RESOLUTION NO. 18-76

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GROVER BEACH, CALIFORNIA, APPROVING A MEMORANDUM OF UNDERSTANDING WITH GROVER BEACH POLICE OFFICERS’ ASSOCIATION (GBPOA) FROM JULY 1, 2018 TO JUNE 30, 2021

WHEREAS, the representatives of the City and the Grover Beach Police Officers’ Association (GBPOA) have met and conferred in good faith and have tentatively agreed to the terms and conditions set forth below:

Base Pay for all employees represented will increase as follows:

- Upon ratification of agreement: 2%
- First full pay period after July 1, 2019: 2%
- First full pay period after July 1, 2020: 2%

Additional to Base Salary for Sworn employees:

- Upon ratification of agreement: 1%
- First full pay period after July 1, 2019: 2%
- First full pay period after July 1, 2020: 3%

Education Incentive Pay as follows:

- Associate’s Degree or Intermediate POST Certificate – from 2.5% to 3%
- Bachelor’s Degree or Advanced POST Certificate – from 5% to 5.5%
- Master’s Degree unchanged – 7.5%

Night – Shift Differential:

For non-sworn employees assigned to dispatch shall receive an additional $1.00 per hour for each hour worked between the hours of 5:00 p.m. and 7:00 a.m.

WHEREAS, the membership of GBPOA has ratified the tentative agreement as outlined above; and

WHEREAS, the City Council has reviewed and approved of the terms and conditions set forth therein.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Grover Beach does hereby adopt the Resolution approving the above-referenced amendments to the three-year MOU with the GBPOA.
On motion by Mayor Pro Tem Lee, seconded by Council Member Shah, and on the following roll-call vote, to wit:

AYES: Council Members - Nicolls, Peterson, Shah, Mayor Pro Tem Lee, and Mayor Shoals.
NOES: Council Members - None
ABSENT: Council Members - None
ABSTAIN: Council Members - None

the foregoing Resolution was PASSED, APPROVED, and ADOPTED at a Special Meeting of the City Council of the City of Grover Beach, California, this 23rd day of July, 2018.

Attest:

DONALD MELANIA, CITY CLERK

[Signature]
MEMORANDUM OF UNDERSTANDING
BETWEEN THE CITY OF GROVER
BEACH AND
THE GROVER BEACH POLICE OFFICERS'
ASSOCIATION JULY 23, 2018 THROUGH JUNE
30, 2021
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MEMORANDUM OF UNDERSTANDING BETWEEN
THE CITY OF GROVER BEACH AND
THE GROVER BEACH POLICE OFFICERS' ASSOCIATION

ARTICLE I - GENERAL PROVISIONS

We, the undersigned, duly appointed representatives of the City of Grover Beach (hereinafter "City") and the Grover Beach Police Officers' Association (hereinafter "Association"), a recognized employee organization, having met and conferred in good faith in accordance with the Meyers-Milias-Brown Act, and having agreed on certain recommendations to be submitted to the City Council, do hereby prepare and execute the following written Memorandum of Understanding (hereinafter "MOU"),

ARTICLE II - COMPENSATION

1. Base Pay.
   Employees occupying classes represented by the Association shall earn Base Pay within the ranges established by the salary schedule attached to this MOU as Exhibit A and incorporated by reference in full herein. This schedule shall be used by the City to establish an employee’s exact Base Pay and base hourly rate of pay.

   The base salary will be increased 2% for sworn and non-sworn members effective upon membership ratification and City Council approval. Effective the first full pay-period after July 1, 2019 the base salary will be increased 2% for sworn and non-sworn members, and effective the first full pay-period after July 1, 2020 the base salary will be increased 2% for sworn and non-sworn members.

   In addition to the base salary increases identified above, the base salary for sworn positions in the unit will be increased an additional 1% for all sworn members effective upon membership ratification and City Council approval. Effective the first full pay-period after July 1, 2019, all sworn members will have their base salary increased by an additional 2%. Effective the first full pay-period after July 1, 2020, all sworn members will have their base salary increased by an additional 3%.

2. Standby Pay.
   An employee shall receive Standby Pay when the employee is assigned by the Police Chief or his/her designee to be ready to respond immediately and to be accessible by telephone or other communication equipment to a request for emergency service.
   a. Employees assigned to standby shall earn Standby Pay in an amount equal to one hour of Regular Pay for every eight hours on standby with a minimum amount equal to one-half hour of Regular Pay guaranteed. Employees assigned to standby for fewer than eight hours shall earn pay on a one-to-eight ratio. For example, an employee who is assigned standby for six hours shall be paid an amount equal to 45 minutes of Regular Pay.
   b. The issuance of an electronic communication device does not necessarily constitute a standby assignment. Unless specifically placed in a standby status by the Police Chief or his/her designee, the employee will not be eligible for Standby Pay. Should an employee be called in after being contacted, the employee will then be eligible for Call-In Pay.
3. **Court Pay**

   a. **Court Call-Back Pay.**
   When an employee is off duty and is required to appear in court for a morning session, such employee shall receive a minimum of three (3) hours of Overtime Pay as defined in Subsections 8(a) and 8(b) of this Article. If the employee is subsequently required to appear in court for the afternoon session on the same case, such employee shall receive a minimum of three (3) hours of Overtime Pay or time actually worked, whichever is greater. Such employee shall be compensated at the Overtime Pay rate for all hours which such employee is actually in court in excess of the above-described minimum.

   b. **Court Standby.**
   Employees subpoenaed are to be considered on court standby. If an employee is subpoenaed to appear in court while off duty, and the employee receives notice of cancellation of the subpoena more than 24 hours before the time for appearance, the employee shall not be eligible for court standby. If the employee receives notice of the cancellation fewer than 24 hours prior to the time for the noticed court appearance, the employee will earn Court Standby Pay in an amount equal to two hours of Regular Pay.

4. **Call-Back Pay.**

   When the employee is ordered to return to work after the employee has completed the employee's usual work shift, and has left the work site, the employee shall earn Call-Back Pay. An employee who has been called back shall earn Call-Back Pay in an amount equal to a minimum of three hours of Regular Pay.

5. **Call-In Pay.**

   When an employee is ordered, without prior reasonable notice, to start work prior to the employee's usual shift, the employee will receive Call-In Pay in an amount equal to Overtime Pay for hours worked in excess of the usual shift.

6. **Training Attendance Pay.**

   Except as provided in 8.c. below, or in Article III, employees attending approved training sessions shall earn Regular Pay if the training is held during the employee's usual work shift. Employees attending approved training sessions shall earn Training Attendance Pay in an amount equal to Overtime Pay when training is mandatory and the employee attends during a period of time when the employee would have otherwise been off duty. The minimum Training Attendance Pay shall be three hours, provided that the training session does not occur immediately before, during or immediately after the employee's usual work shift.

7. **Overtime Pay.**

   a. Except as provided in c. below, sworn employees shall earn Overtime Pay for authorized hours worked in excess of 80 hours during a 14-day work period. Overtime Pay shall be earned at one and one-half times the employee's Regular Pay. For purposes of determining overtime pay, the use of accrued Vacation time and Compensatory Time Off shall be considered as hours worked. No other paid or unpaid time off shall be so considered.
b. Except as provided in c. below, non-sworn support personnel shall earn Overtime Pay for authorized time worked in excess of 40 hours during a 7-day work period, or for all hours worked in excess of 12 hours in one workday, or for all hours worked in excess of 40 hours in a seven-day period, whichever is most beneficial to the employee. Overtime Pay shall be earned at one and one-half times the employee's Regular Pay.

c. Compensatory Time Off (hereinafter "CTO") shall be earned at the overtime rate of one and one-half times the number of overtime hours worked. The maximum CTO accrual for all represented sworn and non-sworn employees shall be one hundred forty (140) hours.

d. The use of CTO must be approved in writing by the Police Chief or his/her designee at least 72 hours in advance. Such approval shall not be unreasonably withheld. The Police Chief, in his/her sole discretion, may waive the 72-hour requirement, provided that adequate coverage can be maintained without having to pay overtime to any other employee.

8. Education Incentive Pay.

a. Education Incentive Pay shall be earned only for a POST certificate or a college degree which enhances the employee's ability to effectively perform his/her duties with the City. No employee will be eligible for Education Incentive Pay until completion of continuous service of at least six months with the City.

b. Education Incentive Pay is only available if the POST certificate or college degree certifies educational attainment greater than that which is required as a prerequisite to appointment to the employee's current class.

c. An eligible employee shall request Education Incentive Pay on a form approved by the City Manager. If the City Manager approves the request, Education Incentive Pay shall increase the employee's Regular Pay as follows: Associate's Degree or Intermediate POST Certificate, 3%; Bachelor's Degree or Advanced POST Certificate, 5.5%; Master's Degree, 7.5%.

d. The education incentives provided for in Subsection 8(c) of this Article are not cumulative. In no instance shall Education Incentive Pay increase Regular Pay by more than 7.5%.


a. Field Training Officer Assignment Pay.
During the period of time that a Police Officer is temporarily assigned as a field training officer, the employee shall receive Field Training Officer Assignment Pay in an amount equal to 5.0% of Regular Pay. Before Field Training Officer Assignment Pay is granted, the approval of the City Manager must be received.

b. Dispatch Training Assignment Pay.
During the period of time that an employee is assigned to conduct dispatch training, the employee shall receive Dispatch Training Assignment Pay in an amount equal to $2.00 per hour.
c. **Detective Assignment Pay.**
   During the period of time that an employee is assigned to serve as a Detective, the employee shall receive Detective Assignment Pay in an amount equal to 5.0% of Regular Pay. The Parties agree that this increase is in recognition of the added responsibilities of this assignment, as well as to compensate employees so assigned for being on an on-call status on a rotating basis.

d. **Watch Commander Assignment Pay.**
   During the period of time that a Police Officer is temporarily assigned as Acting Watch Commander, the employee shall receive Watch Commander Assignment Pay in an amount equal to $1.00 per hour.

e. **Senior Police Officer Assignment Pay.**
   Senior Police Officer is an assignment, not a permanent promotional position in a higher class. At present, the number of assignments is limited to four. Continuation in the assignment is based on an overall annual evaluation rating of "Meets expectations". The "overall" annual evaluation rating language will be implemented after the City meets and confers with the POA regarding the new evaluation process/procedures. The job specification shall reflect such an assignment and the duties for the assignment. Officers assigned as Senior Police Officer shall receive an additional 5% of Regular Pay during the assignment. Notwithstanding item d., above, if assigned as a Watch Commander during a shift, a Senior Police Officer shall not receive an additional $1.00/hour above the assignment pay as Senior Police Officer. A Senior Police Officer is not a Detective; if the Officer is assigned as a Detective, the assignment as Senior Police Officer ceases, as does the 5% assignment pay as Senior Police Officer. Senior Police Officers will not be assigned as Motor Officers.

10. **Bilingual Pay.**
   An employee fluent in Spanish, Tagalog or other language, the use of which the City Manager has determined to be of benefit to the City, shall be paid $80.00 per month upon written approval by the City Manager. Fluency shall be certified by a test administered through the Human Resources office. A certified employee shall request Bilingual Pay on a form approved by the City Manager.

11. **FLSA Compliance.**
   The City agrees that overtime compensation shall be based on the regular rate of pay in accordance with the Fair Labor Standards Act (hereinafter "FLSA"), and this MOU will be otherwise interpreted and applied in compliance with the FLSA.

12. **Payroll Deductions.**
   The City hereby agrees to arrange for payroll deductions when requested by an employee for various items, as long as such programs are available through the City. Such payroll deductions shall include at least the following: deferred compensation, credit union, Association dues, additional life insurance, accident insurance, cancer insurance, long-term care insurance, short-term disability insurance, and United Way, as well as state disability insurance as provided in Article IV, Section 5 of this MOU.
13. **Holiday Pay.**
Except as provided in Article III, Subsection 4.c., employees in job classes covered by this MOU shall receive Holiday Pay in a dollar amount equal to 104 hours per fiscal year (4.0 hours per work period) in lieu of taking City Holidays off with pay.

14. **Night-Shift Differential.**
Non-sworn employees in this unit assigned to dispatch shall receive an additional $1.00 per hour for each hour worked between the hours of 5:00 p.m. and 7:00 a.m.

15. **Incentive Pay.**
1.5% pay increase for successful completion of the Emergency Medical Dispatcher (EMO) Certificate for Communications/Records Technician, Lead Communication/Records Technician, and Communications Supervisor positions only.

**ARTICLE III - WORK PERIOD**

1. **Sworn Employees' Work Period.**
Pursuant to the 7(k) exemption of the FLSA, the customary work period for sworn employees shall consist of 80 hours over 14 days commencing at 12:01 a.m. on Monday and ending at 12:00 midnight on Sunday 14 days later, but shall not exceed 1,040 hours in a 26-week period.

2. **Sworn Employees' Alternative Work Schedule.**
   a. Except as provided in Subsections 2(d) and 2(e) of this Article, all sworn employees covered by this MOU shall be assigned to work an Alternative Work Schedule known as a 3/12 AWS. The 3/12 AWS work period consists of three twelve-hour days worked consecutively in one week, as well as three twelve-hour days and one Payback Shift worked consecutively in the alternate week. Except as provided in Subsection 2(c) of this Article, the Payback Shift shall be a period of eight hours and shall be worked the day before or the day after the three consecutive twelve-hour workdays, or within the period of four consecutive workdays. The Payback Shift shall be worked within the Employee's normally scheduled watch hours. Adjustments may be made at the request of the employee, with the Department's consent, or for occasional special activities, events, or programs at the Department's request, with the consent of the employee, or employees, affected.

   b. The AWS for sworn patrol officers shall include a Day Watch, a Night Watch and, if staffing allows, a Cover Watch. The Day Watch shall commence at 0700 hours and end at 1900 hours. The Night Watch shall commence at 1900 hours and end at 0700 hrs. The Cover Watch shall commence at 1500 hours and end at 0300 hours. Adjustments may be made at the request of the employee, with the Department's consent, or for occasional special activities, events, or programs at the Department's request, with the consent of the employee, or employees, affected.

   c. Fifteen minutes after the start time for the subsequent watch, the outgoing Watch Commander shall attend a pass-down briefing provided by the outgoing Watch Commander whose watch is ending. Watch Commanders who regularly participate in pass-down briefings shall receive an offset credit for hours worked in the form of a Watch Commander Payback Shift. The Watch Commander Payback Shift shall be for a period of six and one-half hours and shall otherwise be consistent with Subsection 2(a) of this Article. The Parties agree that the intent of this section is to avoid the payment of overtime to the outgoing Watch Commander for the pass-down briefing.
d. Motorcycle Traffic Officer(s) shall be assigned to work an Alternative Work Schedule known as a 4/10 AWS. The 4/10 AWS workweek consists of four ten-hour days worked consecutively. One hour per week may be used to maintain the motorcycle. The motorcycle may be home garaged as long as it is within San Luis Obispo County. The assigned shift start times shall remain flexible to meet the needs of the Department. The Motorcycle Traffic Officer(s) may be assigned to work an Alternative Work Schedule known as a 3/12 AWS as described above, subject to the needs of the Department and authorization by the Chief of Police.

e. Detectives shall be assigned to work an Alternative Work Schedule known as a 4/10 AWS. The 4/10 AWS workweek consists of four ten-hour days worked consecutively. Normally, the assigned shift hours shall be from 0800 hours until 1800 hours. A Detective may be assigned to a four-day shift which runs either Monday through Thursday, or Tuesday through Friday. Adjustments may be made at the request of the employee, with the Department's consent, or for occasional special activities, events, or programs at the Department's request, with the consent of the employee, or employees, affected.

f. In order to minimize overtime, all sworn employees (regardless of which AWS they may be working under) assigned to training may have their work schedules modified with notice given fourteen days in advance of the modification. Affected employees further recognize that their work schedule may be modified to a 5/8 work schedule or a 9/80 work schedule while attending training. Modified work schedules would be for minimum periods of one week. Days off may not be split without the consent of the employee.

3. Non-Sworn Employees' Work Period.
The workweek for all Non-Sworn Employees shall be 168 regularly recurring hours. For employees working the 4/10 work schedule, it shall begin on Sunday at 12:00 a.m. and end at 11:59 p.m. the following Saturday. For employees working the 9/80 and 3/12 work schedule, each employee's designated FLSA workweek (168 hours in length) shall begin exactly four hours after the start time of his/her shift on the day of the week that corresponds with the employee's alternating regular day off. If the workday corresponding with the employee's alternating regular day off is a nine-hour shift, the employee's eight-hour shift must be in the same workweek as the regular day off.


a. All non-sworn employees in the job classifications of Communications/Records Technician, Lead Communications/Records Technician and Communications Supervisor shall be assigned to work an Alternative Work Schedule known as a 4/10 AWS. The 4/10 AWS workweek consists of four ten-hour days worked consecutively.

b. The AWS for Communications/Records Technicians, Lead Communications/Records Technician and Communications Supervisor shall include a Day Shift, a Swing Shift, a Mid-Shift, and a Cover Shift. The Day Shift shall commence at 0700 hours and end at 1700 hours. The Swing Shift shall commence at 1600 hours and end at 0200 hours. The Mid-Shift shall commence at 2130 hours and end at 0730 hours. The Cover Shift shall commence at 1130 hours and end at 2130 hours. Adjustments may be made at the request of the employee, with the Department's consent, or for occasional special activities, events, or programs at the Department's request, with the consent of the employee, or employees, affected.
c. All non-sworn employees in the job class of Records/Property Technician shall be assigned to work an Alternative Work Schedule known as a 9/80 AWS. The 9/80 work period, as described in Article III (3), shall consist of five workdays (Monday through Friday) in one week and four workdays (Monday through Thursday) in the alternate week. The workweeks of the incumbents in these classes shall be scheduled so that the incumbents alternate their Fridays off. The break periods and one-half hour lunch period shall be included in normal work hours as Regular Pay. In lieu of Holiday Pay, employees in these classes shall be entitled to accrue 104 hours per year (4.0 hours per work period) in Holiday hours. Employees may request to take Holidays off, and may use Vacation Leave or Holiday hours for that purpose with prior approval of the appropriate supervisor.

d. In order to minimize overtime, all non-sworn employees (regardless of which AWS they may be working under) assigned to training may have their work schedules modified with notice given fourteen days in advance of the modification. Affected employees further recognize that their work schedules may be modified to a 5/8 work schedule or a 9/80 work schedule while attending training. Modified work schedules would be for minimum periods of one week. Days off may not be split without the consent of the employee. Should the available staffing level for Communications/Records Technician, Lead Communications/Records Technician, and Communications Supervisor fall below five (5) due to vacancies or long term absence (more than two pay periods), the City may, at its discretion, modify the dispatch work schedule to a 5/8 schedule or a 9/80 work schedule to meet the needs of the organization and to provide adequate service to the community while reducing potential overtime.

ARTICLE IV - BENEFITS

1. Health Insurance.
   The City shall provide health insurance benefits, which shall include medical, dental, and vision coverage consistent with Subsections 1(a) and 1(b) of this Article.

   The City shall pay the employee's portion of the health insurance costs for health insurance plan offered by the City up to a maximum of $637.54. Any increase in health insurance costs for FY15 will be paid by the employees.

   a. The City provides the benefits of the Public Employees Medical and Hospital Care Act (PEMHCA) to all eligible employees at a contribution level equal to the cost of the PERS Select PPO plan for medical coverage. "Employee Only" coverage will be paid at the PERS Select PPO rate.

   The City's payment amount will include the amount set forth in the CalPERS Health Care Resolution. If an employee voluntarily upgrades to a different plan, the employee will pay the difference (via payroll deduction) between that plan and the PERS Select PPO. The City will continue to contribute on a monthly basis up to the maximum of the amounts shown below toward the cost of dependent care coverage for health insurance.
b. The City shall contribute, on a monthly basis, up to a maximum of the amounts displayed in the following table toward the cost of dependent care coverage for health insurance:

<table>
<thead>
<tr>
<th>Coverage Period</th>
<th>Type of Coverage</th>
<th>Maximum City Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 1, 2018-</td>
<td>Employee + One</td>
<td>$504.00</td>
</tr>
<tr>
<td>June 30, 2021</td>
<td>Employee + Family</td>
<td>$831.00</td>
</tr>
</tbody>
</table>

(Health rates will be updated annually as rates are released).

2. Cafeteria Plan.
   The City has a full flex cafeteria plan for active employees in accordance with IRS Code Section 125. Active employees participating in the City’s full flex cafeteria plan receive a monthly flex dollar allowance to purchase benefits under the full flex cafeteria plan.

   The monthly flex dollar allowance effective January 1, 2016 shall be a dollar amount equal to the amounts defined above, which includes the California Public Employees’ Medical and Hospital Care Act (PEMHCA) contribution hereby referred to as the PEMHCA minimum contribution, for an Employee, an Employee and One Dependent or an Employee and Two or More Dependents.

   The monthly flex dollar allowance may be used in accordance with the terms of the cafeteria plan to purchase benefits such as medical, dental, vision insurance coverage, or any other benefits the City may offer from time to time, or may be converted to taxable income.

   There shall be an open enrollment period once each year prior to the insurance policy anniversary date to allow for changes in coverage.

   If an employee has health, dental, and vision insurance coverage through a spouse, dependent, or a former employer and provides proof of other coverage to the Human Resources Department, the employee may elect to waive the City’s health insurance coverage and elect to use flex dollars, equal to $500.00 per month may be converted to taxable income.

3. Life Insurance.
   The City shall pay for group life insurance coverage in the amount of $50,000 for all employees + smaller policies for eligible dependents: $5,000 for spouse and $2,000 for each eligible child.

4. Long-Term Disability Insurance.
   The City shall pay for long-term disability insurance for all full-time employees. Long-term disability insurance payments shall be available only after a 90-day waiting period after the onset of the covered illness or date of injury.

5. Medicare.
   Employees shall participate in the federal program of Medicare, and shall pay those premiums required by law, which the City shall deduct from the employees’ pay.

   The City will deduct from the employees’ pay the premiums necessary to provide state disability insurance coverage to members of the Association.
7. **Vacation Leave Accrual**

Employees shall accrue Vacation Leave as follows:

- **Up to 5 years of service:** 10 days (80 hours) per year
- **Over 5 years & up to 8 years of service:** 15 days (120 hours) per year
- **Over 8 years & up to 10 years of service:** 17 days (136 hours) per year
- **Over 10 years & up to 12 years of service:** 18 days (144 hours) per year
- **Over 12 years & up to 15 years of service:** 19 Days (152 hours) per year
- **Over 15 years of service:** 20 Days (160 hours) per year

Employees accrue Vacation Leave on a bi-weekly basis in conformance with the table set forth above. Employees do not accrue Vacation Leave while on a leave of absence without pay.

8. **Vacation Leave Usage**

Employees are eligible to use accumulated Vacation Leave upon accrual. Vacation Leave must be approved in writing by the Police Chief or his/her designee at least 72 hours in advance. Such approval shall not be unreasonably withheld. The Police Chief, in his/her sole discretion, may waive the 72-hour requirement provided that adequate coverage can be maintained without having to pay overtime to any other employee.

9. **Maximum Vacation Leave Accumulation**

   a. Sworn and non-sworn employees:

<table>
<thead>
<tr>
<th>Service</th>
<th>Maximum Accumulation</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 4 years’ service</td>
<td>280 hours</td>
</tr>
<tr>
<td>5-10 years’ service</td>
<td>320 hours</td>
</tr>
<tr>
<td>Over 10 years</td>
<td>392 hours</td>
</tr>
</tbody>
</table>

   b. The City shall attempt to notify employees in writing not less than thirty days (30) prior to achieving their maximum accumulation of Vacation Leave. If for any reason an employee accrues Vacation Leave in excess of the maximum accrual permitted by this MOU, the employee will cease accruing Vacation Leave until such time as his/her accumulated leave balance is reduced to a level below the maximum. The City Manager may approve exceptions to accumulations in excess of the maximum accrual permitted.

   c. Employees who leave City service and have accumulated Vacation Leave will be reimbursed in full for the accumulated amount as a part of their final paychecks.

10. **Vacation Leave Buy-Back**

    a. An employee may exchange Vacation Leave hours for cash. Upon request, the City shall buy back Vacation Leave hours accumulated in excess of 60% of the employee’s maximum authorized accrual amount. The payment for these Vacation Leave hours shall be at 100% of the employee’s regular hourly pay rate. The employee’s request shall be in writing, and may be made once annually during the last two months of the calendar year. No employee may receive payment under the provisions of this Section for more than 80 hours of Vacation Leave in any calendar year.
b. Upon request, the City shall buy back Vacation Leave hours accumulated in excess of 80% of the employee's maximum authorized accrual amount. No employee may receive payment under the provisions of this Section for more than 40 hours of Vacation Leave in any calendar year.

11. **Sick Leave.**

   a. The use of Sick Leave is a privilege, not a right. The Police Chief may require physician’s written verification of Sick Leave for the use of Sick Leave in a pattern of usage immediately prior to or following regularly scheduled days off, or when Vacation Leave or CTO has not been approved and the employee uses Sick Leave instead. This is in addition to the existing authority of the Police Chief to require physician's written verification for Sick Leave, as provided in Section X, Paragraph 4 of the City's Personnel Regulations (Resolution No. 17-38, as amended).

   b. The maximum Sick Leave Accrual for all job classes represented by the Association shall be a total of 2000 hours. Employees who have accumulated in excess of 84 days (672 hours) of sick leave may be reimbursed, upon request, in November of each year. Employees in classes represented by the Association may be reimbursed for one-half of hours in excess of the 672 hours with a maximum of 30 hours of pay which is equal to 60 hours of sick time per year. (Example employee would be paid for 30 hours in excess of the 672 hours and 30 hours additional would be removed from employees leave bank for a total reduction of 60 hours). Unused accumulated sick leave may be converted to additional service credit in accordance with GC 20965 – Credit for Unused Sick Leave.

12. **Uniforms and Safety Equipment.**

   The City will be responsible for acquiring and maintaining all safety equipment, and providing initial uniforms which have been designated as standard issue in the Police Department Policies and Procedures Manual by the Police Chief and approved by the City Manager. Any upgrades to standard issue safety equipment may be acquired by the employee; however, the City will only pay for replacements at the standard issue amount, as provided for in the Police Department Policies and Procedures Manual.

13. **Uniform Allowance.**

   City shall pay an allowance to all employees who are required by the Police Chief to wear and maintain uniforms. Such allowances shall be used by the employee to replace, maintain, repair, and clean all required uniforms. The uniform allowance for employees in job classes in this unit shall be $1,000 per year, prorated prospectively and paid on each paycheck in the amount of $38.46.

14. **Uniform of the Day.**

   As provided for in the Police Department Policies and Procedures Manual, the "uniform of the day" will be established by the Police Chief or his/her designee on a daily basis. Any employee who is required to wear a uniform, and who is "out of uniform," will be subject to progressive discipline up to and including termination. Standard issue safety equipment items (or upgrades acquired at the employee's option) are included in the term "uniform of the day" for the purposes of this Subsection.
15. **Reimbursement for Lost or Damaged Property.**

   a. **Sworn and Non-Sworn Personnel.**
      When uniform and equipment items authorized by the Police Department are lost
      or damaged on duty, other than by normal wear and tear, the City shall replace the
      items or reimburse employees for the lost or damaged item at full value. All claims
      shall be filed in writing, verified by the employee's immediate supervisor, and
      approved by the Police Chief. Employees shall not be entitled to reimbursement
      for loss or damage caused by the employee's negligence, malfeasance or
      misfeasance.

   b. **Sworn Personnel.**
      The City agrees to reimburse sworn employees for personal property lost or
      damaged on duty up to $250.00 per claim. The association shall develop a list of
      personal property subject to the reimbursement to be approved by the Police
      Chief. All claims shall be filed in writing, verified by the employee's immediate
      supervisor, and approved by the Police Chief. Employees shall not be entitled to
      reimbursement for loss or damage caused by the employee's negligence,
      malfeasance or misfeasance.

16. **Mileage Reimbursement.**

   If an employee uses his/her own vehicle for authorized travel, the City will reimburse the
   employee in an amount equal to the miles driven times the current Internal Revenue
   Service rate for mileage reimbursement.

17. **Retirement.**

   The City participates in the Public Employees Retirement System (hereinafter "PERS") and
   the Social Security Program. Each employee shall pay his/her retirement contribution. In
   addition, employees will pay the employee contribution for Social Security. The City shall
   pay the employer's retirement contribution, as well as the employer's contribution for Social
   Security. The City's PERS retirement plans are as follows:

   a. **Classic Member -** The PERS Local Safety 3% at Age 55 Modified Formula Retirement
      Plan with Section 20042 (One-Year Final Compensation) and Section 21024 (Military
      Service Credit as Public Service) is provided for sworn employees. Each sworn Classic
      Member employee shall pay 12% of the employee's retirement contribution under
      CalPERS.

   b. **New Member -** In accordance with the Public Employees' Pension Reform Act, or
      "PEPRA", CalPERS Local Safety 2.7% at Age 57 Retirement Plan with three-year Final
      Average Salary Compensation is provided for "New Member" sworn employees
      represented by the Association hired on or after January 1, 2013. Each sworn New
      Member employee shall pay 1/2, of the normal rate set by CALPERS.

   c. The PERS Local Miscellaneous 2.5% at Age 55 Retirement Plan with Section 20042
      (One-Year Final Compensation) is provided for non-sworn employees. In accordance
      with the Public Employees' Pension Reform Act, or "PEPRA", CalPERS Miscellaneous
      2% at Age 62 Retirement Plan with three-year Final Average Salary Compensation is
      provided for new employees represented by the Association hired on or after January
      1, 2013. Each non-sworn employee shall pay the full portion of the employee's
      retirement contribution under CalPERS, for a total of 8%.
d. There shall be no mandatory retirement age from City service.

e. As allowed under IRS Code Section 414 (h) (2), the employee contribution will be made by the employees on a pre-tax basis and shall be reported as compensation to CalPERS. As allowed under IRS Code Section 414 (h) (2), the employee contribution to CalPERS will be made by the employees on a pre-tax basis.

18. **Education Reimbursement.**
The City shall reimburse employees for education expenses up to $1,400.00 per fiscal year (July 1 through June 30). This reimbursement shall be paid to an employee who has completed college-level studies with a grade of "C" or better for work-related course work during such period. The Management Analyst/Human Resources, upon the recommendation of the Police Chief, shall determine whether the course work is work related. Such determination by the Management Analyst/Human Resources shall be requested by the employee prior to enrollment in the course, and shall be submitted on a form provided by the Human Resources Coordinator. Reimbursement shall be granted for the cost of tuition, books, and special supplies, when the employee submits a report card indicating a satisfactory grade from the educational institution, as well as receipts for all expenses and written authorization from the Management Analyst/Human Resources. Pursuant to Section X.0.4. of, and in accordance with the provisions of, the City’s Personnel Regulations, when authorizing an employee to attend voluntary career-related out-service training, the department director may request reimbursement for the employee for tuition, books and required materials to the limits established in the Education Reimbursement Policy without requiring a letter grade, so long as the employee provides acceptable documentation of satisfactory completion of the training. Not more than $300 per employee, and not more than $3,000 in total for this unit for a fiscal year, may be used for this purpose.

19. **Deferred Compensation.**
The City shall contribute up to $50.00 each month into one of the two existing deferred compensation plans on a dollar-for-dollar basis; that is, the City will contribute $1.00 for each $1.00 contributed by the employee up to a maximum of $50.00 per month.

**ARTICLE V - LAYOFF POLICY**

**Layoff Policy.** In the event of reductions in force due to fiscal constraints or changes in workload which would result in the need to layoff one or more employees in a job class represented by the Association, the employee(s) being laid off would be the employee(s) with the least seniority in the job class, as provided below:

1. Seniority in a job class shall be determined by permanent full-time length of service in the job class of the position(s) being reduced, and shall be used to determine which employee(s) is laid off. In the event that two or more employees were hired on the same day, the placement on the eligibility list shall be the determinant.

2. In the event that there are no other positions in the job class being reduced, and if the incumbent has had status (passed probation) in another job class, that employee shall be moved into a position in the previously held job class provided the incumbent meets the minimum qualifications for the previously held position. Seniority shall be determined by total permanent full-time length of service with the City. If the previously held position is filled, the employee in that position would follow the same Layoff Policy (bumping procedure) until the least senior individual is identified for layoff.
3. Any employee who is reassigned to a previously held job class due to a reduction in force under Section 2 of this Article shall be "y-rated" until such time as his/her salary is consistent with the then-current salary for the job class to which he/she has been reassigned.

4. In the event that a position which is being eliminated is filled by an incumbent who does not have status in a lower job class, that incumbent may be reassigned to any vacant position for which that incumbent meets the minimum qualifications as determined by the Management Analyst/Human Resources of the City.

5. An employee who is reassigned to a vacant position under Section E of this Article shall be paid at a step within the salary range for that position which is consistent with his/her qualifications for that position as determined by Management Analyst/Human Resources of the City.

6. Employees who are laid off will be placed on a reinstatement list in the job class for which they have attained status, and will be eligible to be reinstated within a one-year period.

ARTICLE VI - ASSOCIATION RELEASE TIME

1. Release for Association Business.
   The City agrees that the Association may designate two Association representatives and two alternates who shall be permitted to conduct Association business during usual work hours, provided such hours do not cause the employees to exceed 40 hours in an 80-hour work period. The Association may change the designated representatives and alternates at any time, so long as the total number of designated representatives and alternates governed by this Section does not exceed four, the total number of hours for all designated representatives conducting Association business does not exceed 80 hours for the work period, and the Association receives approval from the City Manager for the change. The date, time, and number of hours permitted for City-paid Association business shall receive prior approval by the City Manager. Up to four employees would be permitted to participate in meet and confer sessions with prior approval of the City Manager.

2. Release for Employee-Employer Relations Training.
   At the discretion of the City Manager, two Association representatives (to be selected by the Association) may attend a course of bargaining and employee-employer relations at least once every two years to be funded by the City or POST.

ARTICLE VII - MANAGEMENT RIGHTS

1. Disciplinary Procedures.
   The Police Chief shall have the authority to establish disciplinary policies and procedures, which are in compliance with statutory and decisional law, and the City's Personnel Regulations.

2. Resignation Notification.
   An employee wishing to leave his/her employment with the City in good standing shall provide the Police Chief with a written resignation, stating the effective date of his/her resignation and the reason for leaving. The resigning individual should provide such written resignation at least 14 days in advance of the effective date, and participate in an exit interview conducted by the Human Resources Coordinator.
3. **Assignment and Scheduling.**
   Except as provided in this MOU, the City Manager may assign work to and schedule employees in accordance with workload and performance requirements, as determined by the City Manager, and may establish and change work schedules and assignments upon reasonable notice to employees.

4. **Acting Assignments.**
   The City may appoint an employee to act in a higher class for a period of up to 12 consecutive months, or for a total of 12 months in any two consecutive fiscal years. The compensation for such an acting assignment shall be consistent with the City's *Personnel Regulations*, and Classification and Compensation Plan Resolution (hereinafter "CCP").

5. **Nepotism Policy.**
   The Parties agree to the creation of a Nepotism Policy to be issued by the City, subject to meet and confer and the following criteria:
   
   a. The policy will minimize the impacts on any incumbents who are indirectly or incidentally supervised by an individual related by blood or marriage.
   b. Direct supervision of an employee by an individual related by blood or marriage shall be accommodated by having the affected subordinate employee reassigned to another watch or shift. The Parties understand that this could cause an unrelated third party to be reassigned to a different watch or shift in order to maintain coverage and service levels.
   c. No employee would lose employment as a result of the policy; however, the Police Chief may choose not to appoint an individual if the appointment would result in a direct supervisory relationship which could not otherwise be accommodated under the policy.

6. **Reservation of Rights.**
   The City retains all of its exclusive management rights and authority under state law, as well as the ordinances, rules and regulations of the City, which include but are not limited to:
   
   a. Determining the mission of the City's constituent departments, commissions, and boards.
   b. Establishing standards and levels of services.
   c. Determining the procedures and standards of selection for employment and promotions.
   d. Directing, supervising, and evaluating employees.
   e. Determining the methods and means to relieve employees from duty, due to lack of work or other lawful reasons.
   f. Maintaining the efficiency of governmental operations.
   g. Determining the methods and means, as well as numbers and kinds of persons by which government operations are to be conducted.
h. Determining methods of financing.

i. Determining the style and/or types of City-issued equipment to be used.

j. Determining and/or changing the facilities, methods, technology, means, organizational structure, and composition of the workforce, as well as allocating and assigning work by which the City operations are to be conducted.

k. Determining and/or changing the number of locations, relocations, and types of operations, processes, and materials to be used in carrying out all City functions, including, but not limited to, the right to contract for or subcontract for any work, labor, services, or operations of the City.

l. Establishing and modifying productivity and performance programs and standards.

m. Discharging, suspending, demoting, reprimanding, withholding salary increases and benefits, or otherwise disciplining employees in accordance with law.


a. The Association agrees that during the term of this MOU, the Association and its officers, agents, or members shall not engage in any concerted strike, sympathy strike, work stoppage, slowdown, obstructive picketing, or concerted interference with the operations of the City, or other concerted refusal or failure to fully and faithfully perform job functions and responsibilities.

b. The Association agrees to make every effort to induce its officers, agents, or members not to engage in any of the activities prohibited in Subsection 7(a) of this Article, and to actively take affirmative action to cause these persons to cease such activities.

c. City agrees that nothing in Section 7 of this Article is intended to prevent the Association, its officers, agents, or members from exercising any rights authorized by federal or state law.

8. Employee Rights.
The Association recognizes that the City has, and will continue to retain, whether exercised or not, the unilateral and exclusive right to operate, administer, and manage its municipal services and workforce, performing those services in all respects, subject to this MOU; provided, however, that the exercise of such rights does not preclude employees or their representatives from conferring or raising grievances about the practical consequences that decisions on these matters may have on wages, hours, and other terms and conditions of employment.

ARTICLE VIII - GENERAL TERMS

1. Term of Memorandum of Understanding

a. The term of this MOU shall be from July 23, 2018, through June 30, 2021, unless the term is extended by mutual written agreement by the Association and the City.
2. **Adjustment in Salary Step Relationships.**

a. The Parties agree that the adjustments in salary indicated in Exhibit A, and any future adjustments to the Base Pay amounts within a salary range for the job classifications represented by the Association, shall maintain a difference in Base Pay between Step A and Step B, between Step B and Step C, between Step C and Step D, and between Step D and Step E of 5.0%, with plus or minus 0.025% being an agreed-upon acceptable margin for deviation.

b. The Parties agree that the adjustments agreed to in Subsection 3(a) of this Article constitute the entire agreement of the Parties regarding the percentage relationships between salary steps, and that such agreement supersedes all prior communications, agreements, and promises, either oral or written, on the subject.

c. Except as provided in Subsection 3(d) of this Article, the Parties agree that the salary range information contained in Exhibit B shall only include job classification titles represented by the Association, and those job class titles shall only be the following:

- Police Sergeant
- Senior Police Officer [Assignment]
- Detective [Assignment]
- Police Officer
- Communications Supervisor
- Lead Communications/Records Technician
- Communications/Records Technician
- Records/Property Technician

d. The Parties agree that the City's Classification Plan Resolution may require amendments during the term of this MOU, in order to create new classes or to make equity adjustments to existing classes. The Parties agree that such amendments to the City's CCP shall supersede any inconsistent provision of this MOU, provided that Subsection 3(e) of this Article has been complied with.

e. The Parties agree to meet and consult on the impact of the creation of new classes, if any, represented by the Association.

f. The Parties agree to the City conducting a desk audit of the Records/Property Technician position.

3. **Severability.** If any provision of this MOU should be held invalid or restrained by operation of law or by any court of competent jurisdiction, the remainder of this MOU shall not be affected.

4. **Full Understanding.** The Parties agree that this MOU sets forth the full and entire understanding of the Parties regarding the matters set forth herein, and verbal statements shall not supersede any of its provisions.
5. No Requirement to Meet and Confer. Except as otherwise provided in Article VII, 2. regarding Personnel Regulations and in Article VIII, 1.b. regarding the reopener to discuss the cost of medical coverage, the Parties agree that neither Party shall be required to meet and confer concerning any specific provision of this MOU during the term of this MOU.

6. Successor Memorandum of Understanding. On or about March 1, 2021, the Association shall provide to the City notice of intent to meet and confer concerning any proposed changes to this MOU affecting wages, hours or other terms and conditions of employment.

7. Savings Clause. In the event that the implementation of any article, section or subsection of this MOU shall be frustrated on account of the operation of law or by any tribunal of competent jurisdiction, or if compliance with any article, section or subsection would be frustrated or restrained by such law or tribunal, representatives of the City and the Association shall, if possible, meet and confer for the purpose of endeavoring to agree on a replacement for such article, section or subsection.

9. Effective Date. The effective date of this MOU shall be July 23, 2018.
### EXHIBIT B

#### POA MEMORANDUM OF UNDERSTANDING

**Salary Schedule: Effective July 23, 2018 through June 30, 2020**

**Effective July 23, 2018**

- **Sworn Positions:** 3%
- **Non-sworn Positions:** 2%

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**Effective July 1, 2019**

- **Sworn Positions:** 4%
- **Non-sworn Positions:** 2%

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**Effective July 1, 2020**

- **Sworn Positions:** 5%
- **Non-sworn Positions:** 2%

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