TOWN OF PARADISE RESOLUTION NO. 2022-34

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF PARADISE APPROVING THE MEMORANDUM OF UNDERSTANDING BETWEEN THE TOWN OF PARADISE AND THE TOWN OF PARADISE POLICE OFFICERS ASSOCIATION RELATING TO EMPLOYMENT COVERING THE PERIOD FROM

WHEREAS, Resolution No. 81-23 establishes procedures for Employee-Employer relations; and

JULY 1, 2022 TO JUNE 30, 2025

WHEREAS, the Meyers-Milias-Brown Act of the State of California, commencing with Government Code Section 3500, requires certain procedures to be followed regarding Employee-Employer relations; and

WHEREAS, the Town Council has directed the Town Manager to meet and confer in good faith with members of the Town of Paradise Police Officers Association, and they have so met.

NOW, THEREFORE, BE IT RESOLVED by the Town Council of the Town of Paradise as follows:

<u>Section 1</u>. That the attached Memorandum of Understanding (MOU) between the Town of Paradise and the Town of Paradise Police Officers Association is approved for execution by the Town Manager.

<u>Section 2</u>. Furthermore, the Town Manager is hereby authorized to make appropriate adjustments to the Town's annual budget, including implementation of necessary administrative changes as may be required, to implement the terms and conditions set forth in the MOU.

PASSED AND ADOPTED by the Town Council of the Town of Paradise this 14th day of June 2022.

AYES: Greg Bolin, Steve "Woody" Culleton, Jody Jones, Rose Tryon and

Steve Crowder, Mayor

NOES: None ABSENT: None NOT VOTING: None

Steve Crowder, Mayor

ALLEST:

Dina Volenski, CMC, Town Clerk

APPROVED AS TO FORM

Scott E. Huber, Town Attorney

MEMORANDUM OF UNDERSTANDING

BETWEEN

THE TOWN OF PARADISE

AND

PARADISE POLICE OFFICERS ASSOCIATION



JULY 1, 2022, THROUGH JUNE 30, 2025

ADOPTED BY TOWN COUNCIL

RESOLUTION NUMBER 2022-34

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Article I. OPENING

Section 1.01 PREAMBLE

Pursuant to the Meyer-Milias-Brown Act and the Town of Paradise Employee-Employer Relations Resolution, this Memorandum of Understanding has been entered into by the Town of Paradise, hereinafter referred to as the "Town", and the Paradise Police Officers Association, hereinafter referred to as the "Association". The purpose of the Memorandum of Understanding is the promotion of harmonious relations between the Town and the Association, the establishment of equitable procedures for the peaceful resolution of differences, and the establishment of rates of compensation, hours of work, and other matters relating to employment conditions to be observed by the parties.

Section 1.02 NO HARASSMENT, DISCRIMINATION AND RETALIATION PROHIBITED

The Town and Union are committed to compliance with government antiharassment and antidiscrimination requirements, which prohibit harassment and discrimination against employees, applicants for employment, individuals providing services in the workplace pursuant to a contract, unpaid interns, and volunteers based on their actual or perceived Race; Religion; Religious creed (including religious dress and grooming practices); Color; National origin (including language use restrictions or because that person holds or presents the California driver's license issued to those who cannot document their lawful presence in the United States); Ancestry; Physical or mental disability (including HIV and AIDS); Medical condition (any health impairment related to or associated with a diagnosis of cancer or a record or history of cancer; or any genetic characteristic); Genetic information (including any request for, or receipt of genetic services, or participation in clinical research that includes genetic services, by an individual or any family member of the individual, but does not include information about the sex or age of any individual); Marital status (including registered domestic partnership status); Sex (including pregnancy, childbirth, breastfeeding/lactation and related medical conditions); Gender; Gender identity (a person's identification as male, female, a gender different from the person's sex at birth, or transgender); Gender expression (a person's gender-related appearance or behavior, whether or not stereotypically associated with the person's sex at birth); Transgender status (a person whose gender identity differs from the person's sex at birth; a transgender person may or may not have a gender expression that is different from the social expectations of the sex assigned at birth, and may or may not identify as "transsexual"); Age (40 and over); Sexual orientation (heterosexual, homosexual, bisexual); Request for FMLA/CFRA and/or pregnancy disability leave; Civil Air Patrol status; Military and veteran status (member or veteran of the United Sates Armed Forces, Armed Forces Reserve, National Guard, or the California National Guard); and Any other consideration protected by federal, state, or local law.

Harassment and Discrimination are also prohibited based on an applicant's or employee's association with individuals who are or who are perceived to be in a protected category, or because the applicant or employee sympathizes with, encourages, or participates in groups organized for the protection or assertion of protected rights under state antiharassment and anti-discrimination laws. The Town and Union will not retaliate against employees for filing a complaint and will not tolerate retaliation by their respective management, partners, employees, or coworkers. Retaliation is prohibited against any person by another employee, partner, or by the Town or Union itself and includes retaliation for using an available complaint procedure, reporting harassment or discrimination, or for filing,

testifying, assisting, or participating in any manner in any investigation, proceeding, or hearing conducted by a governmental enforcement agency.

Section 1.03 RECOGNITION

The Paradise Police Officers' Association is recognized as the sole and exclusive representative of employees in the non-management bargaining unit of the Paradise Police Department (Department), consisting of the classifications liked in Exhibit A, certified pursuant to the Employee-Employer Relation Code adopted by the Town Council on May 6, 1981. Town agrees to meet and consult with the Association in connection therewith.

Employer Rights and Responsibilities. Employer retains, solely and exclusively, all of the rights, powers, and authority exercised or held prior to the execution of this Memorandum of Understanding, except as expressly limited by law or this Memorandum of Understanding. Without limiting the generality of the foregoing, the rights, powers and authority retained solely and exclusively by Employer include but are not limited to the following:

To manage, control and determine business and personnel; to manage, control and determine the mission of its departments, building facilities and operations; to direct the work force; to hire, transfer, promote and maintain the discipline and efficiency of its employees; to establish work standards, schedules of operation and reasonable work load; to specify or assign work requirements and require overtime; to schedule working hours and shifts; to determine the type and scope of work to be performed by Employer's employees and the services to be provided; to classify positions; to establish initial salaries of new classifications; to determine the methods, processes, means and places of providing services; to reduce the work force.

Section 1.04 ASSOCIATION SECURITY

Employees represented by the Association shall be free to participate in Association activities without interference, intimidation, or discrimination in accordance with State law and Town policies, rules and regulations. The Association and employee rights include:

- A. The right to represent its members before the Town Council or advisory boards or commissions with regard to wages, hours, and working conditions or other matters within the scope of representation.
- B. The right to be giving reasonable written notice of any ordinance, rule, resolution, or regulation directly relating to matters within the scope of representation.
- C. The Town agrees that two (2) employee representatives of the Association are entitled to reasonable time off without loss of compensation or other benefits when meeting and conferring with management representatives on matters of employer-employee relations, or when engaged in activities that the parties mutually agree are in the shared interest of more harmonious relations on matters within the scope of representation. Such employee representatives shall be permitted relief from "active duty" for the full shift on any day when meeting and conferring with the Town negotiator occurs. Should a police emergency arise or any scheduled meet and confer session be canceled for any reason, employee representatives will report for "active duty" as needed. Each party shall give notification of any cancellation of a

meet and confer session as soon as practicable. Employee representatives who are scheduled other that the day shift, shall, when shift coverage is required by the Chief, arrange through the Association with concurrence of the Chief or a designated representative, a volunteer to shift swap with the employee representative. In the event to volunteer is available, the Chief may assign any employee to cover the required shift. In such instances, all shift change time notices and premiums set forth in the Agreement are waived.

- D. The right to have payroll deductions made for payments of organization dues and for lawful programs.
- E. The right to the use of designated bulletin boards by the Association in each building or facility where employees represented by the Association are assigned as approved by the Chief of Police.
- F. The use of Town facilities for Association activities providing that appropriate advance arrangements are made. The granting of such use may be conditioned on appropriate charges to offset the cost of such use as are applicable to the general public. The Town Council or its designated representative will make copies of their agenda and related material available.
- G. Reasonable access to employee work locations for officers of the Association and their officially designated representatives, for the purpose of processing grievances or contacting members of the Association concerning business within the scope of representation. The Association representative shall give prior notice to the Chief, or if unavailable, to the watch commander, of his/her intent to contact a worker on duty. Access shall be restricted so as not to interfere with the normal operations of the Department or with established safety or security requirements as approved by the Chief of Police.
- H. It is acknowledged that nothing contained in this agreement is a waiver by the Association of its right to meet and confer on any proposed changes by the Town of any matter(s) relating to wages, hours, and other terms and conditions of employment, not included in this agreement.

Section 1.05 UNION DUES DEDUCTIONS, INFORMATION AND ORIENTATION

Members of the Union in good standing shall authorize the payment of dues to the Union through payroll withholding. The Town shall withhold dues in accordance with the procedures set forth in this section.

- a) Authorization For Payroll Deductions
 Upon an employee electing membership in the Union, a dues withholding authorization form shall be submitted to the Town. Authorization for deductions shall become effective at the beginning of the first pay period for which the payroll closing date is not less than five (5) days after receipt of the approved form.
- b) Information Provided to Union
 The Town shall provide information regarding bargaining unit employee personal information to the Union pursuant to AB 119 (2017) as follows:

- 1. Within 30 days following a new hire: name, job title, department, work location, home and work land-line and cell phone numbers, work and personal email addresses (if known) and home address information. This information shall be made available on an ongoing basis to the Union at the beginning of every quarter, approximately every 120 days (in January, April, July, and October).
- 2. The Town shall not be required to furnish information for any employee who makes a written request, to the extent that the written request identifies the specific information the employee is electing not to share.
- 3. Information provided pursuant to this section shall not cause the information to become a public record, and it shall continue to be considered a part of employee confidential personnel records for all purposes.
- 4. The Union agrees to safeguard any information provided to it under this section. It shall not be disseminated other than for purposes of providing representation services to its members whether though its local, or parent union or legal staff under contract with the Union as an affiliated provider of representation services for their members.
- Union Orientation of Newly Hired Bargaining Unit Members

The Town shall provide the union with ten (10) days advance notice prior to any new employee orientation when practicable. The union and employer jointly recognize that the Town of Paradise is a small employer and therefore employee orientation frequently occurs with less time than ten days between acceptance of an employment offer and new employee orientation. While the Town will provide the advance notice required by this section, it is not required to do so if the notice period would delay orientation for a new employee.

The union may elect to participate in new employee orientation and shall be allotted fifteen minutes to present information about the union and union membership.

Union presentations or other participation in orientation shall be by a recognized steward or union paid staff only. If the union determines it will send a Steward who is also a Town bargaining unit employee to the orientation rather than its own paid staff, this shall be considered a union marketing function; and such time shall not be on Town paid time. The steward may elect to use accrued vacation time to cover their absence from work to participate in the orientation process.

Union participation in orientation relieves the Town from providing any information regarding the union to the new employee as the union will fulfill that function exclusively during orientation.

If the union is unable, or elects not, to participate in orientation, the Town will provide a new bargaining unit employee with a packet of information from the union, including a union card allowing the employee to elect membership and authorizing the dues deduction. All packet materials shall be provided by the Union.

Article II. WAGES & HOURS

Section 2.01 SALARIES

Rates of pay. The monthly salary range and effective date for each classification, including steps, shall be as shown on Exhibit A attached hereto and incorporated as an integral part of the Memorandum of Understanding.

- A. Effective July 4, 2022, all employee unit members shall a one-time ratification bonus equal to 1% net of annualized base salary pay plan rate, including incentives and longevity pay where applicable. Rates shall be based on salary pay plan step on July 5, 2022. Additionally, effective the first full pay period following July 1, 2022 (July 4, 2022), all employee unit members shall receive a 4% cost of living increase to the salary pay plan schedule.
- B. Effective the first full pay period following July 1, 2023 (July 3, 2023), all employee unit members shall receive a 4% cost of living increase to the salary pay plan schedule.
- C. Effective the first full pay period following July 1, 2024 (July 01, 2024), all employee unit members shall receive a 4% cost of living increase to the salary pay plan schedule.

Section 2.02 HOURS OF WORK

The standard work-week for employees covered under this agreement consists of forty (40) hours. This may be achieved by alternate workweek schedules that average 40 or more hours per week over a pay period.

A. Work Week:

- A work week shall consist of five (5) consecutive work days and two (2) consecutive days
 off, except for probationary employees participating in a Field Training Officer program.
 Any alteration of the work-week shall be by mutual agreement of the employee and
 management.
- 2. Effective May 19, 2003, the Town and the POA established a 3/12.5 schedule in a 28 day work period 7(k) exemption, for Public Safety positions as defined by FLSA (sworn), for the purpose of calculating federal Department of Labor Fair Labor Standards Act (FLSA) overtime. Regular pay of 160 hours worked (75 hours one biweekly pay period, 85 hours the second biweekly pay period or vice versa) within the 28 day work period will be paid in two equal paychecks of 80 hours each.
- 3. The standard work schedule for police officers assigned to patrol shall consist of three consecutive weeks of 37.5 hours each and one week of 47.5 hours, within a 28 day work period. The standard work schedule for Sergeants assigned to patrol shall be a four (4) day, ten (10) hour weekly schedule.
- 4. A police officer's work week shall consist of three (3) consecutive work days and four (4) consecutive days off. Every 4th week a work week shall consist of three (3) consecutive work days and 1 training day. The exception shall be for probationary employees participating in a Field Training Program. Any alteration of the work week shall be by mutual agreement of the employee and management.

5. 12.5 hour example: This schedule has 3 shifts 12.5 hours long followed by 4 days off and consists of day shift personnel and night shift personnel. This schedule has positions, a 10 hour training day per month with no overtime compensation required, but does not have a team concept. Day shift would begin at 0600 hours and conclude at 1830 hours, with a half-hour overlap with night shift: (1800-1830). Night shift would begin at 1800 hours and conclude at 0630 hours, with a half-hour overlap with day shift (0600-0630). At the end of the second pay period, each officer would have to compensate the Town of Paradise for 10 hours of time to complete the 160 hours required for two pay periods. Therefore, these 10 hours could be used for a training day. To train the entire patrol division, there would have to be two different training days.

*The math is as follows:

1st week 3 shifts x 12.5 hrs = 37.5 2nd week 3 shifts x 12.5 hrs = 37.5 3rd week 3 shifts x 12.5 hrs = 37.5 4th week 3 shifts x 12.5 hrs = 37.5 = 150 hours for four

4th week 3 shifts x 12.5 hrs = 37.5 = 150 hours for four week pay period 150 + 10 hour training day = 160 hours for four week pay period.

- *This would require a minimum of 15 personnel to work without overtime compensation to back fill.
- 6. Sworn employees assigned other than patrol may be assigned to a 4/10 or 9/80 work schedule.
- 7. The work-week for the Communication Records Supervisor and Public Safety Dispatcher shall be the four/ten (4/10) program. Specialized Public Safety Dispatcher positions may require a five-day/eight-hour (5 day/8 hour) per day work-week schedule. Any alteration of the work-week shall be by mutual agreement of the employee and management.
- 8. Effective April 18, 2019 the Town and the POA established a 3-12 / 4-12 schedule in a 28 day work period 7(k) exemption, for Public Safety positions as defined by FLSA (sworn), for the purpose of calculating federal Department of Labor Fair Labor Standards Act (FLSA) overtime. Regular pay of 160 hours worked (80 regular hours and 4 overtime hours one biweekly pay period, and 80 regular hours and 4 overtime hours on the second biweekly pay period) within the 28 day work period will be paid in two equal paychecks of 80 regular hours and 4 overtime hours each. Overtime pay is not pensionable compensation.
- 9. Non-sworn members shall be paid in accordance with FLSA weekly overtime rule, anything worked over 40 hours in one week is overtime. For dispatch the 3-12 / 4-12 is 36 regular hours in one week and 40 regular hours plus 8 overtime hours in the other week. Overtime pay is not pensionable compensation.
- 10. The standard work schedule for Police Officers, Sergeants, Dispatchers, and Dispatch Supervisor assigned to a patrol schedule shall consist of alternating three consecutive 12 hour shifts with four consecutive days off and four consecutive 12 hour shifts with three consecutive days off, within a 28 day work period.

- 11. 12 hour example: This schedule has 3 shifts 12 hours long followed by 4 days off, and then 4 shifts 12 hours long followed by 3 days off or vice versa. This schedule consists of day and night shifts. This schedule has 4 hours of overtime per biweekly pay period. Day shift would begin at 0600 hours and conclude at 1800 hours. Night shift would begin at 1800 hours and conclude at 0600 hours.
- B. Work Day. A normal work day shall consist of eight (8), nine (9), ten (10), twelve (12) or twelve and one half (12 1/2) consecutive hours, within which is included a reasonable lunch period, normally thirty (30) minutes, unless otherwise provided herein.
 - 1. Employees may or may not receive consecutive days off during a week in which employees rotate shifts on a department-wide basis. However, except for probationary employees participating in a Field Training Officer program, such shift rotation shall be no more than three (3) times yearly, unless otherwise agreed upon by the Association and the Chief of Police. At rotation, no employee shall be required to work two (2) shifts with less than eight (8) hours between shifts.
 - All paid leave taken during a work week/day shall be computed as time worked for the purpose of computing overtime in accordance with Article II, Section 2.02 of this agreement.
 - 3. Overtime shall be paid at the rate of time and one half the prevailing rate of pay for an employee required to work in excess of 12.5 hours per shift on a normal work day, in excess of 8 hours per shift on a normal work day, in excess of 10 hours per shift or on a 10 hour normal training day, in excess of 8 hours per shift on an 8 hour training day, in excess of 12 hours for a normal work day, and for 7(k) exempt employees in excess of 160 hours in a 28 day work period.

Section 2.03 OVERTIME & COMPENSATORY TIME OFF

- A. The Town shall pay an amount equal to one and one-half (1 1/2) times the hourly rate of pay for an employee required to work in excess of eight (8) hours per shift on a five/eight (5/8) shift schedule or in excess of ten (10) hours per shift on a four/ten (4/10) shift schedule, or to work in excess of twelve (12) hours per shift on an alternating three days per week/four days per week 12 hours per day shift schedule, or more than forty (40) hours per work week. Note: for the 12.5 hour shift schedule refer to Article II, Section 2.02.A.1.
- B. For the purpose of computing time worked in this article, all paid leave taken during the work week shall be computed as time worked. All overtime shall be authorized only when in the opinion of the Police Chief it is necessary for the safe and effective operation of the Department. The Department shall make a reasonable effort to find volunteers to work overtime before requiring an employee to report for overtime duty. To the extent operationally feasible, ordered overtime shall be assigned on an equitable basis among employees qualified to perform such overtime. It is further agreed that employees may accumulate up to a total of two hundred and forty (240) hours of compensatory time off. All overtime earned in excess of the maximum accrual shall be automatically paid as provided herein.

- All employee unit members shall be allowed to cash in up to \$3,000 of accrued compensatory time off once per year. Requests must be received by May 31st, to be paid in the month of June.
- Compensatory time off bank shall be paid out in full at the time of promotion from a non-exempt position to an exempt position, or other movement out of the Association.

Section 2.04 COURT OVERTIME

- A. It is agreed that employees required to appear in court or any official hearing, civil or criminal, in connection with their duties and as a result of a Paradise Police Department Criminal investigation, arrest and/or citation, response to a request for service or self-initiated act while employed by the Town of Paradise and within the scope of his/her normal employment shall receive overtime compensation pursuant to this Article, except that such employees shall receive a minimum of four (4) hours overtime for each appearance (not contiguous) that is not part of his/her normal work shift. When the required court appearance is scheduled within two (2) hours before or after the regularly scheduled normal work shift, the four (4) hour minimum will not apply.
- B. Court Call-Off. In the event of a cancelled court appearance after 5:00 pm the day before the Association member is required to appear, the member shall receive four (4) hours of compensatory time off (CTO), if it is the member's regularly scheduled day off or the member had worked a grave shift the night prior. The earned hours will be assigned to an individual account of compensatory time off from duty for a max of 8 hours a month. If the member has reached their maximum for compensatory time off, the member will be paid at their overtime rate of pay. Documentation of court call-off to be provided to Supervisor or Manager.
- C. Employees hired on or prior to March 31, 1984, who are required to appear as specified in Article II, Section 2.04.A-D., but as a result of being employed with a prior law enforcement agency shall be compensated in accordance with this section except that an appearance required for a Civil action, administrative hearing or other actions as further defined in Article II, Section 2.04.E., will be compensated according to Article II, Section 2.04.E.
- D. Employees hired after March 31, 1984, who are required to appear as a result of being employed with a prior law enforcement agency, shall not be compensated according to Article II, Section 2.04.A-D. for criminal court appearance but will be compensated according to Article II, Section 2.04.E. for a Criminal or Civil court appearance or administrative hearing or action as further defined in Article II, Section 2.05.
- E. Exception to Article II, Section 2.04.A-E. Criminal Subpoena
 - 1. When a member of the Department is required to appear for a court appearance, or any Civil action as defined below by a foreign jurisdiction and as a result of prior law enforcement employment he/she shall notify the Chief of Police of such required appearance as soon as is practical. Upon being advised, the Chief of Police or his designee shall, as soon as is practical, modify, if necessary, the employee's schedule to place him/her on such a shift that would permit the employee to appear during an on-

- duty status. Compensation will be made for travel time, stand by time, and for time actually spent in Court or hearing up to a maximum of eight (8) hours per day of straight time pay. The Town agrees to furnish the employee with a Town vehicle and supply such needed fuel if the foreign jurisdiction will not furnish transportation.
- 2. Civil Actions Defined. A civil action is defined as any hearing arising out of a lawsuit that results from an action in the scope of employment as a member of a law enforcement agency where the employee is the defendant or witness. Administrative Hearings listed below that result from an action in the Scope of employment as a member of a prior law enforcement agency, including but not limited to: DMV hearing, ABC hearing, Coroner's inquest, and internal affairs hearings.

Section 2.05 CALL BACK/CALL OUT

Employees represented by the Association who are required to return to work after completion of a shift, prior to the beginning of the next shift, or on a day off, shall receive overtime as provided in this article, except that such employees shall receive a minimum of four (4) hours overtime for each occurrence. When the call out is one (1) hour or less prior to the normal shift, no minimum shall apply. The four (4) hour call back provision shall not apply to departmental meetings for all personnel provided that such meetings are scheduled at least two (2) weeks in advance, and that the number of departmental meetings will be limited to no more than three (3) per year. It is understood that where an employee works or attends a meeting outside his/her regularly scheduled normal work shift, overtime compensation, where appropriate, will be made whether or not the four (4) hour minimum applies.

Section 2.06 LONGEVITY PAY

The Town will provide a longevity pay program for employees who qualify, with the following amounts:

- A. Ten Years. An amount equal to two and one-half percent (2.5%) of salary at the employee's anniversary for ten (10) years of service.
- B. Fifteen Years. An additional amount equal to two and one-half percent (2.5%) for a total of five (5.0%) of salary at the employee's anniversary for fifteen (15) years of service.
- C. Twenty Years. Effective November 22, 2010, an additional amount equal to two and one-half percent (2.5%) for a total of seven and one half (7.5%) of salary at the employee's anniversary for twenty (20) years of service.

Section 2.07 EDUCATION & POST CERTIFICATE PAY

The Town agrees to add to the monthly base pay of each employee who qualifies for the following amount as school incentive pay and POST certificate pay:

- A. School Incentive Pay for Sworn and Non-Sworn Employees.
 A base amount of forty dollars (\$40.00) per month will be established if employee has some community college units completed. An additional one dollar (\$1.00) per month for each unit of the community college or college level classes successfully completed up to a maximum of ninety (90) units.
- B. Post Certificate Pay for Employees.

- 1. A 2.5% incentive of salary pay plan will be paid for having an intermediate certificate from the Commission of Peace Officer Standards and Training of California.
- 2. An additional 2.5% incentive of salary pay plan will be paid for having an advanced certificate from the Commission of Peace Officer Standards and Training of California, up to a total of 5%.

Section 2.08 OUT OF CLASSIFICATION PAY

Any employee temporarily holding a position in a higher classification or as an "officer in charge/shift supervisor" shall be granted additional compensation for all time worked in a position when assigned such duty. The compensation rate shall be five percent (5%) of the employee's regular hourly rate of pay in the salary pay plan.

Employees who possess certifications for the specialty assigned may not unreasonably refuse to perform when ordered. Refusal to perform may be basis for disciplinary action. It is intended, that to the extent feasible, considering the needs of the Department, that assignments be made on an equitable basis from among the certified employees

Section 2.09 INVESTIGATOR SPECIALTY PAY

Effective the first pay period following Council approval, employees covered under this Memorandum of Understanding who are assigned to the Investigation's unit, including but not limited to the Investigation Sergeant, Investigator, SRO, and BINTF shall receive additional pay. The amount of additional pay shall be five percent (5%) of the employee's regular hourly rate of pay for his or her position in the salary pay plan at the time of assignment.

Section 2.10 INVESTIGATION CALL BACK/CALL OUT

- A. Requirements. In order for an employee to become eligible for standby pay, the employee must be assigned to standby status by the Police Chief to qualify for standby status. The employee shall be required to do all of the following:
 - Review the projected standby assignment schedule within the deadlines established by the Police Department;
 - 2. Wear a Town provided cell phone during standby assignment;
 - 3. Contacts the department/dispatch and responds to the callback location within the time period established by the Police Chief;
 - 4. Responds promptly to callbacks during scheduled standby time unless the employee has notified the department of the name of another qualified employee who will respond;
 - 5. Refrains from activities that impair the employee's ability to perform assigned duties;
 - 6. Accept the applicable standby pay as referred to in Article II, Section 2.09 as full consideration for any inconvenience the standby assignment may pose;
- B. Callback from Standby. Any employee, when called back to duty from standby status, shall be compensated for the hours worked at one and one half (1 1/2) times the equivalent hourly rate of his or her regular salary. The minimum for each callback from standby duty shall be two (2) hour.
- C. Pay for Callback While Not on Standby. An employee of the Police Department not on standby status who is called back to work shall be credited with a minimum of four (4) hours of time worked as defined in Article II, Section 2.05.

Section 2.11 SHIFT DIFFERENTIAL PAY

Employees shall receive shift differential pay of their hourly rate in the salary pay plan for their position at the time the differential is earned. If an employee is scheduled to swing or graveyard they will receive that differential for pay during all other hours in that pay period.

Following are shifts represented for non-sworn:

Days (0%): 0500 – 1500 (5:00 am to 3:00 pm)

0900 - 1900 (9:00 am to 7:00 pm)

Swing (5%): 1500 – 0100 (3:00 pm to 1:00 am)

0900 - 1900 (2 shifts) & 1500 - 0100 (2 shifts)

Graveyard (7.5%): 1900 – 0500 (7:00 pm to 5:00 am)

1500 - 0100 (1 shift) & 1900 - 0500 (3 shifts)

Following are shifts represented for sworn:

Days (0%): 0600 – 1830 (6:00 am to 6:30 pm)

0700 - 1700 (7:00 am to 5:00 pm)

Graveyard (7.5%): 1800 – 0630 (6:00 pm to 6:30 am)

An employee assigned to day shift that is called in or held over, must work at least 4 or more hours of swing or graveyard to receive the shift differential. Shift differential will be paid based on shift assignment including paid leave and training. In the event the Town or the Association wishes to change the shift schedule above parties agree to meet and confer regarding the applicability of shift differential to the new shift schedule.

Section 2.12 SHIFT CHANGE

It is agreed that, except for probationary employees participating in a Field Training Officer program, any required change in the days and hours of the regular work schedule of an employee covered by this agreement shall entitle the employee to overtime compensation at the rate of time and one-half for any hours outside his/her work schedule unless the Town has given the employee seven (7) calendar days notice of such change.

Section 2.13 FTO TRAINING PAY

Employees covered under this Memorandum of Understanding who are assigned to perform work in the position of Trainer shall receive additional pay while actually performing said duties in the amount of five percent (5%) of their own regular hourly rate of pay for their position in the salary pay plan at the time they perform the duties.

Employees who possess certifications for the specialty assigned may not unreasonably refuse to perform when ordered. Refusal to perform may be basis for disciplinary action. It is intended, that to the extent feasible, considering the needs of the Department, that assignments be made on an equitable basis from among the certified employees.

Section 2.14 CANINE CARE AND MAINTENANCE PAY

Eligibility. Employees shall be eligible for canine care and maintenance pay only as defined in this section as payment in full for time worked feeding, grooming, and exercising the dog, as well as cleaning kennels and performing other duties related to care of the assigned dog.

- A. Pay. Effective July 4, 2022, employees who are assigned a canine shall receive additional canine care and maintenance pay in the amount of five percent (5%) of the employee's regular hourly rate of pay for his or her position in the salary pay plan.
- B. Assignment, Hours and Damage Limitations. Only those employees assigned as canine officers by the Chief of Police shall be eligible for canine care and maintenance pay. Canine care and maintenance pay shall terminate as soon as the dog is removed from the employee's care. The Chief of Police's decision to remove an employee from assignment for normal operational reasons shall be final and not subject to appeal. There shall be no compensation for any other hours of incidental contact, travel time or for damage the dog may cause at the employee's home.

Section 2.15 BILINGUAL PAY

Bilingual Pay. In recognition of the additional flexibility and effectiveness that bilingual ability may have in certain Police Department activities, bilingual pay is authorized in accordance with the following.

- A. Qualification. To be eligible for bilingual pay, the employee must be able to demonstrate bilingual proficiency. The Town will arrange for the certification and testing process.
- B. Assignment. Assignment to Bilingual Pay eligibility shall be made by Chief of Police from among those Employees who are qualified for such assignment. Such assignment shall occur only when Chief of Police determines that a need and benefit exist. While only Spanish language skills are currently recognized as having the level of benefit to the Police Department which would result in authorization for a Bilingual Differential Pay, the Town reserves the right to extend the benefit to other languages as the need and opportunity arise. The assignment will be reviewed on an annual basis.
- C. Compensation. Employees assigned to receive a bilingual pay shall be compensated with an additional one hundred dollars (\$100) per month during the term of Employees' assignment.

Section 2.16 UNIFORM ALLOWANCE

- A. The amount of uniform allowance for sworn employees shall be nine hundred and thirty dollars (\$930.00) and six hundred and eighty- two dollars (\$682.00) for non-sworn employees per year.
- B. The above uniform allowance shall be paid in twenty-four (24) equal increments throughout the year.
- C. New hire employees shall be allowed to purchase on the Town's account up to their maximum for a new uniform for their position as listed above for sworn and non-sworn.
- D. This allowance is to be applied toward the cost of uniform and equipment maintenance expenses and replacement of uniforms due to normal wear. The Town agrees to replace uniforms and equipment of employees represented by the Association that are damaged during duty hours, provided that such damage is not as a result of gross negligence, or while stored at a Town facility upon the approval of the Chief of Police. Replacement shall be of like kind to that being replaced.

E. Safety Equipment. The Town agrees to provide the following protective equipment to sworn employees which shall remain the property of the Town:

Rain Gear

Soft Wear Vest

Helmet & Face Shield

Baton

Flashlight

Firearm and Ammunition

Chemical agent & Holder

Complete Leather Gear

Handcuffs

Electronic Control Device

F. SRT Equipment. In addition to the items set forth above, the members assigned to the SRT will receive the following equipment which shall remain property of the Town:

1. Uniform (pants, Shirt, Hat, Jacket)

Footwear (as specified by the Town)

Tactical Equipment Vest

2. Miscellaneous Equipment:

Pen Light

Dog Spray

Equipment Storage Bag

Mechanics Mirror

3. Rappelling Equipment:

Carabineer

Leather Gloves

Swiss Seat

Rope

Hobbs Hook

4. Miscellaneous Tools As Needed:

Wire Cutters

Door Stops

G. Employees assigned any Town equipment are expected to agree to utilize due care for such equipment. (All safety equipment for SRT will be in accordance with Town specifications). In addition, Town agrees to purchase, at cost, listed items previously purchased by team members based on detailed accounting of purchases to be provided by Association and approved by the Police Chief.

Section 2.17 GYM REIMBURSEMENT

The Town will provide a gym reimbursement of up to \$120 per quarter, to reimburse actual cost of gym membership or subscription, up to the limit stated, for employees who attend the gym at least 13 times in a quarter. Employee shall submit proof of such attendance or a signed declaration of such attendance, as well as proof of payment to payroll to be eligible for reimbursement.

Article III. PAID LEAVES

Section 3.01 RECOGNIZED HOLIDAYS

It is agreed that all full-time regular employees represented by the Association shall be paid for fourteen (14) holidays per year, in lieu of a day off.

A. Recognized holidays are: New Year's Day, Martin Luther King's Birthday, Washington's Birthday, Memorial Day, Juneteenth, Independence Day, Admission Day, Labor Day, Veteran's Day, Thanksgiving Day, the Friday after Thanksgiving Day, Christmas Eve, and Christmas Day, and a floating holiday,

- B. Rate of Pay. Holiday pay will be paid out in equal increments throughout the 26 bi-weekly checks in a calendar year.
- C. Association Members required to work any portion of an MOU Designated Holiday (as above, less floating holiday and day(s) proclaimed as public holiday), shall be paid time and one-half for all hours worked on the holiday. Association Members required to work the MOU Designated holiday on a regularly scheduled day off will be paid time and a half plus half time for all hours worked on the holiday.

Section 3.02 SICK LEAVE

- A. Sick Leave Accrual. Paid sick leave shall accrue as follows:
 - 1. Eight (8) hours per month for full-time employees.
 - 2. A regular part-time employee shall accrue sick leave with pay in proportion that his/her hours of service bear to full-time service.
 - 3. No sick leave credit shall be earned when an employee is on leave without pay.
 - 4. Effective November 1, 2012, sick leave may be accumulated to a maximum of one thousand forty (1,040) hours. No sick leave shall be earned beyond one thousand forty (1,040) hours. Employees with a sick leave balance over the new cap of 1,040 hours on November 1, 2012, shall have their balance grandfathered; provided, however, no new sick leave accumulation shall be earned over 1,040 hours by such employee.
- B. Definition. Sick leave means the necessary absence from duty of an employee because of:
 - 1. The employee's illness or injury.
 - 2. The diagnosis, care, or treatment of an existing health condition of, or preventative care for, an employee
 - 3. The employee's exposure to contagious disease.
 - 4. The employee's dental, eye, and other physical or medical examination or treatment by a licensed practitioner.
 - 5. Illness or disability caused or contributed to by pregnancy, miscarriage, abortion, childbirth, or recovery from any of the foregoing.
 - 6. An employee who is a victim of domestic violence, sexual harassment, or stalking.
 - 7. The diagnosis, care, or treatment of an existing health condition of, or preventative care for, an employee's family member.
 - 8. For a serious illness of a person in the employee's "immediate family" which requires the personal care and assistance to be provided by the employee requesting such leave.
 - 9. "Immediate family" is defined as: A person related by blood, marriage, or adoption who is a spouse, registered domestic partner, son, daughter, sister, sister-in-law, brother, brother-in-law, mother, father, mother-in-law, father-in-law, grandfather, or grandmother of either husband or wife, grandchild, or any other relative residing in the employee's immediate household.
- C. Substantiating Sick Leave. Department heads shall approve sick leave for the purposes mentioned in the above section. However, if in the opinion of the department head or Town Manager, there is a need for substantiating evidence or an investigation in regard to appropriate

- use of sick leave, he/she may require the employee to submit substantiating evidence including, but not limited to, a physician's certificate. Generally, after 4 days.
- D. Evidence of Illness. The Town may require evidence to determine the employee's fitness for return to duty at the Town's expense.
- E. Holidays During Sick Leave. Observed holidays occurring during sick leave shall not be counted as a day of sick leave.
- F. Sick Leave Pay. Employees hired before November 19, 2012, upon termination in good standing, with a minimum of five (5) years service, an employee will be paid for all unused sick leave accrued over twenty (20) days at one-half (1/2) the employee's rate of pay up to a maximum of three thousand, seven hundred fifty dollars (\$3,750.00). Employees hired after November 19, 2012, are not eligible for this payout.
- G. Catastrophic Leave Donation. Participation in this plan is voluntary. This option allows Association members to donate their accrued paid leave time to a POA Catastrophic Leave Donation Pool to deposit donated leave to fellow employees in need of paid time off for a verifiable catastrophic illness or injury of an employee or immediate family member that will require the prolonged absence of the employee from duty.
 - 1. Eligibility (Recipient). To be eligible for this benefit, the receiving POA employee must:
 - a. Be a full-time employee who has passed his/her initial probationary period,
 - b. Have personally sustained, or have an immediate family member who has sustained a life threatening or debilitating illness, injury or condition certified by a physician,
 - c. Have exhausted all accumulated paid leave and compensatory time banked,
 - d. Apply for the Family and Medical Leave Act, and
 - e. Conform with the qualifying criteria of the Family and Medical Leave Act.
 - 2. Definition (Recipient). Leave is defined as a verifiable illness or injury of the employee or immediate family member that will require the prolonged absence of the employee from duty and will result in a substantial loss of income to the employee due to exhaustion of all paid leave available.
 - 3. Integrating Other Leave Policies (Recipient). All other leave balances (including sick leave, vacation, compensatory time) must be exhausted prior to receipt of donated leave. However, the approving authority may approve the solicitation and acceptance of leave donations prior to all balances being exhausted when a physician's statement and leave balances indicate the probable exhaustion of leave balances within two pay periods. Donated leave will be integrated with other disability plans when applicable. In no case will the total of any disability payment and donated leave total earning be more than the employee's regular wages. Eligible employees who participate in this program and receive donated paid leave are subject to the terms and requirements of the Family Medical Leave Act (FMLA), other laws, leave policies, rules, and regulations. This program is to run concurrently with other leave programs.
 - 4. Recipient Application Form (Recipient). Request must be made on the Catastrophic Leave Donation Recipient Application Form and submitted to Human Resources. Approval will be at the discretion of the Town Manager. The Town reserves the right to deny a request for leave donation.

- 5. Leave Accrual During Leave Donation Period (Recipient). An employee receiving Catastrophic Leave Donation will not accrue sick leave, vacation, or any other type of leave while on this paid leave type.
- 6. Taxability (Recipient). Taxability of leave received under this program is governed by Internal Revenue Service guidelines. Liquidation of Catastrophic Leave for cash is not permissible.
- 7. Solicitation (Donor and Recipient). The solicitation and donation will be anonymous as far as the Town's administrative process. Human Resources will send out a request for Catastrophic Leave donation to Association members upon a Catastrophic Leave recipient's approval. No confidential medical information will be released by Human Resources or Finance. Catastrophic leave donation forms will be available from the Human Resources department.
- 8. Processing and Administration (Donor and Recipient). The Leave Donation Program will be administered through the Human Resources and Finance Department. Leave must be requested and approved in advance. Catastrophic Leave cannot be used retroactively. After a Catastrophic Leave Donation recipient request has been approved, the amount of time granted will be encumbered in the Donation Pool. The Finance Department shall initiate the adjustments and transfers between leave balances. Eligible recipients will receive allocations from the Catastrophic Leave Bank on a per pay period basis, as eligible. The total number of hours Catastrophic Leave taken shall not exceed the length of the approved leave of absence. In the event of multiple recipients, any encumbrance will take first position. If there is a need for additional Catastrophic Leave Donation, a new solicitation will begin.
- 9. Limit (Donor and Recipient). There is a 12-hour minimum donation amount. There is a 100-hour maximum donation in a rolling 12-month period. Donors must maintain a leave balance (including sick leave) of no less than 360 hours of paid leave time in their own bank(s) at time of donation. A recipient may receive up to a maximum of 960 hours of leave in a rolling 12-month period.
- 10. Conversion from Donor to Recipient (Donor and Recipient). Accrued vacation, sick leave and compensatory time off hours donated by other employees will be converted to Catastrophic Leave and credited to the POA Catastrophic Leave Donation Pool balance on an hour-for-hour basis and shall be paid at the rate of pay of the receiving employee.
- 11. Donation Release Form (Donor). All donors must submit a signed POA Catastrophic Leave Donation Authorization form. Donations are irrevocable and become part of the Catastrophic Leave Bank. The hours in the Catastrophic Leave Bank do not expire and may be used by future recipients.
- **12.** Type of Leave to be Donated (Donor). Donation may include vacation, sick leave, and compensatory time off.
- **13.** Taxability (Donor). Taxability of leave donated under this program is governed by Internal Revenue Service guidelines. Donor employees may not claim an expense, tax deduction or charitable contribution for any of the leave donated under the plan.

Section 3.03 VACATION LEAVE

A. Vacation Accrual. Each full-time regular and probationary employee represented by the Association shall accrue vacation leave with pay as follows:

1- 4 years of service = 80 hours annually 5-9 years of service = 120 hours annually 10-14 years of service = 160 hours annually 15-19 years of service = 184 hours annually 20-25 years of service = 200 hours annually 26-30 years of service = 216 hours annually

- B. Use of Vacation. Vacation leave may be taken as it accrues following one year of service. The date of vacation leave may be selected by the employee on a seniority basis but shall be approved by the Chief of Police who shall consider the wishes of the employee and the needs of the department.
- C. Maximum Accrual. Employees are entitled to accumulate an amount equal to two times the employee's annual vacation accrual rate. Effective January 1, 2020; no additional vacation shall be earned once an employee has accrued two times the employee annual accrual earnings. This limit may be increased upon the recommendation of the Chief of Police and the approval of the Town Manager. Any increased vacation accrual must be used within six (6) months of approval. In addition, the employee may arrange with the Town Manager to withdraw up to one thousand dollars (\$1,000) annually.
- D. Vacation Cancellation. If a scheduled vacation is cancelled by the Department, the affected employee shall not suffer any loss of vacation or any other benefits. In the event that a previously scheduled and approved vacation is cancelled by the Department and the employee accrues vacation credit in excess of the maximum allowed, the excess credit shall be paid to the employee in the following pay period.
- E. Length of Service. For the purpose of Article III, Section 3.03.B., seniority shall mean the number of years the employee has been employed in their current classification which is covered by this Memorandum of Understanding.
- F. Pay For Vacation. Any employee who is about to terminate his/her employment, and who has unused vacation time on record, shall be paid the straight hourly equivalent based upon the applicable salary schedule for the time period involved for such vacation time in his/her final paycheck.

Section 3.04 BEREAVEMENT LEAVE

In the event of a death in the immediate family of an employee of the Town, bereavement leave with pay shall, upon request, be granted not to exceed three (3) regularly scheduled working days for each leave. For purposes of this provision, the immediate family is defined as a person related by blood, marriage, or adoption who is a spouse, son, daughter, sister, sister-in-law, brother, brother-in-law, mother, father, mother-in-law, father-in-law, grandchild, grandfather, or grandmother of either husband or wife, or any other relative residing in the employee's immediate household. The aforementioned bereavement leave shall not be deducted from or otherwise charted against member's sick leave or any other accrued leave or vacation.

Section 3.05 FAMILY MEDICAL LEAVE

A. The Town will comply with the provisions of the Family Medical Leave Act (FMLA), 29 C.F.R. Sec. 825.100 et seq. the California Family Rights Act (CFRA), Government Code Sec. 12945.2 and other related federal, state, and local laws with regards to leaves of absence.

Family Medical Leave Act (FMLA) & California Family Rights Act (CFRA)

- An employee shall be eligible for FMLA and CFRA leave only if the employee has worked for the Town at least twelve (12) months, including a minimum of one thousand, two hundred fifty (1,250) hours of paid service during the twelve (12) month period immediately preceding the leave.
- 2. Employees shall exhaust all accrued sick leave, vacation, and compensation time off balances. An employee is entitled to use sick leave concurrently if the leave is for the employee's own serious health condition or the leave is needed to care for an FMLA/CFRA qualified family member and would otherwise be approved as sick leave.
- 3. Employees eligible for such leave may elect to take up to twelve (12) work weeks in a rolling 12 month period of leave for one of the following reasons:
 - a) The birth of a child or to care for a newborn of the employee.
 - b) The placement of a child with an employee in connection with the adoption or foster care of a child.
 - Leave to care for a child, parent, spouse or domestic partner who has a serious health condition
 - d) When the employee is unable to work because of his or her own serious medical condition.
 - e) For a "qualifying exigency" arising out of the fact that an employee's spouse, child or parent is on active military duty or has been notified or an impending call or order to active duty in support of a contingency operation involving the U.S. Armed Forces.
 - f) To care for a spouse, child, parent, or "next of kin" servicemember of the U.S. Armed Forces who has a serious injury or illness incurred in the line of duty while on active military duty (up to 26 work weeks to care for an injured service member).
- 4. The Town will continue to provide group health benefits and will pay the Town's share of the health plan premium during the leave. The employee is responsible for timely payment of his or her share of the premium.
- 5. The Town will reinstate the employee to the employee's previously held position or a substantially equivalent one if said position is not available. The employee, however, will lose reinstatement rights to such a position if the employee is unable to perform the essential functions of the job due to physical or mental condition under provisions of the Americans with Disabilities Act.

- 6. An employee on FMLA is equally subject to layoffs as are others continuously employed by the department.
- 7. The employee is required to give thirty (30) calendar days notice to the department head that a leave under the FMLA is being requested. If such an advance notice is not practical, the employee shall inform the department head of the need for leave as soon as possible.
- 8. Leaves shall be applied for in writing to the department head with accompanying documentation and verification by the appropriate medical provider. The request shall normally be initiated by the employee but may be initiated by The Town. The Town shall have the right to require that FMLA/CFRA leaves run concurrently.

Section 3.06 MATERNITY LEAVE / PREGNANCY DISABILITY LEAVE

An employee, pursuant to the California Fair Employment and Housing Act (FEHA), and in addition to the Family Medical Leave Act, Town personnel rules, and this Memorandum of Understanding, shall be granted maternity leave / Pregnancy Disability Leave of absence for disability related to pregnancy, not to exceed four (4) months in duration. Employees may utilize sick leave when appropriate, vacation, or CTO time during the four (4) month period. Any time not covered by paid leave shall be unpaid leave. Upon expiration of a maternity leave / Pregnancy Disability Leave, the employee will be returned to her former position.

Section 3.07 NON-WORK RELATED JURY DUTY

- A. When an on-duty employee is subpoenaed to serve as a juror or witness in any court action, he/she shall be allowed leave for the time actually required for such service without loss of pay. However, the employee must return to work immediately after being excused from such service.
- B. Each on-duty employee subpoenaed for such service shall present the subpoena calling him for such service to the Chief of Police for his examination.
- C. Each on-duty employee called for such service shall notify his immediate supervisor as soon as possible to make arrangements for suitable replacement during the employee's absence.
- D. Each on-duty employee shall receive his regular pay provided all jury or witness fees are remitted to the Town.
- E. In the event an employee provides such service on scheduled days off, he/she may keep the fees received for such service.
- F. Time served by an employee for such service shall not be counted towards the computation of overtime pay and the employee shall not receive overtime pay for participating in such service.

Section 3.08 POLICE OFFICERS ASSOCIATION - COMP TIME BANK

The Town agrees to a compensatory time off "bank" for Association members. This time will be used exclusively for Association matters relating to labor relations. The bank will be composed of assessments made in February of each year against members' individual comp time banks in an amount sufficient to replenish the Association bank to a level of 80 hours. If a member does not have sufficient

comp time, it will be assessed as vacation. It is understood that the actual time off must be approved by the Chief of Police or his designee, who may only approve or disapprove leave based on staffing level considerations unless otherwise agreed to by both parties. The decision as to whether the hours may be appropriately deducted from the Association's bank is to be made by the Board of Directors of the Association.

Article IV. INSURANCE BENEFITS

Health Plan. The Town shall provide a health plan as provided below:

Section 4.01 MEDICAL PLAN

All employees must enroll in an available medical plan in accordance with PERS and Town regulations. The employee shall pay all administrative fees required by the PERS medical program. Effective following adoption of this Memorandum of Understanding or enrollment in the PERS medical program, the Town agrees to pay monthly premiums for a medical plan, up to, but not exceeding the following amounts.

Town Share Cap

Employee \$ 504.15 Employee plus one \$1,008.29 Employee plus two or more \$1,310.79

Any premium cost for a medical plan exceeding the above Town Share Caps shall be paid by employees.

Section 4.02 DENTAL PLAN

Employees may choose to be covered under a Dental plan in accordance with the plan carrier and Town regulations. Effective December 1, 2007, the Town will share the cost of dental premiums at 80% (employer) – 20% (employee) ratio. The 80%-20% ratio would exist for each of the tiers (employee only, employee plus one, and employee plus family). The 80%-20% sharing will be effective for the period of this Memorandum of Understanding.

During the term of this Memorandum of Understanding, any increase in each calendar year relating to the dental plan premium below 10% will be shared 80%(employer)/20%(employee). Any increase amount for the dental plan premium rate above 10% will be shared on a 50/50 basis.

Section 4.03 VISION PLAN

Employees may choose to be covered under a Vision plan in accordance with the plan carrier and Town regulations. The Town agrees to pay 80% of the premium for the vision plan.

Section 4.04 DEFERRED COMPENSATION OPTION

Employees may shift the Town cap set forth in Article VI, Section 4.01, of the employee only medical plan premiums, to a Town sponsored deferred compensation program (either MissionSquare, formerly ICMA or VOYA, formerly ING) or receive that amount as pay-in-lieu subject to one of the following conditions:

- A. An employee must submit proof of coverage under a plan, which must be a qualified medical plan as well as a signed health insurance waiver at that time.
- B. An employee must provide proof of coverage under the employee's retired health plan, which must be a qualified medical plan as well as a signed health insurance waiver at that time. The Town reserves the right to verify information provided by an employee who has opted out for proof of coverage at any time.
- C. Effective the first of the month following ratification, the maximum amount that can be deferred shall be limited to the amount the Town is contributing towards the "employee only" medical rate only.
- D. The Town agrees to actively co-operate, within the constraints of the insurance carrier reenrollment regulations, with any employee who desires to re-enroll in the health insurance plans to expedite any such enrollment.

Section 4.05 DISABILITY INSURANCE COVERAGE

- A. The Town shall provide short-term disability coverage to employee's following a 30 day waiting period at 70% of salary up to maximum of 23 weeks of non-industrial injury or illness.
- B. The Town shall provide long-term disability coverage which includes "own occupation" coverage for a period of three (3) years at sixty-seven percent (67%) of employee's salary after one hundred and eighty (180) days, up to a maximum of four thousand dollars (\$4,000.00) per month. The coverage is for total disability coverage. Total disability is defined as "the inability to perform each of the main duties of your own occupation, due to injury and sickness." The "own occupation" applies to the first 24 months of your disability. Following this the definition of disability becomes the inability to perform any occupation for which you are reasonably fitted, based on your experience, education or training.

Section 4.06 LIFE INSURANCE

- A. Town shall provide prepaid life insurance in an amount of one hundred thousand (\$100,000) dollars for each full-time employee in the Bargaining Unit.
- B. The Town will allow individual employees to elect, through payroll deduction, such amounts as they choose to buy additional life insurance, up to an additional one hundred-thousand-dollar (\$100,000) coverage.
- C. This benefit will be taxable to the employee in accordance with IRS guidelines, currently premiums in excess of \$50,000 are taxable to the employee as "other compensation" on w-2's.
- D. Basic Life & AD&D Insurance reduces to 65% when you reach age 65, 45% when you reach age 70 and to 20% when you reach age 80.

Section 4.07 INDUSTRIAL INJURY PROVISIONS

For those sworn employees covered under the Town's PERS safety retirement plan, it is agreed that whenever an employee represented by the Association is disabled, whether temporarily or permanently, by injury or illness arising out of and in the course of his/her duties, as determined by the Town's workers' compensation carrier and subject to the worker's compensation appeal process, he/she

shall become entitled, regardless of his/her period of service with the Town, to a Labor code section 4850 paid leave of absence while so disabled without loss of salary or benefits, in lieu of temporary disability payments, if the claim is approved for the period of such disability but not exceeding one (1) year, or until such earlier date as he/she is retired on permanent disability. Salary and benefits provided under this section, although they may come from different sources, should not in any situation, exceed one hundred percent (100%) of the employee's salary and benefits at the time the employee becomes disabled. Pending approval of workers compensation claim, 4850 pay will be paid to employee for up to the first 30 days. If on the 31st day the claim is still not approved, employee's accruals will be utilized. If the claim is approved employee's accruals will be replenished. If the claim is denied, the Town will seek reimbursement from the employee for the paid 4850 pay received by the employee in the first 30 days.

Section 4.08 INTERNAL REVENUE CODE SECTION 125 PLAN

Employees in the POA have access to a full Internal Revenue Code Section (IRC) 125 Plan, including all health premiums, and the Flexible Spending Accounts; Healthcare Spending and Dependent Care Spending Accounts.

Section 4.09 MAINTENANCE OF BENEFITS

It is agreed that the current level of benefits in Sections 4.01-4.03 and 4.06 of this article will continue for the duration of this Agreement, unless changed by mutual agreement.

Section 4.10 HEALTH PREMIUM CHANGE NOTICE

The Town will provide immediate notice to the Association of any health premium rate changes that impact either Article VI, Section 4.01-4.03, or Section 4.06.

Article V. RETIREMENT BENEFITS

Section 5.01 RETIREMENT PLAN

- A. The Town shall provide public safety employees with a hire date before January 1, 2011, in the unit a retirement plan under PERS at three percent at age fifty (3%@50) formula for safety members and two percent at age fifty-five (2%@55) retirement for all miscellaneous employees in the unit. These first tier PERS plans shall also include:
 - 1. The one-year final compensation retirement benefit (Section 20042) for both public safety and miscellaneous employees.
 - 2. Military service credit (Section 21024) for both public safety and miscellaneous employees.
 - 3. Fourth level of 1959 Survivor Benefits (Section 21574) for both public safety and miscellaneous employees, while employed with the Town.
- B. The Town shall provide public safety employees in the unit hired after January 1, 2011, a retirement plan under PERS of three percent at age fifty-five (3%@55) and shall provide

miscellaneous employees in the unit hired after January 1, 2011, a retirement plan under PERS of two percent at age sixty (2%@60). These second tier PERS plans shall also include:

- 1. The three-year final compensation retirement benefit (Government Code Section 20037) for both public safety and miscellaneous employees.
- 2. Military service credit (Section 21024) for both public safety and miscellaneous employees.
- 3. Fourth level of 1959 Survivor Benefits (Section 21574) for both public safety and miscellaneous employees, while employed with the Town.
- The Town and Association have agreed to employees paying their own member contributions towards their PERS retirement Plan as described below. Miscellaneous employees in the unit shall pay seven percent (7%) for the contribution rate pre-tax and the Town shall pay none of the contribution rate for the miscellaneous member retirement plan.

2.

- 3. Safety employees in the unit shall pay nine percent (9%) for the contribution rate pre-tax and the Town shall pay none of the contribution rate for the safety member retirement plan.
- 4. Following the first full pay period after November 1, 2010, the Town shall cease to provide this benefit as the EPMC will be paid by the employee in full at that time.
- C. Such retirement plan may not be changed during the term of this agreement, except by the mutual consent of the Town and the Association. The Town agrees to explore the legality of allowing employee's share of PERS contribution to be tax deferred under IRS rules, and if legal to implement the IRS exemption concurrently with implementation of the PERS Retirement Plan.
- D. The Town and Association agree to open negotiations on the question of Social Security and/or Medi-Care cost should the Federal government mandate changes in such programs on existing employees during the term of this Agreement.
- E. The Public Employees Pension Reform Act of 2013 (PEPRA) adds a Third Tier to the Town's Retirement Benefits. All new members hired on or after January 1, 2013, shall be provided a Public Employees Retirement System (PERS) plan in accordance with PEPRA. Public Safety employees hired into this level shall be at the two point seven percent (2.7%) at age fifty-seven (57) years of age retirement plan. Miscellaneous employees shall be at the two percent (2%) at sixty-two (62) years of age retirement plan. This 2.7%@57 or 2%@62 PERS plan shall include a three (3) year final compensation averaging. Also set forth by PEPRA is the provision that employees in this benefit Tier shall pay fifty percent (50%) of the total normal cost rate.

Section 5.02 RETIREE MEDICAL PLAN

- A. Employees retiring after enrollment shall be in accordance with PERS medical program regulations.
- B. Employees of the Town, who, immediately upon termination, retire under the PERS retirement plan, and remain in the Town's medical plan, shall have a Town paid contribution toward their medical plan premium. The contribution shall be under the uneven contribution program in

accordance with PERS medical program regulations. The employer's contribution for each annuitant shall be increased annually by five percent (5%) of the monthly contribution for employees, until such time as the contributions are equal; and that the contributions for employees and annuitants shall be in addition to those amounts contributed by the Public Agency for administrative fees and to the Contingency Reserve Fund. Please reference Article III, Section 3.02.F. for information related to the retiree's potential ability to pay for his or her medical premiums using a portion of sick leave.

- C. For the cost of the full premium plus 2%, dental and vision coverage are available through COBRA following retirement for up to 18-months for those employees and their families who are covered under those plans at the time of retirement.
- D. In addition, accumulated sick leave at time of retirement not used for any other purpose may be converted to paid medical plan premiums until the value is exhausted or the retiree reaches 65 or the spouse or surviving spouse reaches 65. The rate of sick leave conversion shall be fifty percent (50%) of the regular daily rate that the employee was receiving at retirement. This amount will be calculated at the time of separation and lump sum payout in consideration of this benefit will be processed and paid upon termination.

Article VI. OTHER BENEFITS

Section 6.01 TUITION & BOOKS REIMBURSEMENT

The parties agree to establish a tuition & books reimbursement program to be jointly administered by representatives of the Association and the Town.

- A. Eligible employees must be full-time or part-time benefited employees. The annual expenditures for this purpose shall not exceed \$600 per student per fiscal year.
- B. Reimbursement to an individual shall be fifty (50%) percent of actual costs for tuition and textbooks.
- C. Before reimbursement is given, the employee must submit evidence that a grade of "C" or better has been earned in the course.
- D. The courses approved must be taken on the employee's own time.

Article VII. SAFETY & PERSONNEL

Section 7.01 PROBATIONARY PERIOD

It is agreed that the probationary period for new employees, lateral entries and in-house promotions shall be:

New hire employee:

18 mos. satisfactory service

Lateral Entry:

12 mos. satisfactory service

In-House Promotion:

12 mos. satisfactory service

Failure to pass probation is considered part of the testing process and not a demotion or disciplinary action. The Police Chief is authorized to extend probation up to six (6) months, if necessary.

Probationary employees shall be evaluated at the end of one years' service and if that service has been performed satisfactorily, then they shall be entitled to a merit increase although they will still be on probation for an additional six months.

Section 7.02 APPLICATION OF SALARY RATES

Employees shall be assigned a salary within the range established for the appropriate position. The minimum rate generally should be assigned to employees upon original appointment; however, the Town may, when circumstances warrant it appoint, reinstate, or promote at other than the minimum rate, but not more than the maximum rate.

Section 7.03 PROMOTIONS AND APPOINTMENTS

The Town and the Association agree that it is in the best interest of the Town and the employees within the Department to provide a career ladder within the Department. It is also a policy of the Town that when promotional opportunities arise, full consideration will be given to eligible employees from within the Department. Employee positions in this MOU shall be filled from among the top five (5) qualified and available candidates on an eligibility list developed under the provisions of the Town's Personnel Rules.

Section 7.04 ADVANCEMENT WITHIN SALARY RANGE

Salary advances shall be only at the recommendation of the Chief of Police with approval of the Town Manager whose decision is final and shall be based on merit as established by record of the employee's performance. No salary advancement shall be made so as to exceed any maximum rate established in the Salary Pay Plan for the employee's position nor be automatic merely upon completion of a specified period of service.

Continued satisfactory performance is required to maintain any salary increases above the initial increase. Where an employee is reduced in salary for disciplinary reasons or for not maintaining satisfactory performance, such action is subject to the grievance procedure. Performance evaluation may be more frequent than the twelve (12) month interval, but only those evaluations which have been designated as "salary review" performance evaluations and which have been approved by the Chief of Police will be utilized to advance an employee through the salary range.

Section 7.05 EMPLOYEE DISCIPLINE AND PROCEDURE

Employees covered under this MOU shall be disciplined under the Paradise Police Department Policy Manual.

- A. Basis for Discipline. The tenure of every employee holding a probationary or permanent appointment in the classified service shall be during good behavior and fit and efficient service. Any employee may be disciplined; including discharged, suspended, or reduced in rank or compensation for good cause. For purposes of this section, good cause is defined as the following:
 - 1. Discourteous treatment of the public or fellow employees while on duty.
 - 2. Incompetence or inefficiency

- 3. Insubordination or willful disobedience of an article of this agreement or a direct order of a supervisor regarding official conduct.
- 4. Gross and/or willful neglect of duty
- 5. Material and intentional misrepresentation or concealment of any fact in connection with obtaining employment
- 6. Mental or physical incapacity
- Abuse, damage to or waste of public equipment, property, or supplies due to gross negligence or willful acts, while on duty.
- 8. Being at work under the influence of liquor or drugs, or carrying onto the Town premises liquor or drugs or consuming or using liquor or drugs during work hours and/or Town premises. An employee shall not be subject to discipline for taking medications as prescribed by his/her physician or utilizing said liquor or drugs if ordered to do so in the performance of his/her duties. Provided, however, such employee shall advise the Police Chief or designee of any side effects the prescription drugs may create which may adversely affect the employee's ability to carry out his or her normal duties. Failure to provide such notice may be grounds for discipline.
- 9. Willful falsification of any records.
- 10. Conviction of a crime, the nature of which as a direct bearing on continued employment.
- 11. Any other failure of good behavior that has been demonstrated to have impaired the effectiveness of the employee in rendering services to the Town. Conduct of an employee represented by the Association, for acts other than those narrowly related to the performance of official duties or as defined in Article VII, Section 7.05.A.10., shall not be the subject of any disciplinary action or any form of discrimination against an employee.
- 12. Absence without leave.
- B. Policy. Prior to the discharge, demotion or reduction in salary for disciplinary purpose, or suspension of any regular permanent employee pursuant to provisions of this agreement, the following procedure shall be complied with:
 - 1. Written Notice. Written notice of the proposed disciplinary action shall be given to the employee. Such notice shall include statement of the reason(s) for the proposed action and the charge(s) being considered.
 - 2. Reserve
 - 3. Employee Response. Within five (5) calendar days after the receipt of a notice of disciplinary action, an employee shall have the right to review the documents and materials upon which the disciplinary action is based, receive copies of such documents and materials upon request, to respond verbally or in writing, or both, to the Chief of Police concerning the proposed disciplinary action and to be represented to such review by a representative of the employee's choice.
 - Temporary Leave with Pay. Notwithstanding the provisions of this Article, the Chief of Police may approve the temporary assignment of an employee to a status of leave with

- pay pending conduct or completion of such investigations or hearing as may be required to determine if disciplinary action is to be taken.
- 5. In the above procedure, the employee may be represented by a representative of his/her choice.
- C. Investigative Procedures. Any investigation of a complaint of misconduct, or for any other reason, against any employee represented by the Association, shall be in strict adherence to the provisions of Government Code Section 3300, et seq., for sworn employees.
- D. Citizen Complaints. The Town and the Association agree that it is in the interest of the Town, citizens of the Town of Paradise, and members of the Association that citizen complaints be investigated promptly and resolved with all due dispatch. In order to accomplish prompt resolution of citizen complaints, it is agreed that:
 - 1. All complaints shall be in writing on a form provided by the Department whenever possible. All complaints shall be investigated, whether written or not.
 - Findings will be made on citizen complaint within sixty (60) days of the date the
 complaint is received. The Chief of Police will take such actions as are within his power
 within said sixty (60) days whenever possible. This time limit may be extended by
 mutual agreement and after disclosure is provided to the involved parties.
- E. Appeal. An employee covered by this agreement may appeal such discipline, discharge, suspension, or demotion to the grievance procedure in accordance with Article VII, Section 7.06 of this Agreement.

Section 7.06 GRIEVANCE PROCEDURE

- A. Purpose. The purpose of this article is to:
 - 1. Promote improved employer-employee relations by establishing grievance procedures.
 - 2. Afford employees individually or through their certified employee organization a systematic means of resolving grievances.
 - 3. Provide that every effort shall be made to resolve grievances as near as possible to the point of origin.
 - 4. Provide the opportunity for grievances to be settled in an informal manner.
- B. Definition. A grievance is any dispute concerning the interpretation or application of this agreement or of rules or regulations governing personnel practices or working conditions of the Town or Police Department, or of the practical consequences of a Town rights decision on wages, hours and other terms and conditions of employment, or a dispute which involves disciplinary action specified in Article VII, Section 7.05 of this Agreement.
- C. Procedure.
 - Step 1. An employee may represent the grievance orally, either directly or through his
 Association representative, to the immediate supervisor within fourteen (14) calendar
 days following the event or events on which the grievance is based. The immediate
 supervisor shall make whatever investigation is necessary to obtain the facts pertaining
 to the grievance. Within seven (7) calendar days after receiving the oral grievance, the
 immediate supervisor shall give the employee a reply.

- If the employee is not satisfied with the replay of his immediate supervisor, the employee may appeal the grievance to Step 2.
- 2. Step 2. If the employee desires to appeal the grievance to Step 2, the grievance shall be reduced to writing, on forms provided, and presented to the Chief or the Acting Chief within seven (7) calendar days following the receipt of the immediate supervisor's oral reply. The Chief may refer the grievance to the appropriate supervisor.

 The written grievance shall contain a complete statement of the grievance, the alleged facts upon which the grievance is based, the reasons for the appeal, the remedy requested, and the Articles of the Agreement claimed to have been violated, if any. The grievance shall be signed and dated by the employee, the Chief, or the appropriate supervisor to whom the grievance has been referred, may arrange a meeting between him, the employee, the appropriate Association representative, and the immediate supervisor in an attempt to resolve the grievance. In any event, the Chief or his designated representative shall give a written decision to the employee within fourteen (14) calendar days following receipt of the written appeal to Step 2.
- 3. Step 3. If the employee desires to appeal the grievance to Step 3, the employee shall complete the appropriate appeal section of the grievance form, sign the appeal, and represent the grievance to the Town Manager within seven (7) calendar days following receipt of the written decision in Step 2. Within fourteen (14) calendar days after the receipt of the appeal to Step 3, the Town Manager shall hold a meeting with the employee, the appropriate association representative, the Chief of the appropriate supervisor to discuss the matter. A written decision shall be given to the employee or the appropriate Association representative within seven (7) calendar days following the meeting. If the employee is not satisfied with the decision of the Town Manager, the employee or the appropriate Association representative may appeal their grievances to Step 4.
- D. Formal Appeal. Step 4. If the grievance has been properly processed through the previous steps of the procedure and not resolved, the employee or the appropriate Association representative may appeal the grievance to the Appeals Board or Town Council. The employee or the appropriate Association representative shall notify the Town Manager in writing within fourteen (14) calendar days following receipt of the written answer to Step 3.
 - 1. Within fourteen (14) calendar days following receipt of the notice of appeal to Step 4, a meeting shall be arranged by the Town Manager with the employee or the appropriate Association representative to prepare a joint statement of the issue to issues to be presented to the Appeals Board. If the parties are unable to agree upon the issue or issues, each party will prepare its statement of the issue or issues, and jointly submit the separate statement of issue or issues to the Appeals Board for determination.
 - 2. The Appeals Board shall consist of one (1) representative appointed by the Town, one (1) representative appointed by the Association, and one (1) representative selected by mutual agreement between the other two (2) Board members. In the event that the

- parties are unable to agree upon the third party, they shall jointly request the State Mediation and Conciliation Service to provide a list of seven names.
- 3. Within seven (7) calendar days following receipt of the above-referenced list, the parties shall meet to select the neutral party. The right to strike the first name shall be determined by lot and the parties shall alternately strike one name from the list until only one name remains, and that person will be the Board member.
- 4. The Appeals Board shall hold a hearing on the issue or issues submitted, or as determined by the Board if the parties have not mutually agreed upon the issue or issues and render a written opinion and reasons for the opinion as soon after the hearing as possible.
- 5. The opinion shall be sent to the Town Manager and to the employee or appropriate Association representative within fourteen (14) calendars days of the hearing.
- 6. The opinion shall be limited to the issue or issues involved and presented to the Town Council. The Town Council shall thereupon consider the appeal and make such investigation as it may deem necessary and within a reasonable time shall firm, revoke, or modify the action of the Appeals Board findings, provided that a four-fifths (4/5) vote of the Council is required to revoke or modify the findings and recommendations of the Appeals Board.
- 7. Except as hereinafter provided, each of the parties shall pay for the time and expenses of its representatives and witnesses through all stages of the appeal procedure and shall contribute equally to the fee and expenses of the neutral party. The panel member's fee schedule, whenever possible, shall be determined in advance of the hearing.
- E. Release Time. Witnesses who are employees and who are on-duty at the time of a scheduled appearance shall be released from duty without loss of compensation for the time required to testify. Individual grievant shall be released from duty without loss of pay for the time of the appeals board hearing. One spokesperson shall be permitted to be present without loss of compensation for grievances filed by the Association. Arrangements for release time for grievant witnesses shall, whenever possible, be made with the Town manager no later than twenty-four (24) hours in advance of the scheduled hearing.
- F. General Provisions.
 - The parties agree that the Appeals Board shall not add to, subtract from, change or modify any provision of this agreement and shall be authorized only to apply existing provisions of this agreement to the specific facts involved and to interpret only applicable provisions of this agreement.
 - The parties agree that the time limits set forth herein are of the essence of this procedure and are to be strictly complied with. Time limits may be extended only by mutual agreement of the parties.
 - Although grievances may be processed during normally scheduled working hours, the
 Association agrees that the time spent by its designated representatives shall be kept to
 a reasonable minimum and that no Association representative shall be entitled to any

- additional compensation or premium pay for any time spent in processing grievances outside such representative's regularly scheduled hours.
- 4. Any grievance not filed or appealed within the time limits specified shall be considered settled on the basis of the last disposition given. In the event the grievance is not answered within the time limits set forth herein, either the employee or the appropriate Association representative may appeal the grievance to the next higher step within the time limits provided.
- 5. Reserve.
- 6. Any of the time limits specified in Steps 1-3 may be extended by written mutual agreement of the parties.
- 7. No resolution of any grievance as defined in this article shall be contrary to the provisions of the Memorandum of Understanding. Copies of the resolution of all grievances, including the grievance, shall be sent to the President of the Association.
- 8. It is understood and agreed that whenever a provision in this article refers to an employee filing a grievance, the Association may file such grievance either on the employee's behalf or on behalf of the Association. In such event, the processing of the grievance shall comply with all other provisions of this grievance procedure article.

Section 7.07 SENIORITY AND REDUCTION IN FORCE

- A. Town Seniority is understood to mean an employee's most recent date of employment or reemployment. Seniority will continue to accrue during all types of leave except for Leave of Absence without Pay for thirty (30) calendar days or more which shall cause this date to be adjusted for an equivalent amount of time. Leaves of Absence without Pay for periods of less than thirty (30) calendar days shall not cause the Town Seniority date to be adjusted. Town Seniority shall be used for purposes of computing vacations, service awards and other matters based on length of service.
- B. Classification Seniority shall be understood to mean length of time in classification. After successful completion of the probationary period, length of time in classification reverts to date of entry, transfer, or promotion to present classification. Seniority will continue to accrue during all types of leave except suspension without pay, or a voluntary Leave of Absence without Pay for thirty (30) calendar days or more which shall cause the Classification Seniority date to be adjusted for an equivalent amount of time. Leaves of Absence without Pay for periods of less than thirty (30) calendar days shall not cause the Classification Seniority date to be adjusted. Classification Seniority shall be used in conjunction with job classifications for purposes of layoff and consideration for merit reviews.
- C. Layoff.
 - The Town shall give notice to the Association in advance of any pending reduction-inforce. Employees to be laid off shall be given, whenever possible, at least sixty (60) calendar day's prior notice. In each class of position, employees shall be laid off according to employment status in the following order: temporary, provisional, probationary and permanent.

- 2. Employees within each category shall be laid off in inverse order of seniority in the Paradise Police Department Service.
- 3. In the event that two or more employees affected have the exact same amount of service in class as well as the same evaluation rating, the employee(s) to be laid off shall be determined by lot.
- 4. In lieu of layoff, an employee may demote to a position in a lower classification in the unit where such employee has seniority over the incumbent employee in the lower classification, calculated by adding seniority in the class of layoff to seniority the employee previously earned in the lower class. In such instance, the incumbent employee in the lower classification shall be served a layoff notice and shall be allowed demotion rights.
- D. Recall. Employees in layoff status will retain recall rights for three (3) years and shall have preference to work over applicants on eligibility lists. Recall will be made by certified mail to the last address in the employer's records. Within fourteen (14) calendar days of the certified receipt date, laid off employees must signify their intention of returning to work to the Employment Office.
 - Recall will be offered to laid-off employees provided they are physically qualified to
 perform the duties of the job. A laid off employee, when offered recall, who is
 temporarily unable to accept due to medical reasons as certified by an attending
 physician, may request a leave of absence not to exceed thirty (30) days. Recall from
 layoff shall be in the order of classification seniority.
 - 2. An employee recalled within three (3) years shall keep the same classification seniority date as existed before the layoff.
 - 3. Employees who return to a job classification covered by this agreement from an "exempt" status receive a rate of pay not more than what they would have attained had they progressed normally within the original classification.

Article VIII. CLOSING

Section 8.01 SAVINGS CLAUSE

If any Article or Section of this Memorandum should be found invalid, unlawful, or unenforceable by reason of any existing or subsequent enacted legislation or by judicial authority, all other Articles and Sections of this Memorandum of Understanding shall remain in full force and effect for the duration of this Memorandum. In the event of invalidation of any Article or Section, the Town and the Association agree to meet within thirty (30) days for the purpose of renegotiating said Article or Section.

Section 8.02 SCOPE OF AGREEMENT

Waiver of obligation to meet and confer during the Memorandum of Understanding. Town and Association acknowledge that during the negotiations which resulted in this Memorandum, each has the unlimited right and opportunity to make proposals with respect to any subject or matter not removed

by law from the area of consultation or meet and confer, and that understandings and agreements arrived at by the parties hereto after the exercise of that right and opportunity are set forth in this Memorandum. Therefore, Town and Association, for the duration of this Memorandum and subject to the exceptions contained herein, each voluntarily and unqualifiedly waives the right and each agrees that the other shall not be obligated to meet and confer with respect to any subject or matter referred to or covered in this Memorandum. With respect to any subject not specifically referred to or covered in this Memorandum, in the event that either party desires to meet and confer to consult in good faith during the term of this Memorandum regarding such subject or matters, the parties hereto agree to abide by the Government Code Sections 3500 et seq., relating to obligations to meet and confer in good faith.

Section 8.03 TERM

- A. Renegotiation for a Successor Agreement.
 - In the event either party hereto desires to negotiate a successor Memorandum of Understanding, such party shall serve upon the other, its written request to commence negotiations, as well as its full and entire written proposals for such successor Memorandum of Understanding. Upon receipt of such written notice, negotiations shall begin no later than thirty (30) calendar days after such receipt, or prior to the end of the agreement. An impasse concerning the matters under negotiations shall be declared automatically if full and entire agreement on the terms of a successor Memorandum of Understanding is not reached by June 30, 2022, unless the parties mutually agree to continue negotiations.
- B. Term of Agreement.

This Memorandum of Understanding shall be effective July 1, 2022, except for those provisions of the Memorandum of Understanding which have been assigned other effective dates as hereinabove set forth and shall remain in full force and effect to and including the thirty (30th) day of June 2025, at 11:59 p.m.

In Witness Whereof, the parties hereto have executed this Memorandum of Understanding this.

Paradise Police Officers Association

John Mivies, President, POA

Town of Paradise

Kevin Phillips, Town Manager

TOWN OF PARADISE SALARY PAY PLAN
TOWN OF PARADISE POLICE OFFICERS ASSOCIATION
Exhibit "A"

	TOWN OF PARADISE POLICE OFFICERS ASSOCIATION Exhibit "A"							
Position Hours/ A B C D E								
Title	Week	Step	Step	Step	Step	Step	Step	
POLICE OPE	RATIONS		10/5/0	SELUAD.	A. W.			
	TY SERVICES OF & EVIDENCE TE							
Effective Jul	y 4, 2022							
HOURLY	40	22.63	23.76	24.95	26.20	27.51	28.89	
BIWEEKL	Υ.	1,810.40	1,900.80	1,996.00	2,096.00	2,200.80	2,311.20	
MONTHI	LY	3,922.53	4,118.40	4,324.67	4,541.33	4,768.40	5,007.60	
ANNUAL		47,070.40	49,420.80	51,896.00	54,496.00	57,220.80	60,091.20	
Effective Jul	y 3, 2023							
HOURLY	40	23.54	24.72	25.96	27.26	28.62	30.05	
BIWEEKL	Υ.	1,883.20	1,977.60	2,076.80	2,180.80	2,289.60	2,404.00	
MONTH	_Y	4,080.27	4,284.80	4,499.73	4,725.07	4,960.80	5,208.67	
ANNUAL		48,963.20	51,417.60	53,996.80	56,700.80	59,529.60	62,504.00	
Effective Jul	y 1, 2024							
HOURLY	40	24.48	25.70	26.99	28.34	29.76	31.25	
BIWEEKL	Υ.	1,958.40	2,056.00	2,159.20	2,267.20	2,380.80	2,500.00	
MONTH	_Y	4,243.20	4,454.67	4,678.27	4,912.27	5,158.40	5,416.67	
ANNUAL		50,918.40	53,456.00	56,139.20	58,947.20	61,900.80	65,000.00	
POLICE OFF	ICER							
Effective July	y 4, 2022							
HOURLY	40	31.98	33.58	35.26	37.02	38.87	40.81	
BIWEEKL	Υ.	2,558.40	2,686.40	2,820.80	2,961.60	3,109.60	3,264.80	
MONTH	_Y	5,543.20	5,820.53	6,111.73	6,416.80	6,737.47	7,073.73	
ANNUAL		66,518.40	69,846.40	73,340.80	77,001.60	80,849.60	84,884.80	
Effective July	y 3, 2023							
HOURLY	40	33.26	34.92	36.67	38.50	40.43	42.45	
BIWEEKL	Y	2,660.80	2,793.60	2,933.60	3,080.00	3,234.40	3,396.00	
MONTHL	_Y	5,765.07	6,052.80	6,356.13	6,673.33	7,007.87	7,358.00	
ANNUAL		69,180.80	72,633.60	76,273.60	80,080.00	84,094.40	88,296.00	
Effective July	y 1, 2024							
HOURLY	40	34.59	36.32	38.14	40.05	42.05	44.15	

TOWN OF PARADISE SALARY PAY PLAN
TOWN OF PARADISE POLICE OFFICERS ASSOCIATION
Exhibit "A"

Position	Hours/	A	В	С	D	E	F
Title	Week	Step	Step	Step	Step	Step	Step
BIWEEKLY		2,767.20	2,905.60	3,051.20	3,204.00	3,364.00	3,532.00
MONTHLY		5,995.60	6,295.47	6,610.93	6,942.00	7,288.67	7,652.67
ANNUAL		71,947.20	75,545.60	79,331.20	83,304.00	87,464.00	91,832.00
POLICE SERGE	EANT						
Effective July	4, 2022						
HOURLY	40	38.97	40.92	42.97	45.12	47.38	49.75
BIWEEKLY		3,117.60	3,273.60	3,437.60	3,609.60	3,790.40	3,980.00
MONTHLY		6,754.80	7,092.80	7,448.13	7,820.80	8,212.53	8,623.33
ANNUAL		81,057.60	85,113.60	89,377.60	93,849.60	98,550.40	103,480.00
Effective July 3	3, 2023						
HOURLY	40	40.53	42.56	44.69	46.92	49.27	51.73
BIWEEKLY		3,242.40	3,404.80	3,575.20	3,753.60	3,941.60	4,138.40
MONTHLY		7,025.20	7,377.07	7,746.27	8,132.80	8,540.13	8,966.53
ANNUAL		84,302.40	88,524.80	92,955.20	97,593.60	102,481.60	107,598.40

TOWN OF PARADISE SALARY PAY PLAN
TOWN OF PARADISE POLICE OFFICERS ASSOCIATION
Exhibit "A"

Exhibit "A"								
Position	Hours/	A	В	С	D	E	F	
Title	Week	Step	Step	Step	Step	Step	Step	
Effective July	1. 2024							
HOURLY	4	0 42.15	44.26	46.47	48.79	51.23	53.79	
BIWEEKLY	1	3,372.00	3,540.80	3,717.60	3,903.20	4,098.40	4,303.20	
MONTHL	Υ	7,306.00	7,671.73	8,054.80	8,456.93	8,879.87	9,323.60	
ANNUAL		87,672.00	92,060.80	96,657.60	101,483.20	106,558.40	111,883.20	
PUBLIC SAFE	тү сомми	NICATIONS						
PUBLIC SAFE	TY DISPATC	HER						
Effective July	4. 2022							
HOURLY	4	0 23.20	24.36	25.58	26.86	28.20	29.61	
BIWEEKLY	1	1,856.00	1,948.80	2,046.40	2,148.80	2,256.00	2,368.80	
MONTHLY	Y	4,021.33	4,222.40	4,433.87	4,655.73	4,888.00	5,132.40	
ANNUAL		48,256.00	50,668.80	53,206.40	55,868.80	58,656.00	61,588.80	
Effective July	3, 2023							
HOURLY	4	0 24.13	25.34	26.61	27.94	29.34	30.81	
BIWEEKLY	1	1,930.40	2,027.20	2,128.80	2,235.20	2,347.20	2,464.80	
MONTHLY	Y	4,182.53	4,392.27	4,612.40	4,842.93	5,085.60	5,340.40	
ANNUAL		50,190.40	52,707.20	55,348.80	58,115.20	61,027.20	64,084.80	
Effective July	1, 2024							
HOURLY	4	0 25.10	26.36	27.68	29.06	30.51	32.04	
BIWEEKLY	1	2,008.00	2,108.80	2,214.40	2,324.80	2,440.80	2,563.20	
MONTHLY	1	4,350.67	4,569.07	4,797.87	5,037.07	5,288.40	5,553.60	
ANNUAL		52,208.00	54,828.80	57,574.40	60,444.80	63,460.80	66,643.20	
SUPPORT SE	RVICES SUPE	RVISOR (FORMER	LY COMMUNIC	ATION RECORD	S SUPERVISOR)		
Effective July	4, 2022							
HOURLY	4	0 29.70	31.19	32.75	34.39	36.11	37.92	
BIWEEKLY	1	2,376.00	2,495.20	2,620.00	2,751.20	2,888.80	3,033.60	
MONTHLY	1	5,148.00	5,406.27	5,676.67	5,960.93	6,259.07	6,572.80	
ANNUAL		61,776.00	64,875.20	68,120.00	71,531.20	75,108.80	78,873.60	

TOWN OF PARADISE SALARY PAY PLAN TOWN OF PARADISE POLICE OFFICERS ASSOCIATION Exhibit "A"

Position	Hours/		Α	В	С	D	E	F
Title	Week		Step	Step	Step	Step	Step	Step
Effective July	y 3, 2023							
HOURLY	i	40	30.89	32.43	34.05	35.75	37.54	39.42
BIWEEKL	Υ		2,471.20	2,594.40	2,724.00	2,860.00	3,003.20	3,153.60
MONTHL	Υ		5,354.27	5,621.20	5,902.00	6,196.67	6,506.93	6,832.80
ANNUAL			64,251.20	67,454.40	70,824.00	74,360.00	78,083.20	81,993.60
Effective July	y 1, 2024							
HOURLY	į.	40	32.13	33.74	35.43	37.20	39.06	41.01
BIWEEKL	Y		2,570.40	2,699.20	2,834.40	2,976.00	3,124.80	3,280.80
MONTHL	.Υ		5,569.20	5,848.27	6,141.20	6,448.00	6,770.40	7,108.40
ANNUAL			66,830.40	70,179.20	73,694.40	77,376.00	81,244.80	85,300.80