE FROM THE EMPLOYER, SHALL MEAN:

3 CERTIFIED OFFICERS ON THE 7am to 7pm SHIFT SEVEN DAYS A WEEK;

3 CERTIFIED OFFICERS ON THE 7pm to 7am SHIFT SUNDAY THRU THURSDAY INCLUSIVE;

4 CERTIFIED OFFICERS 7pm to 3am FRIDAY AND SATURDAY.

CERTIFIED OFFICER INCLUDES A SERGEANT.

UPON 30 DAYS NOTICE TO THE UNION THE EMPLOYER MAY REDUCE THESE NUMBERS TO A LEVEL NOT LESS THAN THOSE REQUIRED IN SECTION 5.1(A)(C) OF THIS CONTRACT.

UNION



Phillip Donnay

Jake Nicholson

Chris Stempky

Hal Telling, Labor Representative POLC

EMPLOYER



Brian Chapman, City Manager

POLICE PATROL UNIT WAGE SCHEDULE "C" (SEE CLAUSE 5.7)

June 27, 2021	June 26, 2022	June 25, 2023	POSITION
\$ 61,493.05	\$ 62,722.91	\$ 63,977.37	DETECTIVE
2.00%	2.00%	2.00%	% CHANGE FROM PRIOR YEAR
\$ 57,202.84	\$ 58,346.90	\$ 59,513.83	PATROL OFFICER OVER 5 YEARS
2.00%	2.00%	2.00%	% CHANGE FROM PRIOR YEAR
\$ 54,796.34	\$ 55,892.27	\$ 57,010.11	4-5 YEAR patrol
\$ 52,389.84	\$ 53,437.64	\$ 54,506.39	3-4 YEAR patrol
\$ 49,983.34	\$ 50,983.00	\$ 52,002.66	2-3 YEAR patrol
\$ 47,576.84	\$ 48,528.38	\$ 49,498.94	1-2 YEAR patrol
\$ 45,170.34	\$ 46,073.75	\$ 46,995.22	0-1 YEAR patrol

patrol officers hired after November 1, 2012 are in the five steps above
 detective pay is pegged at 107.5% of patrol officer over five years pay