

MEMORANDUM OF UNDERSTANDING

**BETWEEN AND FOR THE
CITY OF FRESNO**

AND

**THE FRESNO CITY EMPLOYEES ASSOCIATION,
INC.**

(Non-Supervisory White Collar - Unit 3)

FISCAL YEAR

~~July 1, 2011 – August 4, 2014~~
October 3, 2016 - June 30, 2017

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<u>LEGEND</u>	
* * *	= deleted old language
[\$ deleted]	= section/subsection deleted
[\$§ deleted]	= two or more sections/ subsections deleted
bold type	= new language

ARTICLE I

PREAMBLE

A. PURPOSE

This Memorandum of Understanding (MOU), entered into between the City of Fresno, hereinafter referred to as the City, and the Fresno City Employees Association, Inc., hereinafter referred to as the Association, has as its purpose: the establishment of wages, hours, and other terms and conditions of employment.

B. DEFINITIONS

Unless the particular provision or the context otherwise requires, and, except to the extent that a particular word or phrase is otherwise specifically defined in this MOU, the definitions and provisions contained in Chapter 3 of the Fresno Municipal Code (FMC), Section 3-101 of Article 1, Section 3-201 of Article 2, Section 3-501 of Article 5 and Section 3-603 of Article 6, shall govern the construction, meaning, and application of words and phrases used herein. The definition of each word or phrase shall constitute, to the extent applicable, the definition of each word or phrase which is derivative from it, or from which it is a derivative, as the case may be.

C. GOVERNING LAWS

The employer-employee relationship between the City and its employees and the City and the Association is governed by Chapter 10 of Division 4 of Title I of the Government Code (Section 3500 et seq., commonly known as the Meyers-Milias-Brown Act), applicable provisions of the Public Employment Relations Board (PERB), and Article 6 of Chapter 3 of the FMC. In the event of any conflict between said laws and this MOU, said laws shall govern.

ARTICLE II
EMPLOYEE RIGHTS

A. GENERAL

The rights of employees, except as expressly modified herein, are as set forth in Chapter 3, Article 6, Section 3-604 of the FMC. Execution of this MOU by the Association shall not be deemed a waiver of any Association or employee right unless the right is clearly or explicitly modified or restricted herein.

B. NONDISCRIMINATION

The provisions of this MOU shall apply equally to, and be exercised by, all employees consistent with state and federal nondiscrimination statutes and which are set forth in City policies.

C. REPRESENTATION OF EMPLOYEES

1. The City recognizes the right of employees in this Unit to be represented by the Association in their employer-employee relationship with the City. An employee whose presence is requested by management to discuss or review an action of the employee has the right to be represented by an officer or director of the Association if it appears that the discussion or review may result in adverse action. Should an employee request such representation, no further discussion or review may occur until a representative is present, except that an unreasonable delay shall not result from such a request. The presence of a representative of the employee's own choosing, who is not an officer or director of the Association, shall satisfy the requirements of this section.
2. This Section does not apply to the normal ongoing employment relationship or supervisor/subordinate relationship between the City and its employees, when such matters as, including but not limited to, work direction, scheduling, and non-disciplinary counseling or performance evaluation, are the subjects of the discussion or review.
3. The President of the Association shall be provided up to twenty-five percent (25%) release time, reimbursed by the Association leave bank to conduct routine Association business. The Vice President and all other Association representatives shall be allowed, subject to the approval of the employee's respective supervisor and the needs of the City release time to conduct Association business reimbursed by the Association leave bank. Release time requests should be made by the President or designee through the Labor Relations Division. The President and Vice President may be allowed not more than forty (40) hours of Leave Without Pay per year, for the conduct of Association business. Approval by the

supervisor shall not be unreasonably withheld. Leave taken under this section shall be reported to the Labor Relations Division for purposes of accounting for the hours taken.

4. Upon the request of the Association, the City shall provide the Association an account of the time bank balance. When the time bank balance falls below two hundred fifty (250) hours, and upon written notification of the Association the City shall deduct one (1) additional hour from all employees represented by the Association to be placed in the time bank. No more than two (2) time bank replenishments shall take place per fiscal year. It is agreed by the parties that once accrued vacation leave is placed in the Association time bank, the City no longer has any obligation to compensate affected members, either in cash or equivalent time off.

D. PERSONNEL FILES

1. The Human Resources Division, under the direction of the Director of the Personnel Services Department, shall maintain the official personnel file for each employee. Each employee may review, or authorize in writing, its review by a designated representative, subject to reasonable rules and regulations, and receive a copy of all material placed in either their official file or departmental file. If an employee disagrees with the content of a document placed in either file, it shall be the right of the employee to submit a response to the Director of the Personnel Services Department to be attached to the document in question and included in the appropriate file. Personnel files are considered confidential and access shall be limited.
2. Documents, including performance evaluations, retained in the employee's departmental file shall be forwarded to the employee's new department in a confidential manner when the employee transfers, promotes, or demotes. The file shall be forwarded in a confidential manner to the Personnel Services Department when the employee leaves City service.
3. Inquiries regarding employment references shall be administered in accordance with existing City policies.

ARTICLE III
CITY RIGHTS

A. GENERAL

1. The Association and the City agree that the rights of the City are as set forth in Chapter 3, Article 6, Section 3-605 of the FMC:
 - a. The exclusive rights of the City include, but are not limited to, the right to
 - (1) determine the mission of its constituent departments, divisions, commissions, and boards;
 - (2) set standards of service and municipal fees and charges;
 - (3) determine the procedures and standards of selection for employment, assignment, transfer, and promotion;
 - (4) direct its employees;
 - (5) take disciplinary action;
 - (6) relieve its employees from duty because of lack of work or for other legitimate reasons;
 - (7) maintain the efficiency of governmental operations;
 - (8) determine the methods, means, and personnel by which government operations are to be conducted;
 - (9) determine the content of job classifications;
 - (10) take all necessary actions to carry out its mission in emergencies;
 - (11) exercise complete control and discretion over its organization and the technology of performing its work."
 - b. All rights formerly or presently claimed by or vested in the City on the effective date of this Article and not mentioned in Subsection (a) are retained by the City unless explicitly waived by the City by resolution of the Council or by Council-approved MOU.
2. This MOU is not intended to restrict consultation in good faith with the Association regarding matters within the right of the City to determine.

3. Nothing in this MOU shall be construed as delegating to others the authority conferred by law on the City, or in any way abridging or reducing such authority.

ARTICLE IV
RECOGNITION

A. ASSOCIATION RECOGNITION

The City acknowledges the Association as the recognized employee organization representing the Non-Supervisory White Collar Unit, and therefore, agrees to meet and confer in good faith promptly upon request by the Association and continue for a reasonable period of time in order to exchange freely information, opinions, and proposals, ~~and to make every reasonable effort to reach agreement on a successor MOU at least one (1) week prior to the last regular City Council meeting at which the City budget must be adopted for the ensuing fiscal year.~~ In order that the meet and confer process may include adequate time for full consideration of the proposals of both parties and for resolution of any impasse, ~~the City shall accept proposals from the Association~~ **either party may open negotiations** as early as February 1st in the year in which **five (5) months before** the MOU expires.

B. ASSOCIATION OFFICERS AND DIRECTORS

A written list of the Officers of the Association and the Association Directors, with the specific areas they represent, shall be furnished to the City immediately after their designation and the Association shall notify the City promptly in writing of any changes of such Association Officers or Directors.

C. ASSOCIATION BULLETIN BOARDS

The City shall provide space, or access to space, for the exclusive use of the Association for bulletin boards. The space provided shall be no fewer than 24 x 36 inches. Bulletin boards may be placed by the Association in locations where there is representation by the Association, except that only one bulletin board shall be placed in a common area where several divisions are represented. Where divisions are in separate physical locations, a bulletin board may be placed by the Association in each physical location of the division.

D. REPRESENTATION

The City will not interfere with, or discriminate in any way against, any employee by reason of their membership in the Association.

E. RECOGNITION OF UNIT DESCRIPTION

The Non-Supervisory White Collar Unit consists of all employees holding a permanent position, as defined in Chapter 3, Article 2, Section 3-202 of the FMC

in the classes listed in Unit 3, Exhibit 3, of the current salary resolution, as such Unit may be amended from time to time pursuant to the provisions of the FMC.

F. CITY RECOGNITION

The Association recognizes the City Manager of the City, or such other person as may be designated in writing, as the designated representative of the City, pursuant to Chapter 3, Article 6, Section 3-615 of the FMC, and agrees to meet and confer in good faith promptly upon request by the City and continue for a reasonable period of time in order to exchange freely information, opinions, and proposals, ~~and to make every reasonable effort to reach agreement on a successor MOU at least one (1) week prior to the last regular City Council meeting at which the City budget must be adopted for the ensuing fiscal year.~~

G. RECOGNITION OF MUTUAL OBLIGATION

The Association and the City recognize and acknowledge their mutual obligation and responsibility to effectuate the purposes set forth in, and to adhere to the conditions and clauses set forth in, this MOU.

H. LOCKOUT AND STRIKE

1. No lockout of employees shall be instituted by the City during the term of this MOU.
2. No unlawful strike or work stoppage by City employees, as defined in Chapter 3, Article 6, Section 3-624 of the FMC shall be caused, instigated, encouraged, condoned, participated in, or honored by the Association or its members during the term of this MOU.

ARTICLE V

PERSONNEL PROCEDURES

A. CLASS REVIEWS

If it is determined that a need exists for the establishment of any new classes, the City shall meet and confer with the Association on salary when the review is completed, but prior to any Council action.

B. REVISIONS TO CLASS SPECIFICATIONS

Proposed revisions to specifications for classes contained in the Unit shall be provided to the Association for review and comment prior to their adoption by the Director of Personnel Services.

C. RECLASSIFICATIONS

This provision shall apply solely to classifications represented by the Association and is not applicable to reclassifications which have the result of employees moving out of the FCEA unit. In the event of the reclassification of a position to a class of a higher level, the incumbent shall be granted the same status in the new class as they had in the former class, if the Director of Personnel Services should find that all of the following conditions have been met:

1. That the reason for the reclassification of the position is the gradual accretion of new duties and responsibilities over a period of one (1) or more years immediately preceding the effective date of such reclassification.
2. That the accretion of duties has taken place during the incumbency of the present incumbent in such position.
3. That the added duties and responsibilities upon which reclassification is based have not been previously assigned to a class of the same or lower level.
4. All provisions of the FMC and AO regarding reclassification not in conflict with this section remain in effect.

D. REQUESTS FOR TRANSFER

1. A permanent employee may request consideration for transfer to vacant positions in the same class by submitting a written request to the Director of Personnel Services. When vacancies occur in the class, names of employees requesting transfer shall be submitted for consideration

concurrent with the certification of names from an eligible list. Transfers between departments require the approval of both appointing authorities. Approval of transfer shall not be unreasonably withheld by the appointing authority in the department from which transfer is sought.

2. The transfer of employees shall be governed by the provisions of the FMC, except that, employees in the class of Administrative Clerk I/II/Senior assigned to the Police Department Records Bureau, must serve in that assignment for a minimum of thirty-six (36) months from the date assigned to the Records Bureau, as provided in Article X, Section K.
3. Department management shall notify transfer applicants a minimum of the day before the interview. Employees may agree to be interviewed sooner. Any transfer applicant who is offered a transfer shall have a minimum of twenty-four (24) hours to accept or reject the transfer.
4. Employees who wish to be considered for transfer to another position in the same class within their own Department may do so by submitting a written request to their appointing authority. The appointing authority shall give concurrent consideration to an employee who requests such a transfer.

E. RETURN TO FORMER POSITION

Any member of this Unit who does not pass the required probationary period after being promoted or transferred to another position who returns to their former permanent position in the division/work unit from where the employee was initially promoted or transferred, shall retain seniority in that division/work unit only for the purposes of bidding on vacation slots or shift assignments, if applicable. Such bidding rights shall not be applicable for any bidding process that is initiated and/or completed prior to the employee's return to the unit.

F. FLEXIBLE STAFFING

Flexible staffing will be in accordance with AO 2-10, Flexible Staffing, and AO 2-11 Probationary Period for Flexibly Staffed Positions-Non-Supervisory White Collar Unit. Any contemplated addition or deletion of a flexibly staffed class shall be discussed with the Association, in a timely manner and prior to such action by the Director of the Personnel Services Department.

G. TEMPORARY MODIFICATION OF WORK HOURS

With seventy-two (72) hour notice to affected employees, departments/divisions may temporarily modify an employee's regular schedule to address backlog/workload concerns. This temporary modification shall not exceed one (1) month, unless mutually agreed to by the parties.

H. ALTERNATIVE WORKWEEK WORK SCHEDULES (General Provision)

1. Department directors or designees shall be solely responsible for determining and designating divisions, units, sections, specific job classes within their respective departments that may implement variations to the standard/normal/workweek work schedule. A minimum of thirty (30) days written notice shall be provided to affected employees and the Labor Relations Division.
2. Subject to meet and consult pursuant to the provisions of Chapter 3, Article 6, Section 3-607 of the FMC prior to implementation of such changes, alternative workweek work schedules may be necessary in order to meet the service needs of the public/other City departments, and/or other operational efficiency requirements. It is expressly understood that position assignments by classification, staffing levels, workweek work schedules, and days off are determined solely by management, and are subject to change based on, including but not limited to, varying workload, the addition of authorized staffing, and departmental operational and service need.
 - a. If established, employees shall select a 5/8, 4/10 or 9/80 workweek work schedule according to department/division selection processes. Absent sufficient selections, management will assign employees to a 5/8 or 4/10 workweek work schedule, or combination thereof or to an established 9/80 workweek work schedule.
 - b. Except for emergencies, employees working a 4/10 schedule or who have days off other than Saturday and Sunday, will make every effort to schedule all medically-based appointments on off duty time.
3. The hours for employees working a 5/8 will consist of five (5) eight (8) hour days with two (2) consecutive days off. The hours for employees working a 4/10 will consist of four (4) ten (10) hour days with three (3) days off, of which two (2) of the days off will be consecutive. Each 9/80 work schedule will consist of eight 9-hour shifts, one 8-hour shift and one day off in addition to regular days off, per 14-day period broken down into two 40-hour per week Fair Labor Standards Act (FLSA) work weeks. All employees working a 9/80 work schedule shall have an FLSA work week which begins four (4) hours after the start time of the day of the week which constitutes the employee's alternating day off. This shall be an 8-hour shift. The work week shall end exactly 168 hours later. The scheduled eight (8) hour work day/day off must be either a Monday or Friday. The workweek for each such position will be defined in writing. The original document will be maintained by the Department and a copy filed with the Personnel Services Department and the Payroll Division of

the Finance Department. The work week for an established 9/80 work schedule will not be changed to accommodate temporary schedule changes. Scheduling of days off will be determined by management.

4. Departments/divisions may discontinue alternative workweek work schedules if it is determined by management that they detrimentally affect department/division operations and services. Thirty (30) days advance notice will be given in writing to affected employees and the Labor Relations Division. If departments/divisions discontinue alternative workweek work schedules established under this provision, employees will revert to 5/8 standard/normal workweek work schedules as determined by management.
5. Except as detailed directly below, applicable Association MOU provisions, Salary Resolution, FMC, and AO sections concerning 4/10 alternative workweek work schedules limitations on OT, holidays, leave accrual and usage, sick leave accrual and usage, and night shift premium pay will govern.

- a. OT - Work in excess of ten (10) hours in one (1) day shall be compensated at one and one-half (1½) times the base rate of pay.

All hours worked on either the first or second day off in a workweek shall be compensated at one and one-half (1 ½) times the base rate of pay.

Work on the third day off in a workweek, shall be compensated at two (2) times the base rate of pay.

Employees who are assigned to work on a holiday will be paid in accordance with the provisions of Article VIII, Section T.

- b. Holidays - Employees working a 4/10 shall receive twelve (12) holidays consisting of eight (8) hours each, and an additional eight (8) hours for the employee's birthday. Employees who are off on a holiday which falls on a regular workday shall receive eight (8) hours base pay for the holiday, and may elect to take two (2) hours vacation, holiday or CTO to provide for a full ten (10) hours pay, or may elect to receive two (2) hours leave without pay.
- c. Sick Leave - Employees working a 4/10 work schedule shall accumulate the same number of hours of sick leave per month as under the 5/8 standard.
- d. Vacation - Employees working a 4/10 work schedule shall accumulate the same number of hours of vacation per month as under the 5/8 standard.

6. Except as detailed directly below, applicable Association MOU provisions, Salary Resolution, FMC, and AO sections will govern concerning 9/80 alternative workweek work schedules, limitations on OT, holidays, leave accrual and usage, sick leave accrual and usage, and night shift premium pay will govern.

- a. OT - Work in excess of nine (9) hours in one (1) day on scheduled nine (9) hour days and eight (8) hours on scheduled eight (8) hour days shall be compensated at one and one-half (1 ½) times the base rate of pay.

For periods when there are three (3) consecutive days off, all hours worked on either the first or second day off in a workweek shall be compensated at one and one-half (1 ½) times the base rate of pay. All hours worked on the third consecutive day off in a workweek shall be compensated at two (2) times the base rate of pay.

For periods when there are two (2) consecutive days off, all hours worked on the first day off shall be compensated at the rate of one and one-half (1 ½) times the base rate of pay. All hours worked on the second day off in a workweek shall be compensated at two (2) times the base rate of pay.

Employees who are assigned to work on a holiday will be paid in accordance with the provisions of Article VIII, Section T.

- b. Holidays - Employees working a 9/80 shall receive twelve (12) holidays consisting of eight (8) hours each, and an additional eight (8) hours for the employee's birthday. Employees who are off on a holiday which falls on a regularly scheduled workday shall receive eight (8) hours base pay for the holiday. Employees may elect to take one (1) hour vacation, holiday, or CTO to provide for a full nine (9) hours pay for a day which is regularly scheduled for nine (9) hours pay, or may elect to receive one (1) hour leave without pay.
- c. Sick Leave - Employees working a 9/80 schedule shall accumulate the same number of sick leave hours per month as under the 5/8 standard work week.
- d. Vacation - Employees working a 9/80 work schedule shall accumulate the same number of vacation hours per month as under the 5/8 standard work week.

I. PROBATIONARY PERIOD

The probationary period for all classes in this Unit shall be twelve (12) months **except as modified in Article V, Section F. Flexible Staffing and Article X, Section H. Emergency Services Dispatchers.** The probationary period shall be an essential part of the examination process and shall be used for the effective adjustment of the employee to meet the required standard of work. Time spent on any leave of absence, or time during which an employee is unable to perform the full range of duties due to injury or illness, whether or not job-related, shall not be considered as a part of any probationary period, and such time will be added to the probationary period. The City shall conduct employee evaluations during the probationary period pursuant to this MOU. All classes designated in a flex class series shall be subject to a twelve (12) month probationary period pursuant to this MOU.

J. STEP INCREASES

Employees hired into classes, which have step increases, will move from Step "A" to Step "B" on the anniversary date, which is twelve (12) calendar months from the date the employee was appointed to the current class, subject to the provisions set forth in Section I, above.

Flex classes listed below remain eligible to flex to the journey level after six (6) months of satisfactory service for a total probationary period of twelve (12) months as outlined in AO 2-11. Those classes are:

Account Clerk I to II
Administrative Clerk I to II
Call Center Representative I to II
Customer Services Clerk I to II
Engineering Aide I to II
Planner I to II

K. MOVEMENT BETWEEN STEPS & EMPLOYEE PERFORMANCE EVALUATIONS

1. Each City department shall conduct, at minimum, annual employee performance evaluations on a department-wide basis for all non-probationary employees which shall be the basis for movement to the next highest step for the class, up to level "E". The standard for movement to the next higher step shall be that the employee has consistently met the performance requirements of the position during the preceding rating period.
2. Supervisors shall complete quarterly evaluations on probationary employees. Two (2) evaluations shall be conducted during the first six (6) months and two (2) during the second six (6) months.

3. An employee who disagrees with the content of a performance evaluation which does not result in the denial of a step advancement may within fifteen (15) calendar days from the date of receipt of the performance evaluation:
 - a. Write a rebuttal statement for attachment to the performance evaluation form; and/or
 - b. Request further review with the supervisor of the reviewer, but in no case higher than the department head.
4. In the event a performance evaluation results in an employee being denied advancement to the next higher step, the employee may appeal the decision to a review committee by filing a written request with the department director within fifteen (15) calendar days from the date of receipt of the performance evaluation.
5. The department director shall convene a review committee within fifteen (15) calendar days following the receipt of the written appeal. The review committee shall be comprised of a representative selected by the employee, a representative selected by the department director, and a third member mutually agreed to by the first two. In the event an agreement cannot be reached concerning the third member of the committee, the Labor Relations Manager and the FCEA Business Agent shall select one by mutual agreement.
6. The employee shall present the reasons for the appeal on their own behalf, and the person who conducted the evaluation shall present the basis for the denial of the step advancement. In order to expedite the process, only oral and documentary information shall be presented. The deliberations of the committee shall be confidential and no other individuals shall be present. The committee's findings shall be issued at the conclusion of the hearing and shall be final and binding. In the event the committee rules in favor of the employee, the step advancement shall be implemented retroactive to the date the increase would have occurred.
7. An employee not receiving a step increase shall have an additional performance evaluation within six months. At the sole discretion of the department director, the step increase may be granted as a result of the six-month evaluation if the director determines that the employee has corrected the performance deficiencies which were the basis for not receiving the step increase. The six-month evaluation is not appealable.
8. It is understood and agreed by the parties that if a performance evaluation is not presented to the employee within fifteen (15) calendar days following the date the step increase is to become effective, the employee

will be considered to have met the performance requirements of the position during the preceding rating period.

9. In the event a performance evaluation contains an Overall Rating of "Unsatisfactory/Needs Improvement" the employee may, within fifteen (15) calendar days from the date of receipt of the performance evaluation, appeal the decision to the department director. The department director's decision shall be final and non-appealable.
10. Evaluations for non-probationary employees are not to take the place of disciplinary/corrective actions as outlined in AO 2-14.
11. Employee performance evaluations are not subject to the grievance procedure.

L. SAFETY

1. The City and the Association shall undertake to promote the realization of the responsibilities of the individual employee with regard to preventing accidents to themselves or to their fellow employees. In the event any safety or health hazard is detected, it shall be reported promptly to the appropriate supervisor. No employee shall be discharged or otherwise disciplined for bringing to the attention of their supervisor any unsafe condition.
2. Employees in the classes of Environmental Control Officer, Industrial Waste Inspector and Lab Technician who work at the Wastewater Treatment Plant, and Police Identification Bureau Technician I, II, and III have the option of seeing the City physician on an annual basis, without charge, for the purpose of receiving a complete blood count, blood chemistry test, and a urinalysis.
3. The City will provide, at no cost, to all classes of Police Identification Bureau Technicians who are identified as having an exposure to Hepatitis B, a Hep B Surface AB, Quantitative test to measure immunity effectiveness, and an annual Tuberculosis test. Employees will make every effort to schedule an appointment for testing to occur on their day off. In no case will an employee be paid overtime compensation for attending the appointment.

M. EXCHANGE OF INFORMATION

The City shall provide to the Association, on a timely basis, new and amended salary resolutions, new and amended position authorization resolutions, job bulletins for classes in this Unit, and on a monthly basis a list of members of this Unit, with membership in the Association noted on the list. The membership list shall include the City's current mailing addresses of employees.

N. LAY-OFF PROCEDURES

Layoff of employees shall be governed by Chapter 3, Article 2, Section 3-291 of the FMC. **The City and the Association agree to a limited reopener on the FMC layoff provisions. The reopener shall be solely on these layoff provisions unless the parties mutually agree to other related topics.**

O. IN LIEU OF SUSPENSION FOR DISCIPLINARY ACTION

By mutual agreement between the department director or designee and the employee, an employee suspended from duty without pay may be allowed to forfeit accumulated holiday, CTO, and/or vacation hours equal to the number of hours of suspension in lieu of leave without pay. If the suspension is reduced or reversed at the conclusion of the appeal process, the City shall reinstate the forfeited hours. This provision is not subject to the grievance process.

ARTICLE VI

PROCEDURES FOR DISPUTE RESOLUTIONS

A. GRIEVANCE PROCEDURE

1. A grievance is a dispute concerning the interpretation or application of any existing City policy, written rule or regulation governing personnel practices or working conditions, including this MOU. A grievance involves the claimed misapplication or misinterpretation of a rule or regulation relating to an existing right or duty; it does not relate to the establishment or abolishment of a right or duty. This procedure shall not apply to any dispute for which there is another established resolution procedure, including but not limited to appeal to the Civil Service Board, Retirement Board, unfair employer-employee relations charge, fact-finding procedure, or as outlined below.
2. A written grievance must set forth the rule, regulation, policy, or specific section of the MOU claimed to have been violated, describe the specific incident or circumstances of the alleged violation, and specify the remedy sought. Any dispute between the parties as to the grievability of an issue or as to whether the requirements of this procedure have been met shall be presented to the Grievance Advisory Committee. The Committee shall rule on the dispute before proceeding with the hearing. The Committee will be bound by the agreement of the parties regarding timeliness.
3. At the request of the grievant, the Association may represent employees covered by this MOU on grievances under the grievance procedure.
4. The parties agree that it is in their mutual interest to resolve grievances at the earliest possible opportunity. In an effort to further this goal, Association Officers and Directors designated under this MOU shall be excused without loss of compensation from their regular duties for such time as is necessary to attend and represent the grievant at grievance hearings, beginning at the first level of supervision.
5. The procedure and sequence in filing and processing a grievance shall be as follows:
 - a. The employee and/or Association representative shall discuss the grievance with the grievant's immediate supervisor before a written grievance may be filed.
 - (1) If the grievance is not settled through this discussion, it either may be discussed with the next highest supervisor or a written grievance may be filed with the grievant's immediate supervisor. A written grievance must be filed, with

a copy being sent to Labor Relations, within twenty-one (21) calendar days from the date the grievant becomes aware, or should have become aware of, the issue or incident giving rise to the problem.

- (2) Upon receipt of a written grievance, the immediate supervisor shall give the grievant a written reply within ten (10) calendar days.
- b. Should the grievant not be satisfied with the answer received from the grievant's immediate supervisor, the grievant may, within ten (10) calendar days, file an appeal to the Department Head. The Department Head shall have ten (10) calendar days after receipt of the appeal to review the matter, investigate and provide a written answer to the appeal, explaining clearly the decision or proposed action and reasons thereof. The Department Head may confer with the grievant, the grievant's representative and appropriate supervisors in an attempt to bring about a harmonious solution.
- c. The City, the grievant and/or Association may mutually agree to waive steps one (1) and two (2) and proceed directly to hearing by the Grievance Advisory Committee when the issue is one over which the grievant's supervisor or Department Head has no jurisdiction.
- d. If the grievant is not satisfied with the decision of the Department Head, the grievant may, within ten (10) calendar days after receipt of the written reply, file a request for a review of the Department Head's decision to the Grievance Advisory Committee. The review/appeal to the Grievance Advisory Committee shall be reviewed by the Association before it is delivered to the Labor Relations Division.
- e. The City, the grievant and/or Association may agree to seek resolution of the grievance through mediation using the services of the State Mediation and Conciliation Service, prior to hearing by the Grievance Advisory Committee. Time limits for processing of the grievance are automatically extended for as long as mediation is in process.
- f. The Grievance Advisory Committee shall be comprised of three (3) members: One selected by the Association, one selected by the City, and the Chairperson. The Chairperson may be chosen either by mutual agreement of the Association and the City, or by the "strike" method from a list of neutrals provided by the State Mediation and Conciliation Service. If the Chairperson is selected by the strike method from the list of neutrals provided by the State

Mediation and Conciliation Service, then the Grievance Advisory Committee shall be comprised exclusively of the selected neutral.

(1) Fees and expenses of the chairperson shall be paid half by the City and half by the Association or the individual grievant(s); provided, however, that the Grievance Advisory Committee may recommend that the City or the Association or the individual grievant(s) pay the total of such fees and expenses should it find that, but for the unreasonableness of that party's posture, the convening of the Committee would not have been necessary. The City and the Association shall select a chairperson within fourteen (14) calendar days of the receipt of a grievance requesting review by a Grievance Advisory Committee by the Labor Relations Division.

(2) The neutral Grievance Advisory Committee shall be bound by the language of the MOU, City AO, ordinances, rules, and regulations, and department rules and regulations consistent therewith in considering any issue properly before them. The neutral Grievance Advisory Committee shall be expressly confined to the precise issues submitted and shall have no authority to consider any other issue not so submitted. The neutral Grievance Advisory Committee may not recommend changes in established wages or benefits, nor recommend the payment of back wages or benefits, prior to the date the grievance was timely filed.

- g. A date for the Grievance Advisory Committee to convene will be set within thirty (30) calendar days from the date that a grievance reaches the Labor Relations Division, provided it meets all criteria for the filing and processing of a grievance.
- h. All time limits herein may be extended by mutual agreement of the parties.
- i. The Grievance Advisory Committee shall conduct an evidentiary hearing, interview witnesses, and consider all relevant documents prior to submitting its conclusions and recommendations to the City Manager within thirty (30) calendar days of its last meeting.
- j. The City Manager shall review the decision of the Department Head and recommendations of the Grievance Advisory Committee, and shall render a written decision to the employee within fourteen (14) calendar days after receipt from the Grievance Advisory Committee.
- k. Failure of the grievant to file an appeal within the specified time limit shall constitute an abandonment of the grievance process. Failure

of the responsible supervisor or official of the City to render a decision within the specified time limit established by this procedure shall automatically move the grievance to the next higher level for action, without action required of the grievant.

- I. Written reprimands shall not be subject to the grievance procedure. However, a written letter of reprimand shall not be the basis for disciplinary action after three (3) years from the date the letter was issued to the employee.

B. ALTERNATIVE DISPUTE RESOLUTION PROCEDURE

The City and the Association agree that it is in their mutual interest to resolve disputes in the most expeditious and least expensive manner. In order to resolve certain disputes without resorting to litigation, the parties agree to pursue an alternative dispute resolution process in the form of mediation as set forth in this section.

1. Prior to the filing of an action in any court of competent jurisdiction challenging a decision of the Civil Service Board or a decision of the City Manager concerning a grievance (as defined in this agreement), the party seeking to file such action (hereinafter the "moving party") must provide written notice to the other party.
2. Upon receipt of such written notice, the other party shall make a determination as to whether it wishes to pursue initiation of a mediation process to resolve the threatened litigation. If such party determines to pursue a mediation process, that party must notify the moving party in writing.
3. The parties shall jointly select a mediator and participate in the mediation so long as both parties consider it productive. Subject to their legal ability to do so, the parties shall agree that during the mediation process any statutory or legal deadlines for the filing of the subject litigation shall be waived.
4. Either party may file an action in court concerning the subject dispute under the following circumstances:
 - a. The mediation process is terminated by either party or upon mutual agreement.
 - b. The mediation process has not been concluded but failure to file the action shall prejudice the moving party's ability to file an action in the event the mediation process does not result in resolution.

- c. The mediation process has concluded without resolution of the dispute.

This alternative dispute resolution procedure shall also be utilized in the event either party decides to pursue an appeal of a court decision relating to an underlying decision of the Civil Service Board or the City Manager concerning a grievance.

C. PAST PRACTICE

A past practice is defined as a course of conduct which by mutual agreement has been allowed to continue over a period of time. A past practice, which is inconsistent with any existing City policy, written rule or regulation governing personnel practices or working conditions, or the provisions of this MOU, shall be null and void and may be terminated upon written notice to the Association. A past practice not covered by this MOU or City policies and procedures, which is within the scope of representation, may be terminated only after the City has provided the Association with written notice and completed the meet and confer process consistent with the Meyers-Milias-Brown Act.

D. USE OF HEARING OFFICER IN DISCIPLINARY ACTION INITIATED BY CITY

Employees in this unit may select usage of a hearing officer instead of a hearing before the Civil Service Board for disciplinary actions. This usage shall be governed by the provisions of Chapter 3, Article 2, Section 3-283 of the FMC.

ARTICLE VII
DUES DEDUCTION

A. GENERAL

Pursuant to and in accordance with Section 3502.5 of the Government Code and all the provisions therein, the City and the Association agree that all employees in this Unit shall be required, as a condition of continued employment, to join the Association or to pay the Association a Service Fee. The procedures governing dues deductions, agency shop, hold harmless obligations, religious and conscientious objections, and financial reporting requirements, shall be as provided in Government Code Section 3502.5.

B. DUES CHECK-OFF

Rules governing dues check-off are set forth in Chapter 3, Article 6, Section 3-620 of the FMC.

1. The City shall deduct the dues or benefit premiums, or both, upon proper authorization by an employee in the Unit.
2. If an employee in the Unit desires the City to deduct dues or benefit premiums from the employee's paycheck, a deduction authorization shall be made by the employee upon a Dues Deduction Authorization Card.
3. In the event an employee covered hereunder does not authorize deduction of either Association dues or a Service Fee from the employee's paycheck and does not make such payment directly to the Association, the Association shall provide a certification, signed by the Association President, to the City of such failure. Prior to such certification, the Association shall notify the employee of its intent to provide certification to the City, and give the employee an opportunity to respond within thirty (30) calendar days. Certification shall be on a form provided by the City. Such failure by an employee shall constitute grounds for termination by the appointing authority.
4. Upon written authorization by a retired member of the Association, the City shall deduct credit union payments and Association dues and benefits from the retirement check of such retired member and forward same to the credit union or Association as designation in such authorization.

C. EXCEPTIONS TO DUES DEDUCTION AUTHORIZATION CARD

The earnings must be sufficient after other legal and required deductions are made to cover the amount of the dues deduction authorized. In the case of a member who is in a non-pay status, and whose salary is insufficient to cover other legal and required deductions, no dues deduction or deposit shall be made. At the request of the Association, the City shall deduct past Association dues from an employee entitled to back pay, provided the employee's earnings are sufficient after other legal and required deductions are made to cover the amount in arrears.

D. DUES DEDUCTION CHECK

1. The deduction check covering all such deductions shall be transmitted to:

FRESNO CITY EMPLOYEES ASSOCIATION, INC.
2140 Merced Street, Suite 104
Fresno, California 93721

Should the Association elect to have the deduction check transmitted to an address other than that set forth herein above, the Association shall so indicate by written notice to the City's Finance Department, with a copy to the Labor Relations Division. The City shall transmit the deduction check to the address specified in the notice as early as is practicable after receipt of such notice.

2. The deduction check shall be made payable to:

FRESNO CITY EMPLOYEES ASSOCIATION, INC.

3. A deduction check will be transmitted within fourteen (14) calendar days of each pay period end date.

ARTICLE VIII

COMPENSATION AND BENEFITS

A. GENERAL

All economic benefits provided by Council ordinance or formal Council resolution and not otherwise clearly and explicitly modified or restricted in this MOU shall be continued without alteration during the term of this MOU.

B. SALARY SCHEDULE

1. ~~Effective **October 3, 2016**, the beginning of the first pay period after ratification of this MOU by the Association and approval by the City, the base rate of pay of all employees in this unit will be **increased** reduced by three **two and one half** percent (3 **2.5**%), **along with an increase of one hundred dollars (\$100) to the base rate of pay**, as reflected on Table I, **attached hereto and incorporated by reference** with the exception of those employees who are demoted as a result of layoffs between June, 30, 2009 and June 30, 2014, and whose current base rate of pay was reduced by four point three percent (4.3%) or more, and as to those employees, no wage increases shall be made through August 5, 2013.~~
 - ~~a. Retirement allowance calculations pursuant the applicable FMC Sections for employees who retire and/or separate from City service or enter DROP between July 1, 2011 and June 30, 2014 will be based on the City's FY 11 Salary Resolution. Employer and employee retirement contributions will continue to be based on the City's FY 11 salary schedule for members in the Unit during the term of this MOU.~~
 - ~~b. Leave balances qualified for payment upon an employee retiring and/or separating from City service between July 1, 2011 and June 30, 2014, shall be calculated and paid based on the employee's salary as of adoption of the City's FY 11 Salary Resolution.~~
2. **Effective January 1, 2017, the base rate of pay of all employees in this unit will be increased by two percent (2%) as reflected on Table II, attached hereto and incorporated by reference.** ~~Any employee in this unit who is demoted due to layoffs and is subject to a pay reduction of four point three percent (4.3%) or more during the term of this MOU shall have their base rate of pay for the lower job classification set pursuant to the City's FY 11 Salary Resolution.~~

3. ~~Effective August 6, 2012~~ **June 30, 2017**, salaries shall be increased by ~~one~~ **two** percent (~~1~~ **2**%) as reflected on Table III, ~~except for those employees whose salaries are kept at the FY11 rate.~~
4. ~~Effective August 5, 2013, those employees whose base rate of pay was reduced during the term of this MOU shall have their salaries adjusted to salary levels contained in the City's FY 11 Salary Resolution except for those employees whose wages were reduced because of demotion due to layoff.~~

C. **FRESNO CITY EMPLOYEES HEALTH AND WELFARE TRUST**

The City and the Association agree that the Fresno City Employees Health and Welfare Trust has the authority to determine the benefits that will be provided during the term of this MOU. The sole responsibility of the City under this clause is to provide a set dollar amount to be contributed to the Trust on behalf of the employees represented by the Association. Employees may opt to contribute the amount necessary to make up the difference through payroll deductions, or accept a reduced coverage option.

~~The~~ **Effective October 1, 2016**, the City's contribution for current employees will be ~~eighty~~ **seventy-five** percent (~~80~~ **75**%) **of the health and welfare premium**, as established by the Fresno City Employees Health and Welfare Trust Board **for the period of July 1, 2014 through June 30, 2015 with increases to the health and welfare premium on and after July 1, 2015 split so that 50% of the premium increase will be absorbed by the City and 50% will be absorbed by employees up to a maximum employee contribution of 30%. No employee's share shall exceed thirty percent (30%). Should the employee share be set at thirty percent (30%), the City share shall be seventy percent (70%).**

Should any other represented bargaining unit in the City negotiate a successor MOU, or extend the period of an MOU, or have terms imposed, any of which will result in a greater contribution by the City than that contributed for Unit 3 members during the term of this agreement or negotiations for successor agreement, the City will match the higher contribution at the Union's request. The City's contribution for employees hired on or after July 1, 2011, will be seventy percent (70%) of the premium, as established by the Fresno City Employees Health and Welfare Trust Board.

~~Effective July 1, 2013, the City's contribution for all employees will be seventy percent (70%) of the premium, as established by the Fresno City Employees Health and Welfare Trust Board if all other employees in the City also are subject to payment of 70% of the premium.~~

The City will meet with FCEA and other City bargaining units upon reasonable request by either party to discuss an alternative health care

plan, to modify the Health and Welfare Trust agreement, and to ensure compliance with the Affordable Care Act.

The parties also agree to work collectively in conjunction with their Board representatives to research and recommend potential cost-saving measures for the Health & Welfare Trust, which may include a choice of health program options based on individual need or preference, including a reduced option equivalent to the City's premium contribution, a separate rate for single employees with no dependents, or other flex plan programs; mandatory generic mail order drug maintenance for employees who require prescription drug therapy for any period of ninety (90) days or more; or other measures that may be identified as this work progresses.

D. WORKERS' COMPENSATION

1. Notwithstanding the provisions of Chapter 3, Article 1, Section 3-118 of the FMC an employee who suffered or suffers an injury/illness in the course and scope of City employment shall receive the **statutory weekly amount of 66.67% of earnings, calculated based upon the average earnings during the fifty-two (52) weeks preceding injury** ~~seventy-six (76) percent of the employee's full wages or salary from the City, beginning on the fourth calendar day of such absence, unless hospitalized on the first day for at least twenty-four (24) hours, or unless the absence exceeds fourteen (14) calendar days, in which case the employee shall receive the pay provided in this Section from the first day.~~ Except for the provision of full pay and its starting date (as modified herein), the remaining provisions of Chapter 3, Article 1, Section 3-118 of the FMC shall apply. **Should the State mandated workers' compensation rate of payment be adjusted, the City and the Association agree to a limited reopener, upon either party's request, to meet and confer regarding adjustment of the rate herein stated.**

Compensation for an accepted claim of a work related injury or illness shall begin following the first three (3) days after the employee leaves work as a result of the injury or illness. However, this three (3) day waiting period shall be waived and compensation shall begin on the first day of a work related injury or illness only if:

- a. the employee is hospitalized as an inpatient for at least twenty-four (24) hours; or,
 - b. the employee is absent from work fourteen (14) days or more; or,
 - c. the employee is placed on light duty at any time during the first three (3) days.
2. Partial days of absence due to a work related injury or illness, including the day of injury or illness, shall be at full pay and shall not count toward

the three (3) day exclusion period; however, this time shall be recorded as injury absence.

3. At the employee's option, in the event the work related injury/illness pay is not provided during the first three (3) days of absence due to the work related injury or illness, the employee may, at the employee's option, take sick leave, vacation, holiday, or compensatory time off (CTO), for that period.
4. If the employee opts to use sick leave, vacation, holiday, or CTO for the first three (3) days and it is later determined that work related injury/illness pay under paragraph 1., above, beginning on the first day of a work related injury/illness is appropriate, the leave time shall be restored to the employee and the employee's pay or leave balance will be adjusted accordingly.

If the employee has been on leave without pay for the first three (3) days and it is later determined that pay is applicable from the first day, the employee shall be paid therefor.

5. If an employee is placed on sick leave, vacation, holiday, or CTO, pending determination as to whether the injury or illness is industrial, and the injury/illness is determined to be industrial, sick leave, vacation, holiday, or CTO, shall be restored within thirty (30) calendar days of such determination, and the employee placed on work related injury/illness leave as provided herein.
6. Retirement benefits shall not be reduced as a result of the level of compensation established herein. Changes in contribution by the City and employee shall be in accordance with applicable retirement code sections.
- ~~7. Taxes shall not be withheld on compensation at the seventy-six (76) percent rate which is paid due to an injury or illness sustained in the course and scope of employment with the City.~~

E. EDUCATION FOR CITY EMPLOYEES

The City's policy on education and training including the procedure for applying for reimbursement of expenses incurred in connection with all educational and training activities such as conferences, workshops and the tuition reimbursement program are contained in AO 1-11, Education for City Employees. Permanent employees in the classes of Secretary/Senior Secretary, who acquire a valid Certified Professional Secretary certificate, will be reimbursed in accordance with AO 1-11.

F. USE OF PERSONAL VEHICLES

1. Employees may be required, at the discretion of the City, to use their personal vehicles on City business. Employees required to use their own vehicles on City business, other than traveling to and from work, shall be reimbursed in accordance with AO 2-2, Transportation Allowance and Mileage Reimbursement Policy, and AO 8-8, City Owned/Leased Vehicles-Acquisition, Assignment and Usage Policy. An employee shall not be required to use their personal vehicle unless the employee has been so authorized in accordance with the requirements set forth in this section. When use of a personal vehicle is required as a term and condition of employment for all positions in a class, such requirement shall be included in the specification for the class and the job bulletin. If the requirement is applicable only to certain positions in a class, employees, or potential employees, shall be notified of the requirement prior to appointment, transfer, or assignment, as appropriate.
2. The parking rates for employees in the downtown area shall be fifteen dollars (\$15.00) per month for general parking and twenty dollars (\$20.00) per month for an Official Vehicle Permit.

G. CERTIFICATE PAY

1. Permanent employees in the class of Planner II, who possess and maintain a valid State of California registration/license as a Civil Engineer, Structural Engineer, Electrical Engineer, Traffic Engineer, or Architect, shall be paid an additional five percent (5%) of their base rate of pay.
2. Permanent employees in the classes of Accountant-Auditor I/II, who possess and maintain a valid State of California license as a Certified Public Accountant, shall be paid an additional five percent (5%) of their base rate of pay.
3. ~~Identification~~ **Crime Scene** Technician Certificate Pay:
 - a. Employees in the classes of ~~Identification~~ **Crime Scene** Technician I/II/III who possess a four (4) year college degree (Bachelor's Degree) shall be paid an additional three percent (3%) of their base rate of pay.
 - b. Employees in the classes of ~~Identification~~ **Crime Scene** Technician I/II/III who have at least five (5) years of full-time work in the City of Fresno Crime Scene Bureau and have successfully completed the basic POST Crime Scene Bureau Technician course shall be paid an additional four percent (4%) of their base rate of pay.

c. ~~Employees in the classes of Identification~~ **Crime Scene Technician I/II/III who have at least ten (10) years of full-time work in the City of Fresno Crime Scene bureau and who possess an International Association for Identification (IAI) Latent Print Certificate, and/or an IAI Crime Scene Certificate, and/or IAI Forensic Photography Certificate shall be paid an additional four percent (4%) of their base rate of pay. Certificate pay is not stackable, meaning an employee cannot receive more than one certification pay at a time (i.e., can only receive one additional 4%).**

4. Permanent employees assigned to the Department of Public Utilities in the class of Environmental Control Officer who possess a valid Environmental Compliance Inspector Certificate issued by the California Water Environment Association shall receive monthly certificate pay as follows:

Grade I	\$50/month
Grade II	\$75/month
Grade III	\$100/month
Grade IV	\$150/month

5. Permanent employees assigned to the Department of Public Utilities, in the class of Inorganic Chemist or Laboratory Technician I/II/Senior, who possess a valid Laboratory Analyst Certificate issued by the California Water Environment Association shall receive monthly certificate pay as follows:

Grade I	\$50/month
Grade II	\$75/month
Grade III	\$100/month
Grade IV	\$150/month

6. Permanent employees assigned to the Department of Public Utilities' Waste Water Division in the class of Water Systems Telemetry and Distributed Control Technician/Specialist/Senior who possess valid Certificates as indicated will receive monthly payment as follows:

- Plant Maintenance Certificate issued by the California Water Environment Association

Grade I	\$50/month
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- Electrical/Instrumentation Certificate issued by the California Water Environment Association

Grade II	\$75/month
Grade III	\$100/month
Grade IV	\$150/month

- If an employee in these classes possess one of the certifications noted above and additionally holds a Water Treatment Operator Certificate (Grades I-IV) and/or Water Distribution Operator Certificate (Grades I-V) issued by the State Department of Health Services, the employee will receive an additional \$100 per month.

7. Permanent employees assigned to the Department of Public Utilities' Water Division in the class of Water Systems Telemetry and Distributed Control Technician/Specialist/Senior who possess valid Certificates as indicated will receive monthly certificate pay as follows:

- Water Distribution Operator Certificate issued by the State Department of Health Services

DI	\$50/month
DII	\$100/month
DIII	\$150/month
DIV	\$200/month

- Water Treatment Operator Certificate issued by the State Department of Health Services

TI	\$100/month
TII	\$200/month
TIII	\$250/month
TIV	\$300/month
TV	\$300/month

- Employees who possess both a valid Water Distribution Operator Certificate and Water Treatment Operator Certificate will receive pay at the higher rate and \$100/month for dual certification, except where the lower rate is less than \$100/month.

8. Permanent employees assigned to the Department of Public Utilities in the class of Wastewater Reclamation Coordinator who possess valid Certificates as indicated will receive a monthly payment as follows:

- Biosolids Land Application Management Certificate issued by the California Water Environment Association - \$50/month.
- Wastewater Treatment Plant Operator Certificate issued by the Department of Water Resources (in addition to the certificate above if applicable)

Grade I	\$50/month
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Grade II	\$75/month
Grade III	\$100/month
Grade IV	\$150/month
Grade V	\$200/month

- If an employee in this class possesses one of the certifications above and additionally holds a valid Water Distribution Operator Certificate (DII or above) or Water Treatment Operator Certificate will receive an additional \$100/month.

9. If during the term of this agreement, the Director of the Personnel Services Department determines that it is in the interest of the City to consider certificate pay for a position or positions represented by the Union, the parties shall meet to determine whether or not such certificate pay shall be provided.

H. BILINGUAL CERTIFICATION PROGRAM

1. The bilingual certification program consists of a City administered examination process whereby members of this Unit may apply for bilingual examination, and if certified by the examiner, receive bilingual premium pay for interpreting and translating.
2. The Bilingual certification examination will be conducted in December of each year. During the examination noticing period, examination applications will be available at the Personnel Services Department and City department personnel units. Effective upon approval of this MOU, in order to remain eligible to receive bilingual premium pay, employees must take and pass the certification examination once every five (5) years.
 - a. In order to qualify for the examination, the application must be received by the Personnel Services Department during the month of November, but no later than the last regular business day of November.
 - b. Bilingual examination application deadlines are not appealable or grievable.
 - c. Department directors, or their designees, shall designate those positions or assignments for which bilingual skill is desired annually. This may result in the loss of bilingual designation and pay.
3. Bilingual certification examinations are conducted for Cambodian, Hmong, Laotian, Sign, Spanish, and Vietnamese languages.
4. The bilingual premium pay rate for certified permanent employees is seventy-five dollars (\$75) per month, regardless of how many languages for which an employee is certified.

- a. Certified employees may interpret/translate for departments/divisions they are not assigned to, provided the requesting department/division has a demonstrated customer service related need, and has obtained approval from the certified employee's supervisor.
- b. Certified employees shall not refuse to interpret/translate while on paid status. Refusal may result in appropriate disciplinary action.
- c. Except in the event of an emergency, bilingual employees who are not certified shall not be required to interpret/translate.

I. TEMPORARY ASSIGNMENT TO PERFORM DUTIES OF ABSENT EMPLOYEES

1. In accordance with Chapter 3, Article 2, Section 3-260(c) of the FMC, an employee will neither be ordered, nor will be considered to be performing the duties of an absent employee unless prior written approval has been obtained, a signed copy of which will be given to the employee when ordered to perform the duties. In addition, when a position has been filled provisionally in accordance with the FMC, employees may be given a temporary assignment to perform the duties of the position upon the temporary absence of the provisional employee. All other provisions of the FMC, Chapter 3, Article 2, Section 3-260 and this Section shall apply.
2. After any permanent employee has completed eighty (80) hours of service in a higher class pursuant to one (1) or more such assignments, which may be accumulated in half shift increments (e.g., 4 hours for 5/8 employees; 5 hours for 4/10 employees), the employee shall thereafter be paid at the rate of pay of the higher class while so assigned for full days or shifts.
3. Employees assigned in accordance with Section 1., above are entitled to receive compensation attached to the higher position at the step closest to, but not less than three and one half percent (3.5%) above the employee's current step placement.

J. TEMPORARY ASSIGNMENT PAY

1. Permanent employees in the class of Engineering Inspector II, whose assigned duties, related solely to a specific project, are of more than normal complexity or scope, may be paid at the comparable Associate Consultant I step level.

2. Permanent employees in the classes of Community Services Officer II (CSO) and Property and Evidence Technician (PET) assigned training functions and responsibilities shall be paid an additional five (5) percent of the employee's base rate of pay for the actual time spent training. Actual hours worked as a trainer in excess of eight (8) hours in a day, or forty (40) hours in a workweek, shall be paid at one and one-half (1 ½) times the CSO/PET training assignment rate of pay. CSOs and PETs may not elect to accrue CTO in lieu of cash payment for actual hours worked as a trainer in excess of eight (8) hours in a day, or forty (40) hours in a workweek. Receipt of this pay for functioning as a trainer is a temporary assignment, not a promotion. Training assignments, as well as the extension or expiration of such an assignment, are determined solely by the department.
3. Sr. CSOs may be assigned to train Police Cadets for the purpose of performing limited CSO functions and duties when the Department determines such assignment is necessary to meet the needs of the organization. Police Cadet training assignments for CSO IIs shall be on a voluntary basis.

K. UNIFORM ALLOWANCE

1. Except for employees listed in the subsections below, employees not covered by the City's uniform program who are required to purchase, maintain, and wear a duty uniform shall receive a maintenance and replacement fee of thirty dollars (\$30) per month to be prorated on a pay-period-by-pay-period basis.
2. Employees Newly Hired in the Class Series of:
 - a. Community Services Officer I/II/Senior and Fire Prevention Inspector I/II/Senior who are required to purchase, maintain, and/or wear a uniform shall receive three hundred ninety-six (\$396) in their first paycheck for the purpose of assisting in the purchase and maintenance of uniforms. Upon completion of the initial six (6) months of the probationary period, employees in these classes shall receive sixty-six dollars (\$66) per month for uniform maintenance and replacement to be prorated on a pay-period-by-pay period basis. In the event the newly hired employee works for fewer than six (6) months, the employee shall reimburse the City for one-sixth (1/6) of the three hundred ninety-six dollars (\$396) for each full calendar month to be prorated on a pay-period-by-pay-period basis as set forth in sub-section 3. below.
 - b. Administrative Clerks assigned to the Records Division, Police Data Transcriptionist Rangemaster/Armorers and Identification Technicians assigned to the Police Crime Scene Bureau who are

required to purchase, maintain, and/or wear a uniform shall receive two hundred fifty dollars (\$250) in their first paycheck for the purpose of assisting in the purchase and maintenance of uniforms. Upon completion of the initial six (6) months of the probationary period, employees in this class shall receive forty-one dollars and sixty-six cents (\$41.66) per month for uniform maintenance and replacement to be prorated on a pay-period-by-pay-period basis as set forth in sub-section 3. below. In the event the newly hired employee works fewer than six (6) months, the employee shall reimburse the City one sixth (1/6) of the two hundred fifty dollars (\$250) for each full calendar month, to be prorated on a pay-period-by-pay period basis.

3. Permanent Employees in the Class Series of:
 - a. Administrative Clerks who are assigned to the Records Division, Police Data Transcriptionist, Rangemaster/Armorers, and Identification Technicians assigned to the Police Crime Scene Bureau who have completed their required probationary period shall continue to receive five hundred dollars (\$500) per year, to be prorated on a pay-period-by-pay-period basis at the rate of forty-one dollars and sixty-six cents (\$41.66) per month, as noted in subsection 2.b. above for the purpose of assisting in the purchase and maintenance of uniforms.
 - b. Community Services Officer I/II/Senior and Fire Prevention Inspector I/II/Senior who have completed the required probationary period and who are required to maintain and wear an uniform for four (4) months or more within any fiscal year shall receive sixty-six dollars (\$66.00) per month , to be prorated on a pay-period-by-pay period basis.
 - c. Employees in the classes stated in 3.b., above, who are required to maintain and wear a uniform fewer than four (4) months within any fiscal year shall receive twenty-two dollars (\$22) per month, to be prorated on a pay-period-by-pay-period basis.
4. Employees who receive a uniform allowance as set forth in any of the above provisions, and thereafter change classes, shall receive a prorated sum to compensate for any difference.
5. The City agrees to consult with the Association prior to the implementation of any change to the uniform policy and the City agrees to meet and confer with the Association before creating a uniform requirement for a new class or for employees in a class which currently is not required to wear a uniform.

L. NIGHT-SHIFT DIFFERENTIAL

Each employee in this unit who is assigned to work a "night shift" shall receive premium pay in addition to that set forth for their class in Subsection B of this Article. If half or more of an employee's shift is between the hours of 5:00 p.m. and midnight, the night shift premium will be \$1.00 per hour for all hours worked that shift. If half or more of an employee's shift is between the hours of midnight and 8:00 a.m., the night shift premium will be \$1.50 per hour for all hours worked that shift. The Night-Shift Differential will be paid only to an employee who is assigned to the night shift and actually works said shift. An additional shift differential for Emergency Service Dispatchers assigned to the Police Department is set forth in Article X, Section N. of this MOU.

M. COURT TIME

All Employees except those employees assigned to the Police Department, who, in their capacity as an employee of the City, are required by a superior officer, City Attorney, prosecuting attorney, whether or not by subpoena, or by direction of a court if by subpoena, to attend and does attend, during off-duty hours, any deposition or court proceeding as a witness, shall be allowed a minimum of two (2) hours overtime credit regardless of the time actually in attendance.

Jury Duty - Notwithstanding FMC Sections 3-109 and 3-110, employees who are required to serve on a jury shall not be required to pay over to the City any fees received for mileage allowance.

N. OVERTIME (OT), COMPENSATORY TIME OFF (CTO), ON CALL/CALL BACK/STANDBY

1. OT - Employees shall be paid for OT in accordance with Chapter 3, Article 1, Section 3-117 of the FMC, except as may be modified by this MOU. Employees on vacation may be permitted to work by notifying the department of their desire to work, and shall be compensated at the applicable overtime rate in addition to the employee's vacation pay.

2. CTO - Employees may elect to accrue CTO in lieu of cash payment for OT hours worked. CTO is accumulated at the applicable straight time, time and one-half, or double time rate for the time worked. CTO is to be used for time off, and is subject to approval in the same manner as vacation. Employees may accrue a CTO balance not to exceed eighty (80) hours. Employees who have reached the maximum balance shall be given cash payment for additional OT hours worked until such balance has been reduced below the maximum allowable amount, (i.e., 80 hours). City may compensate by cash payment all CTO balances on the last pay period in each fiscal year at the base/straight time rate of pay, or in any given pay period at the employee's request.

3. On Call/Call Back/Standby - It is expressly understood that department directors or designees shall determine and designate divisions/units/sections within their respective departments that may implement on call/call back/standby provisions. Additionally, department directors or designees may determine and designate specific job classes assigned to divisions/units/sections within their respective departments to be solely eligible to receive on call/call back/standby premium pay. Management retains the exclusive right to determine, designate, and assign on call/call back/standby duty, withdraw such assignments, and develop and implement internal policies and procedures concerning the administration thereof.
- a. On Call duty is defined as any time outside of an employee's normal/regular scheduled work hours, and where the employee is not prescheduled for standby; where the employee is contacted to respond to a problem (normally by phone); and which does not require the employee to return to the work site.
- (1) Compensation - The employee shall receive premium pay of 12 minutes at the employee's base rate of pay for each contact from management or designee and additional pay in 6 minute increments for each contact lasting more than 12 minutes.
- b. Call Back duty is defined as any time outside of an employee's normal/regular scheduled work hours whether or not prescheduled for standby. Call back includes all time spent by the employee from the time of reporting to the work site through completion of the task/problem.
- (1) Eligibility - An employee shall be eligible for call back premium pay when all of the following conditions are met:
1) The employee is ordered to return to work and does in fact return to work; 2) The order to return to work is given following termination of the employee's normal/regular work shift, and the employee has departed from the work site; and 3) The return to work occurs not less than two (2) hours prior to the established start time of the employee's next shift. At the employee's option the employee may be allowed to begin the normal/regular shift upon completion of the call back assignment.
- (2) Compensation - Premium pay for call back assignments during each twenty-four (24) hour period (i.e., 12:01 a.m. to 12:00 a.m.) and during each twelve (12) hour period for Identification Technicians assigned to the Police Crime Scene Bureau, shall be a minimum of two (2) hours at time

and one-half an employee's base rate of pay. An employee assigned to two (2) regularly scheduled consecutive days off if called back to work on the employee's second day off, or an employee assigned to three (3) regularly scheduled days off on the employee's third day off, shall receive premium pay at a minimum of two (2) hours at two times the employee's base rate of pay. There will be only one (1), two (2) hour minimum paid in each 24-hour period, and twelve (12) hour period for Identification Technicians.

c. Standby duty is defined as all time outside of an employee's normal/regular scheduled work shift where management requires an employee to be available to respond to work related problems. An employee assigned standby duty will be required to carry a City pager, and/or City cell phone (if available), and shall not consume alcohol or consume any substance which may impair the employee's ability to perform all required duties. Employees on standby duty are required to respond, and shall report to the work site within one (1) hour of being paged/contacted.

(1) Compensation - Premium pay for standby duty during workweek nights (all time outside of an employee's normal/regular scheduled work shift), from the end of the shift of the first day to the beginning of the shift on the following day, shall be sixteen dollars (\$16.00) for each workweek night (four total). Premium pay for standby duty during an employee's normal/regular scheduled days off, from the end of the last shift of the week to the beginning of the first shift of the following week shall be seventy-two dollars (\$72.00).

(2) Time spent on standby duty shall not be considered hours worked.

4. Compensation pursuant to paragraph 3., above shall take precedence over holiday pay per the Fresno Municipal Code.

O. SICK LEAVE AND ATTENDANCE

1. Sick Leave and Family Sick Leave

a. Employees shall accrue sick leave at the rate of eight (8) hours for each completed calendar month of employment with unlimited accumulation. Sick leave shall accumulate during the probationary period but may not be used until the employee has completed six (6) months of employment, unless the absence is the result of a job related injury.

- b. Employees shall be allowed to use up to forty-eight (48) hours of accumulated sick leave and up to twenty (20) hours of supplemental sick leave in accordance with the terms noted below in Section P., per fiscal year for Family Sick Leave. Family Sick Leave shall be used only for those purposes defined in the California Labor Code **Section 233. Labor Code Section 233 allows an employee to take up to 48 hours of sick leave for the same purpose and for those covered under AB 1522, the Healthy Workplace, Healthy Family Act of 2014.** ~~Family Sick Leave may be used to care for members of the employee's immediate family (as defined by the FMC and the California Labor Code 164, Section 233.) Family Sick Leave may be used to care for or arrange for the care of family members who are ill and cannot care for themselves, or to take family members to routine medical, dental, or vision appointments. Family Sick Leave differs from Family Care Leave (FMLA/CFRA) in that Family Care Leave is intended for long-term serious medical care of the employee or family member; however, it is understood that time for these leaves may run concurrently. Use of Family Sick Leave shall be authorized and recorded by a department head or designee.~~
- c. Members of this Unit shall not be subject to the provisions of AOs 2-19, 2-19.1 and 2-20. Instead, FCEA Leave of Absence Policy, Addendum I, incorporated into this MOU by reference, shall apply.
- d. **The first three days of sick leave used by an employee on or after July 1st of each fiscal year will be considered Leave taken under AB1522, Healthy Workplace Healthy Family Act of 2014 and will not be subject to corrective and/or disciplinary action.**

The first three days of sick leave on or after July 1st of each year can be used for:

- (1) **Diagnosis, care, or treatment of an existing health condition of, or preventive care for, an employee;**
- (2) **Diagnosis, care, or treatment of an existing health condition of, or preventive care for an employee's parent (a biological, adoptive, or foster parent, stepparent, or legal guardian of an employee or the employee's spouse or registered domestic partner, or a person who stood in loco parentis when the employee was a minor child), child (a child, which for purposes of this article means a biological, adopted, or foster child, stepchild, legal ward, or a child to whom the employee stands in loco parentis - this definition of a child is**

applicable regardless of age or dependency status), spouse, registered domestic partner, sibling, grandparent, or grandchild; or,

- (3) For an employee who is a victim of domestic violence, sexual assault, or stalking, the purposes described in Labor Code Section 230(c) and Labor Code Section 230.1(a).

After the employee has taken the first three days of sick leave on or after July 1st of each year the provisions regarding AB1522, Healthy Workplace Healthy Family Act of 2014 will not be applicable.

Employees who terminate City employment and return within one year of such termination will be entitled to reinstatement of their sick leave balances at the time of termination from City employment, up to a total of 48 hours.

Any leave taken under these provisions which would also apply to other sick leave provisions (e.g. Family Care Leave and/or family and medical leave) would also count toward those provisions.

2. Attendance

- a. Members of this Unit shall not be subject to the provisions of AOs 2-19, 2-19.1 and 2-20. Instead, FCEA Attendance Policy, Addendum II, incorporated into this MOU by reference, shall apply.

P. SUPPLEMENTAL SICK LEAVE ACCRUAL BANK

On July 1st and each July thereafter of each fiscal year during the term of this MOU, employees in this Unit shall accrue an additional forty (40) hours Supplemental Sick Leave **with an accrual limit of forty (40) hours per year and up to a total lifetime maximum of eighty (80) hours. Employees who have earned eighty (80) hours of supplemental sick leave shall retain those hours but shall not accrue any additional supplemental sick leave time.** However, if an employee is absent from work on a leave without pay status on July 1st, the additional forty (40) hours shall be prorated and received upon the employee's return to work. This supplemental sick leave accrual may only be utilized if the employee has completed six (6) months of employment and has exhausted all other sick leave accruals upon notification to the Finance Department by the employee. Employees who have used up to twenty hours of supplemental sick leave as family sick leave in accordance with the conditions above, i.e. the employee has completed six (6) months of employment and has exhausted all other sick leave accruals. However, employees who have not exhausted all sick leave accruals and who have used less than an average of eighty (80) hours of sick leave over the defined period of time, as identified

herein, shall be allowed to use up to twenty (20) hours of supplemental sick leave per fiscal year for Family Sick Leave once the employee has exhausted forty-eight (48) hours of sick leave in accordance with the provisions noted above in Section O. The defined period of time shall be the previous three (3) fiscal years except that the year with the highest amount of leave shall not be counted. Otherwise, upon separation from City service the accrued hours will be:

1. Placed in a Health Reimbursement Arrangement (HRA) in accordance with Article VIII, Section X; or,
2. Cashed out at retirement or upon separation from the City if not eligible for participation in the HRA.

Accruals shall be prorated for employees hired after July 1st but shall not be reduced if the employee is on leave due to a job related injury. In the event the employee transfers to another unit, the accrued hours shall remain in the Supplemental Sick Leave Accrual Bank until retirement or separation from City service, at which time the employee may elect one of the options above.

Q. VACATION CASH-OUT

If on October 31st of each year, an employee has a balance of two hundred-forty (240) or more hours of sick leave, the employee may in November of that year, request a cash payment from eight (8) to forty (40) hours of any vacation accrual the employee has acquired prior to the December payroll period.

R. BEREAVEMENT LEAVE

Upon the death of a member of an employee's immediate family, the employee shall be allowed to utilize special leave as is actually necessary to take care of funeral arrangements, or attend the funeral, but not to exceed forty (40) hours.

S. VACATION LEAVE

Employees accrue vacation leave hours for each completed calendar month of employment as reflected in the table below. Employees with less than twenty (20) years of continuous employment are allowed to accrue three hundred twenty (320) hours of vacation leave, and employees with twenty (20) years or more of continuous employment are allowed to accrue four hundred (400) hours of vacation leave.

Years of Continuous Employment	Accrual Rate (Hrs./mo.)
Less than 5	8
but More than 5 less than 10	8.667
but More than 10 less than 20	10
More than 20	13.334

T. HOLIDAY LEAVE

1. Except as may be modified in this Section, Holidays shall be governed by Chapter 3, Article 1, Section 3-116 of the FMC:

- January 1
- The third Monday in January.
- The third Monday in February.
- The last Monday in May.
- July 4.
- The first Monday in September.
- November 11.
- Thanksgiving Day in November.
- The Friday after Thanksgiving Day in November.
- December 25.
- Employee's Birthday (8 hrs. credited holiday balance on the first pay period following the employee's birthday)
- ~~Two~~ **One (1) Personal Business Day** ~~Days~~ (8 hrs. credited to holiday balance on July 1 ~~and 8 hrs. credited on Jan. 1~~)
- Any day or part of a day declared by the Council, by ordinance or resolution, to be a holiday.

2. If January 1st, July 4th, November 11th, or December 25th falls upon a Sunday, the Monday following will be observed as the holiday, in lieu of Sunday.

3. **Effective October 3, 2016, employees will have all current holiday accruals put in a special holiday leave bank.** Employees may request payment and be compensated for up to forty-eight (48) hours or twenty-five percent (25%) of their **special** holiday leave balance, whichever is greater, each fiscal year **between July 1 and December 31**. All remaining

balances in the special holiday leave bank shall be paid to employee upon separation from City service.

Any holiday leave accruals earned after October 3, 2016, will be placed into the employee's regular holiday leave bank and may be cashed out at any time. Holiday leave will be accrued until it reaches forty (40) hours, except for employees eligible for AWS (Absent with substitute) time, who may accrue up to ninety six (96) hours; Upon reaching the applicable holiday leave bank cap, all additional holiday leave earned will be cashed out unless and until the holiday leave bank balance falls below the cap. Any holiday leave balance for any employee leaving City service will be cashed out. ~~The rate of pay for cash out of holiday leave for any employee leaving City service will be at the pay rates in place as of the FY 11 Salary Resolution.~~

4. Employees whose regular work schedule falls on the holiday and who are assigned to work on the holiday will be paid for all hours worked. In addition, these employees who work the holiday as assigned may, at the employee's option, elect to receive up to eight (8) hours of holiday accrual, cash payment at straight time, or time added to the employee's compensatory time bank in lieu of holiday pay that employees normally receive when their regular schedule falls on the holiday but are not assigned to work.
5. When a holiday falls on a regularly scheduled day off, an employee in this Unit shall be credited with eight (8) hours of holiday time.
6. In addition to the holiday credit in Subsection 5. above, employees who are called in or scheduled to work a holiday which is their regularly scheduled day off, the employee will be entitled to one and one half (1 ½) times their regular rate of pay for all hours worked.
7. Employees scheduled to work on their birthday, who wish to take the day off shall submit a Request for Leave of Absence form for preauthorization and approval.
8. In addition to any other holiday leave which may be accrued, employees in this Unit in the classes of Emergency Services Dispatcher I, II, and III and Police Identification Bureau Technician I, II, and III, shall receive 1.33 hours per month of Holiday leave.
9. In order to be eligible for holiday compensation, employees must be on paid work status at the end of their shift the day before said holiday.

U. REST PERIODS

1. Employees shall be allowed a rest period not to exceed fifteen (15) minutes during each four (4) consecutive hours of work, without loss of compensation. Rest periods shall be scheduled by supervisors and consistent with the work load and in accordance with the requirements of the department. There shall be no disruption in the provision of service to the public to allow an employee to take a rest period. Any employee required to work four (4) or more hours overtime immediately before or after their shift shall be allowed not more than fifteen (15) minutes as a rest period during such overtime work period, and during any subsequent four (4) hour overtime work period.
2. Employees shall be entitled to a daily meal period of no less than thirty (30) uninterrupted minutes. In the event the employee is directed to work, thereby interrupting the meal period, the employee shall be allowed to take a full meal period prior to the end of the shift, or to be compensated at one and one-half times (1 ½) the base rate of pay for the missed meal period.

V. FAIR LABOR STANDARDS ACT

When, or if, the Department of Labor promulgates rules and regulations dealing with the enforcement of the FAIR LABOR STANDARDS ACT, the Association and the City agree to meet and confer on any changes in wages, hours or terms and conditions of employment required thereby.

W. HEALTH REIMBURSEMENT ARRANGEMENT

The City currently maintains a Health Reimbursement Arrangement (HRA) that qualifies as a "health reimbursement arrangement" as described in Internal Revenue Service (IRS) Notice 2002-45 and other guidance published by the IRS regarding HRA's. The City agrees to maintain the HRA such that it will continue to qualify as a "health reimbursement arrangement" for the term of the MOU.

At service retirement, or at a disability retirement if the employee is otherwise eligible for service retirement, employees who have used eighty (80) hours or less of sick leave and/or vacation leave used for sick time (excluding only hours used for Workers' Compensation benefits and/or protected leave such as Family & Medical Leave, Family Sick Leave, and/or Bereavement Leave) in the 24 months preceding their date of retirement, will be credited with an account for the employee under the HRA to be used solely to pay premiums for medical insurance (including COBRA premiums). The "value" of the account shall be determined as follows:

The number of all accumulated sick leave hours, other than supplemental sick leave, in excess of 240 hours at the time of retirement multiplied by

forty percent (40%) of the employee's hourly base rate of pay as of the FY 11 Salary Resolution.

The number of all supplemental sick leave hours at the time of retirement multiplied by the employee's hourly base rate of pay as of the FY 11 Salary Resolution.

The hourly base rate of pay shall be the equivalent of the monthly salary as of the FY 11 Salary Resolution for an employee as reflected in the salary tables, multiplied by twelve (12) months then divided by 2,080 hours.

The HRA accounts shall be book accounts only – no actual trust account shall be established for any employee. Each HRA book account shall be credited on a monthly basis with a rate of earnings equal to the yield on the City's Investment Portfolio (provided that such yield is positive).

The HRA accounts shall be used solely to pay premiums for medical insurance (including COBRA premiums) covering the participant, the participant's spouse (or surviving spouse in the event of the death of the participant), and the participant's dependents. Once a participant's account under the HRA has been reduced to \$0, no further benefits shall be payable by the HRA. If the participant, the participant's spouse, and the participant's dependents die before the participant's account under the HRA has been reduced to \$0, no death benefit shall be payable to any person by the HRA.

While this provision is in effect, eligible employees shall not be allowed to cash out any accumulated or accrued supplemental sick leave at retirement.

X. STATE DISABILITY INSURANCE (SDI)

1. Employees who are in bargaining Unit 3, Non-Supervisory White Collar represented by the Fresno City Employees Association (FCEA), shall be enrolled in the State Disability Insurance (SDI) coverage plan. Enrollment shall occur as soon as is practicable through the filing of the City of Fresno's (City) Application for Elective Coverage with the State Employment Development Department (EDD). Within a minimum of six (6) months following submission and approval by the EDD director of the City's Application for Elective Coverage an employee shall be eligible to file a valid claim.

Employees eligible for SDI benefits are those who are defined by Section 2601, et seq. of California Unemployment Insurance Code.
[\(Click here to access the SDI website\)](#)

Eligible employees covered under the SDI program shall receive benefits pursuant to California Unemployment Insurance Code Section 2655.

2. Employees shall file claims in the same manner as required under the SDI Plan.
3. The City shall maintain SDI through employee payroll deductions to be funded by employee contributions.
4. Employees who are absent from duty and are receiving SDI benefits who are eligible to use sick leave, vacation leave, holiday leave, or compensatory time off, shall be eligible to integrate the payment of SDI benefits with such City-paid leave benefits.
 - a. Integrating leave balances is defined as the SDI benefit and the ~~monetary value~~ **use of thirteen (13) hours per week** of the employee's **available** leave balances added together to provide a regular bi-weekly income.
 - b. Integrating leave balances with SDI benefits will continue only if leave balances are available and the employee remains eligible to receive SDI benefits. **Once integration begins, it will continue as long as leave balances are available and SDI benefits continue.**
 - c. The intent of the provision providing for integration of benefits is to provide a combined biweekly adjusted net income not to exceed, 100% of regular bi-weekly income as long as such eligible disability qualifies and available leave balances exist. ~~Other~~ **The** employee's authorized deductions shall continue to be deducted from pay. Pay, including SDI benefits and bi-weekly pay, shall not exceed 100% of regular pay. If SDI benefits equal or exceed 100% of the regular pay, no City payment shall be made.
5. Eligible employees may use the following accrued City leave balances in conjunction with SDI benefits and in accordance with #6 below:
 - Sick Leave
 - Supplemental Sick Leave
 - Vacation Leave
 - Holiday Leave
 - Compensatory Time Off (CTO)
 - Donated time, when all other leave balances have been exhausted.
6. An employee eligible for SDI benefits **who elects to integrate leave** shall ~~be limited to the use of Sick Leave at thirteen (13) hours per week of their available leave balances to be posted at the beginning of each work week.~~ Once an employee's Sick Leave bank is depleted, the employee **will** ~~has the option of requesting use of available~~ Supplemental Sick

~~Leave at thirteen (13) hours per week, Vacation Leave, Holiday, or CTO, or donated time at thirteen (13) hours per week. Request of and approval of Vacation Leave, Holiday, or CTO will be per City policy. While integrating SDI benefits, employees will be in paid status for the purpose of leave accruals, holiday benefits, step increases, and health insurance coverage. When approving such leave, supervisors and managers should be aware that leave could result in payment of more than an employee's regular salary when combined with SDI. If the employee chooses not to utilize Leave time other than Sick Leave or has none, then the employee will be in a Leave Without Pay (LWOP) status.~~

An employee **who is integrating leave and** has exhausted all other leave balances may apply for donated time in accordance with City policies. Use of donated time shall be ~~at limited to~~ thirteen (13) hours per week. Time for Permanent Part-Time and ~~Permanent Intermittent~~ employees should **shall** be prorated in accordance with the employee's particular schedule.

If the employee chooses not to integrate benefits or exhausts their available leave balances, the employee will be in a Leave Without Pay (LWOP) status.

7. Initiating the integration of the above accrued leave balances with SDI benefits shall be subject to the following conditions:
 - a. The employee contacts their department's payroll clerk to establish a date to begin use of leave. In the event that an employee is unable to notify the department, contact from the employee's spouse, parent, or other close family member will be sufficient.
 - b. Upon contacting their department, the employee shall immediately file a claim for SDI benefits with EDD.
 - c. If the employee chooses not to contact their department as outlined in subsection (7.a.) above, ~~use of~~ **available** leave balances will **be used at forty (40) hours per week and integration of benefits will** not occur until the City receives notification of eligibility from EDD.
 - d. If the City does not receive the appropriate notification from EDD prior to the end of the employee's disability status, the City shall modify the use of any leave balances to reflect appropriate use of leave in accordance with the MOU and City policies/procedures.
 - (1) When the employee's eligibility has been established, the City shall make leave payments to the employee in the usual manner in accordance with the MOU and City policies/procedures.

- (2) **If an employee exhausts all available leave balances but continues receiving SDI benefits, the City's compensation shall cease.**
- (2 3) Any period of absence during which an employee is receiving SDI benefits but is not receiving leave payments shall be deemed a leave of absence without pay.
- (3 4) Service credits toward seniority, step increase eligibility, and probation periods shall be in accordance with the MOU and City policies/procedures.
- ~~(4) If an employee exhausts all available leave balances but continues receiving SDI benefits, the City's compensation shall cease.~~
- (5) The City shall continue contributions toward the employee's health and welfare benefits and retirement contributions in accordance with established laws and practices during the pay periods that include leave payments by the City. The employee shall be responsible for payment of premiums required to maintain health and welfare benefits when City contributions cease in accordance with established laws, policies and practices.
- (6) In the event the City determines that legislative, administrative or judicial determinations cause changes which in any way restricts, reduces or prohibits any provision of this Agreement, the parties shall immediately meet to discuss necessary amendments and/or modifications.

Y. RETIREMENT

- 1. **All employees in Unit 3 hired on or after October 3, 2016, shall make an additional contribution equal to one and one half percent (1.5%) of their pensionable compensation to the City of Fresno Employees System, reducing the City contribution by a corresponding amount. In accordance with Internal Revenue Code Section 414(h)(2) and related guidance, the City shall pick-up and pay the contribution by salary reduction in accordance with this provision to the City of Fresno Employees Retirement System. The employee shall have no option to receive the one and one half percent (1.5%) contribution in cash. The one and one half percent (1.5%) contribution paid by the employee will not be credited to an employee's accumulated contribution account nor will it be deposited into a member's Deferred Retirement Option Program ("DROP") account.**

2. **The City and the Association agree to meet and confer on pension benefits for new employees. To the extent possible, meetings shall include representatives of all employee organizations representing non-safety City employees; however, the absence of other employee organizations' participation in the meetings shall not be cause for failure to proceed with the meet and confer process between the City and the Union.**

The **In addition, the** parties agree that during the term of this Agreement they will continue to meet and confer with respect to ~~these~~ **any other enhanced** retirement benefits currently being explored by the **City Retirement Board**, as well as with respect to those issues related thereto. It is understood that this **meet and confer regarding other benefits** does not commit the parties to a particular outcome; only to continue to meet and confer on this subject during the term of this Agreement.

X. CLASSIFICATION AND COMPENSATION STUDY

The City agrees to conduct a classification and compensation study with an expectation that the study will be completed before June 30, 2017. The City and FCEA will identify benchmark classifications and comparable agencies for study purposes within 45 days following Council approval of this MOU to commence the study.

ARTICLE IX

BENEFITS FOR PERMANENT INTERMITTENT AND PERMANENT PART-TIME EMPLOYEES

~~Permanent Intermittent and~~ Permanent Part-Time employees, employed in classes in this Unit, shall accumulate benefits during their employment with the City as follows:

A. VACATION

- ~~1. Permanent Intermittent employees shall accumulate eight (8) hours vacation leave for each 173.33 hours of non-overtime work paid.~~
2. Permanent Part-Time employees shall accumulate vacation leave at a rate proportionate to a full-time employee in the class.

B. SICK LEAVE

- ~~1. Permanent Intermittent employees shall accumulate eight (8) hours sick leave for each 173.33 non-overtime hours, paid.~~
1. Permanent Part-Time employees shall accumulate sick leave at a rate proportionate to a full-time employee in the class.
2. Refer to Article VIII, Section O. for further applicable provisions.

C. FAMILY SICK LEAVE

In accordance with the California Labor Code, ~~Permanent Intermittent and~~ Permanent Part-Time employees shall be allowed up to one half of the amount of sick leave accumulated per fiscal year for Family Sick Leave. Family Sick Leave shall be used only for those purposes defined in the California Labor Code and in accordance with applicable provisions of the MOU.

D. SUPPLEMENTAL SICK LEAVE ACCRUAL BANK

1. On July 1st, and each July thereafter of each fiscal year during the term of the MOU, ~~Permanent Intermittent and~~ Permanent Part-Time employees in this Unit shall accrue an additional forty (40) hours of Supplemental Sick Leave **with an accrual limit of eighty (80) hours. Employees who have earned eighty (80) hours or more prior to October 3, 2016, shall retain those hours but shall not accrue any additional time.** However, if a Permanent Intermittent employee is absent from work on a leave without pay status on July 1st, the accrual shall be prorated upon the employee's return to work.

2. This Supplemental Sick Leave accrual may only be utilized if the employee has completed six (6) months of employment and has exhausted all other sick leave accruals. Employees may use Supplemental Sick Leave for members of the employee's immediate family in accordance with the terms of this Section and in accordance with provisions noted above in Article VIII, Section O.
3. Accruals shall be prorated for employees hired after July 1st but shall not be reduced if the employee is on leave due to a job related injury. In the event the employee transfers to another unit, the accrued hours shall remain in the Supplemental Sick Leave Accrual Bank until separation from City service.
4. Upon separation from City service any Supplemental Sick Leave balance will be:
 - a. Placed in a Health Reimbursement Arrangement (HRA) in accordance with Article XIII, Section X; or
 - b. Cashed out at retirement or upon separation from the City if not eligible for participation in the HRA.

E. OVERTIME

~~Permanent Intermittent and~~ Permanent Part-Time employees shall receive overtime at the applicable hourly rate for work performed in excess of eight (8) hours in a day and/or forty (40) hours in a week, and work performed on a holiday.

F. PROBATIONARY PERIOD

The probationary period for ~~Permanent Intermittent and~~ Permanent Part-Time employees shall be 2,080 hours of non-overtime work performed, according to the class to which the employee is appointed.

G. HEALTH AND WELFARE

~~Permanent Intermittent and~~ Permanent Part-Time employees shall receive Health and Welfare benefits as provided below:

1. ~~Permanent Intermittent Employees - the City shall contribute towards the premium required by the Fresno City Employees Health and Welfare Trust, an amount of money on behalf of the employee in proportion to the percentage of full-time established for the position in the Position Authorization Resolution.~~
2. ~~The City shall make contributions only on the condition that the employee~~

~~agrees to contribute to the Health and Welfare Trust the difference between the City contribution to the Trust and the premium amount required by the Trust for the level of benefits provided. If the employee does not agree to make such contribution, then the City shall make no contribution for Health and Welfare. Election to pay such difference shall be made within thirty (30) days of appointment.~~

~~If a Permanent Intermittent or Permanent Part-Time employee leaves City employment for any reason, the City's obligation to make any payments for Health and Welfare benefits will cease on the date of the employee's termination.~~

3 1. ~~Permanent Part-Time Employees~~ – the City shall contribute, towards the **health and welfare** premium required by the Fresno City Employees Health and Welfare Trust, an amount of money on behalf of the employee in proportion to the number of hours scheduled for that position, as reflected in the Position Authorization Resolution. The City shall make such contribution only on the condition that the employee agrees to contribute **towards the health and welfare premium** to the Fresno City Employees Health and Welfare Trust the difference between such City contribution and the amount required by the Trust for the level of benefits provided. If the employee does not so agree, then the City shall make no contribution for Health and Welfare **benefits** for such employee. Election to pay such difference shall be made within thirty (30) days of appointment.

2. **If a Permanent Part-Time employee leaves City employment for any reason, the City's obligation to make any payments for Health and Welfare benefits will cease on the date of the employee's termination.**

4 3. An employee who declines to participate in the health plan at employment may elect to participate each year thereafter during the annual open enrollment period or within thirty (30) days from the day of a qualified change in status. Participation at any time shall be by deduction from the employee's paycheck.

H. SOCIAL SECURITY BENEFITS

~~Permanent Intermittent employees shall be provided with Social Security benefits, and shall not be members of the Fresno City Employees General Service Retirement System. Until the **Fresno City Employees** Retirement Board acts upon the joint recommendation regarding retirement benefits applicable to Permanent Part-Time employees, and any ordinances or resolutions are adopted implementing that action, Permanent Part-Time employees shall not be in the City retirement system and shall be provided with Social Security benefits, except where an employee's status as a Permanent Full-Time employee changes to a **Permanent Intermittent** or Permanent Part-Time status. When such change~~

occurs, the employee shall remain in the City retirement system.

I. WORKERS' COMPENSATION

Workers' Compensation Benefits for ~~Permanent Intermittent~~ and Permanent Part-Time employees shall be those amounts established by the State of California Workers' Compensation regulations.

J. JURY DUTY

~~Permanent Intermittent~~ and Permanent Part-Time employees shall be paid for jury duty attendance and court attendance in accordance with Chapter 3, Article 1, Sections 3-109 and 3-110 of the FMC, with the exception that employees shall not be required to pay over to the City any fees received for mileage allowance.

K. HOLIDAYS

~~1. Permanent Intermittent employees shall accumulate holiday leave balance at the rate of eight and two thirds (8 2/3) hours for each 173.33 hours of non-overtime work.~~

2. Permanent Part-Time employees shall receive paid leave for holidays at a rate proportionate to a full-time employee in the class.

L. NIGHT-SHIFT DIFFERENTIAL

~~Permanent Intermittent~~ and Permanent Part-time employee shall receive night - shift differential in accordance with MOU Article VIII, Section L.

M. SERVICE FEE

MOU Article VII applies to ~~Permanent Intermittent~~ and Permanent Part-Time employees.

N. UNIFORM ALLOWANCE

Any ~~Permanent Intermittent~~ or Permanent Part-Time employee who is required to purchase and wear a uniform shall be paid the uniform allowance applicable to the class and as provided in Article VIII, Section K.

O. FULL TIME

Permanent Part-Time and ~~Permanent Intermittent~~ employees shall not be employed to reduce the number of Permanent Full-Time employees in the unit.

P. REST PERIODS

MOU Article VIII, Section V, shall apply to ~~Permanent Intermittent and Permanent Part-Time employees, but the City reserves the right to combine breaks with the lunch period or the beginning or ending of a shift for employees in the Recreation Division.~~

ARTICLE X

SPECIAL RULES FOR EMPLOYEES ASSIGNED TO THE POLICE DEPARTMENT

A. SHIFTS/VACATION

1. Shift assignments shall be made according to the needs of the department, otherwise shift assignments shall be made based on seniority. Shift changes shall not be used as a method of administering discipline.
2. Vacation selection by division, section, unit/area, or shift, as determined by the department, shall be based upon, and determined by, seniority within the class, except for employees in the class of Emergency Services Dispatcher I/II/III which shall be based on date of hire.
3. All employees in the class of Emergency Services Dispatcher I/II/III, upon reaching their ten (10) year or twenty (20) year of service anniversary date, may sign up for an additional week of vacation. The employee may only sign up in an open slot on the annual vacation sign-up list after their anniversary date has been reached. This section does not constitute any additional vacation time accrual.

B. ALTERNATIVE WORKWEEK WEEK SCHEDULES (Special Provisions)

It is expressly understood that shift assignment and staffing levels are determined by management, and are subject to change based on varying workload, the addition of authorized staffing, and operational and service needs.

Alternative Workweek Work Schedules for the Police Department shall be as provided in Article V, Section H with the exception of specific classes to whom the following specific provisions shall apply:

1. Community Services Officer I/II/Senior (CSO) - Patrol Division
 - a. The number of shifts and hours of shifts shall be based upon the optimum deployment of personnel to handle calls for services as identified by department data, and pursuant to Chapter 3, Article 6, Section 3-605 of the FMC. It is agreed that the department may, in the future, utilize 24-hour scheduling of CSOs assigned to the Patrol Division.
 - b. After shifts are determined, they may be flexed by department management up to a maximum of two (2) hours over or under the base hours. Base hours are:

<u>Watch</u>	<u>Hours</u>
Watch C I	0700 - 1700
Watch C II	1100 - 2100
Watch C III	1500 - 0100

It is agreed that shift base hours and number of shifts shall periodically be evaluated, and may be adjusted no more than twice annually based on calls for service load. The department agrees to include FCEA in the discussion, to allow input, suggestions, and participation in the drafting of base hours and/or shifts. It is agreed that in the event shifts and/or base hours are modified, a sign up will be held as provided in 1.c. below.

The department may change shift (Watch) hours up to a maximum of four (4) times annually provided that all affected employees will receive at least two (2) weeks' notice of any change. Adjustment may be made by area. The department will consider education schedules when flexing shifts on a semester basis.

- c. CSOs assigned to the field will be allowed to sign up by seniority by class for shift, area, and/or days off once annually in December, and no later than fifteen (15) days prior to January 1. It is agreed that only one (1) Senior CSO will be allowed to sign up in each bureau to best provide lead direction and training for field CSOs.
- d. CSOs Assigned to Patrol on a 4/10 Fair Shift
 - (1) For employees occupying the classes of Community Services Officer I/II/Senior (CSO) assigned to Patrol on a 4/10, Fair shift hours will be scheduled based on calls for service and/or other workload factors as determined by department management. Any CSO who wishes to be on unscheduled leave during the CSO's Fair duty obligation will be responsible for finding a suitable replacement to work on the CSO's scheduled days in accordance with Section E. below.
 - (2) For the purposes of shift trades during the Fair only, the replacement CSO may also be an on-duty CSO, as long as the on-duty CSO is not also scheduled to work at the Fair at the same time, and provided that the on-duty replacement is not leaving their shift assignment vacant. CSOs wishing to provide a replacement for Fair assignments will notify the department of the substitution prior to the beginning of the Fair assignment. Exceptions to the shift trade requirement must be approved by the Chief of Police or designee.

- (3) CSOs assigned to work traffic control at the Fresno District Fair will not be scheduled to work more than four (4) consecutive hours.

If the needs of the department require, the on duty CSO may have their shift extended. Appropriate overtime shall be paid where applicable.

2. All CSOs who work a 4/10 schedule agree to forfeit the daily 30-minute unpaid meal break, and combine the two (2) fifteen minute paid rest breaks for a 30-minute paid meal break. Any CSO who fails to schedule and take their meal break will not be paid overtime for missing said meal break.
3. CSOs assigned to training can be scheduled for such training during an eight-hour, five-day workweek, or on an 8-hour shift basis. The department will make every effort to not schedule any CSO to training which will conclude immediately prior to the CSO's four-day work period.
4. FCEA agrees that occasionally department CSOs may be assigned to other police-related duties or functions for periods of time, which could require temporary modification of shift hours, as determined by department management and need. A 5/8 shift structure may be implemented on a temporary basis for a specified need. Except in the event of an emergency, affected employees will receive two (2) weeks' notice of the modification.
5. The department may discontinue the 4/10 workweek if it is determined by the department that it detrimentally impacts department operations and services. Thirty (30) days advance notice shall be given in writing to affected employees and the Labor Relations Division.
 - a. If the department discontinues the 4/10 workweek, the department shall revert to the standard workweek schedule that was in existence prior to the establishment of the 4/10 workweek.
6. Prosecution Liaison Unit (Community Services Officer) and Investigative Services Division.
 - a. Community Services Officers may request to work a 4/10 workweek. Absent sufficient requests, the department head or designee may assign CSOs to a 4/10 workweek based on operational needs.
 - b. The flexible/alternative workweek shift schedule will be composed of two (2) shifts of four (4) ten (10) hour days, with three (3) days

off. Scheduling of days off shall be determined by the department head or designee. The hours for each shift shall consist of four (4) ten (10) hour days, plus a thirty (30) minute unpaid meal period. The hours for each shift may be adjusted by management up or down by one-half hour based on operational and service delivery needs.

7. Communications Bureau - Emergency Services Dispatcher I/II/III
 - a. The flexible/alternative workweek shift schedule will be composed of four (4) consecutive work days, ten (10) hours each day.
 - b. Sign ups shall be by seniority, by classification. Seniority shall be determined by accumulated hours within the class. In addition:
 - (1) ESD III's on a shift must sign up on the rotating days off schedule and may overlap. On the rotating days off schedule, an ESD III may not sign up for identical days off with another ESD III. This is necessary to ensure sufficient ESD III coverage for vacations, illnesses, etc.
 - c. Trainees will not sign up for a shift. Trainees will be assigned by the department to a shift with a trainer, and will continue to be rotated between shifts for training purposes until certified and released from training.
 - d. Employees will be allowed to bid for new shift positions by seniority within the classification of the position assignment.

8. Management Support Bureau Personnel and Training Unit; Rangemaster/Armorer Class
 - a. The alternative workweek schedule option is necessary in order to provide the minimum staffing necessary to accommodate the various working schedules of staff using the range. It is expressly understood that position assignments by classification, staffing levels, workweek schedules, and days off are determined solely by management, and are subject to change based on varying workload, the addition of authorized staffing, and operational and service needs of the department.
 - b. Staff may request to work a 5/8 or 4/10 workweek schedule, or a combination thereof. Absent sufficient requests, management will assign staff to a 5/8 or 4/10 workweek schedule, or a combination thereof. Staff wishing to change their workweek schedule will be required to give a two (2) week advance written notice to management. However, the frequency of such changes may be

limited by management, if in their judgment, such limitation is in the best interest of the department.

- c. It is expressly understood that workweek schedules are established by department/individual divisions based upon the service needs of the public/other city departments.
- d. The hours for staff working a 5/8 will consist of five (5) eight (8) hour days with two (2) consecutive days off. The hours for staff working a 4/10 workweek option will consist of four (4) ten (10) hour days with three (3) days off. Scheduling of days off will be determined management.
 - (1) An example of a core 4/10 workweek schedule of hours and shift designations, which may be changed at management's discretion, is as follows:

<u>Shifts</u>	<u>Hours</u>
1	0600 - 1600
2	0900 - 1900
3	1600 - 0200

- e. All Rangemaster/Armorer (RA) staff who work a 5/8 or 4/10 schedule agree to forfeit the daily thirty (30) minute unpaid meal period, and combine the two (2) fifteen (15) minute paid rest periods included in the current FCEA MOU, for a thirty (30) minute paid meal period. Any RA who fails to schedule and take their paid meal period will not be paid overtime for this occurrence.

9. Crime Scene Bureau – Identification Technician I/II/III

- a. It is expressly understood that work assignments by classification, staffing levels, workweek schedules, and days off are determined solely by management, and are subject to change based on varying workload, the addition of authorized staffing, and operational and service needs of the department.

B. Identification Technicians I/II/III will work either a 5/8 or 4/10 workweek schedule.

- (1) The hours for staff working a 5/8 workweek schedule will consist of five (5) eight (8) hour days with two (2) consecutive days off and a thirty (30) minute unpaid meal break. Scheduling of days off will be determined by management.

- (2) The hours of staff working a 4/10 workweek option will consist of four (4) ten (10) hour days with three (3) days off and a thirty (30) minute unpaid meal break. Scheduling of days off will be determined by management.
- c. Scheduling may consist of both fixed days on and off as well as rotation of days on and off. No Identification Technician shall be scheduled to work for more than forty (40) hours in any workweek.
- d. Shifts may be flexed as determined by management up to a maximum of two (2) hours over or under the base hours. An example of a core 5/8 and 4/10 workweek schedule of hours and shift designations, which may be changed at management's discretion, are as follows:

<u>5/8 shift(s)</u>	<u>Hours</u>
Day Shift A	0700-1530
<u>4-10 shift(s)</u>	<u>Hours</u>
Day Shift B	0700-1730
Swing Shift	1500-0130
Midnight Shift	2100-0730

- e. During the middle of May each year, all Identification Technicians II/III work assignments in the Crime Scene Bureau will be open for sign ups by seniority in classification.
- f. Any Identification Technician II or III who is absent at the time of sign ups is solely responsible for obtaining and reviewing the sign up drafts and instructions and for securing a proxy to represent him/her during the sign up process. Any Identification Technician II or III failing to sign up or failing to secure a proxy for sign-ups will be assigned to a work schedule by management.
- g. Assignments as a result of annual sign-ups will begin on or about July 1st of each year.

Following the sign-ups for work assignments during the month of May of each year, Identification Technicians I/II/III's may bid to schedule, by seniority in classification one annual vacation in consecutive weeks, in an amount equal to the maximum vacation time accrued by the Identification Technician for the fiscal year during which the employee bids for vacation scheduling. Said vacation shall be scheduled to be taken between July 1st following the bid and June 30th of each fiscal year.

- h. Probationary Identification Technician I's may not be permitted to sign up for shifts but shall instead be assigned by the department to a shift and rotated between shifts for training purposes until promoted to the level of Identification Technician II. Upon promotion, an Identification Technician II may apply for vacant positions as set forth in sub-section (e), above.
 - i. Identification Technician I's with less than six (6) months of employment cannot use vacation time. However, Identification Technician I's may sign up for a vacation block that is after their six (6) month anniversary date.
 - j. Order back to work will continue to first be done on a voluntary basis. However, if there are no volunteers management reserves the right to order back Identification Technician(s) to meet operation and service needs of the department.
 - k. Identification Technicians attending training can be scheduled for such training during an eight-hour, five-day workweek, or an eight-hour shift basis until training is completed.
 - l. This Alternative Workweek Schedule may be cancelled by the City following thirty (30) days written notice to the affected Identification Technicians and the Labor Relations Division, at which time all employees will revert to the 5/8 workweek.
 - m. The decision to discontinue the 4/10 workweek and revert to the standard workweek and vacation scheduling that was in existence prior to the establishment of the 4/10 workweek, is not appealable or grievable.
10. Except for emergencies it is expressly understood that all medical and dental appointments will be scheduled on off-duty time.

C. CALL DIVERSION UNIT (CDU)

- 1. CSOs assigned to positions in the CDU shall be in uniform.
- 2. 4/10 schedules will be the standard workweeks for the CDU.

The hours for employees working a 4/10 workweek shall consist of four (4) consecutive ten (10) hour days with three (3) consecutive days off.

- 3. Staffing levels are to be based on minimum staffing needs, except for weekends and holidays, subject to meet and consult pursuant to the provisions of Chapter 3, Article 6, Section 3-607 of the FMC prior to the

implementation of such changes. It is expressly understood that minimum staffing levels are to be determined by management, and are subject to change based on varying workload, the addition of authorized staffing, and operational and service needs. Such decisions shall not be grievable.

4. Assignments to the CDU shall be conducted in March of each calendar year by distribution of a Matrix to all CSOs. For purposes of the following, a vacancy is defined as an allocated Senior CSO position which no Senior CSO has elected to fill, or any other position which no CSO has elected to fill at sign ups, or at any time a position becomes vacant due to a transfer from CDU. In the event a position becomes temporarily vacant due to illness, injury, etc., the position may be filled with a temporary assignment to the position. Assignments shall be filled as follows:
 - a. The Matrix to be used for sign up or assignment to the CDU will include lead shift positions to be filled by Senior CSOs based upon seniority. Seniority shall be determined by the date of hire within the class of Senior CSOs. If a lead shift position is not filled by a Senior CSO at sign up, then such position shall be assigned to a Senior CSO with the least seniority, and so on. However, such Senior CSO with the most seniority shall be given first choice of the vacant lead shift position.
 - b. All other assignments to the CDU as a result of the sign up process shall be based upon seniority. Seniority shall be determined by the date of hire within the class of CSOs.
 - c. Any vacancies remaining in the CDU immediately following the annual Matrix sign up will result in the CSO with the least seniority that has completed field training and has been released, and so on, being assigned to fill these vacancies.
 - d. In the event of a vacancy in the CDU, such vacancy shall first be offered to the CSO with the most seniority. If no CSO elects to fill such vacancy, the vacancy shall be assigned to the CSO with the least seniority that has completed field training and has been released.

D. INVESTIGATIONS

When a police civilian employee is under investigation and subjected to interrogation by the department, which could lead to disciplinary action as defined below, the interrogation shall be conducted under conditions listed hereunder.

1. Internal Investigations. Disciplinary action is defined as any action which may lead to dismissal, demotion, suspension, fine in-lieu of suspension,

reduction in salary, written reprimand or transfer for the purposes of punishment. An oral reprimand is not within the meaning of disciplinary action.

- a. Reasonable Hour. The interrogation shall be conducted at a reasonable hour, preferably at a time when the police civilian employee is on duty, unless the seriousness of the investigation requires otherwise.
- b. Off-duty Compensation. The employee shall be compensated if the interrogation occurs off duty.
- c. Names of Interrogators. The police civilian employee under investigation shall be informed prior to such interrogation of the rank, name and command of the officer in charge of the interrogation and all others who will be present at the interrogation.
- d. Nature of Interrogation. The police civilian employee under investigation shall be informed of the nature of the investigation prior to any interrogation.
- e. Reasonable Period. The interrogation session shall be for a reasonable period, taking into consideration the gravity and complexity of the issue being investigated.
- f. Personal Necessities. The person under interrogation shall be allowed to attend to his own personal, physical necessities.
- g. Absence of Threats, Promises of Reward and Publicity. The police civilian employee under interrogation shall not be subjected to offensive language or threatened with disciplinary action. However, a police civilian employee shall be informed that failure to answer questions directly related to the investigation or interrogation may result in disciplinary action. No promise of reward shall be made as an inducement to answering questions. The employer shall not cause the police civilian employee under interrogation to be subjected to visits by the press or news media without the employee's express consent, nor shall the employee's home address or photographs be given to the press or news media without the employee's express consent.
- h. Record of Interrogation. The interrogation may be recorded, and if it is, the police civilian employee shall have access to the tape if any further proceedings are contemplated or prior to any further interrogation at a subsequent time.

- i. Own Recording. The police civilian employee being interrogated shall have the right to bring a recording device and record any and all aspects of the interrogation.
 - j. Notes of Stenographer. The police civilian employee shall be entitled to a transcribed copy of any notes made by a stenographer or to any reports or complaints made by investigators or other persons, except those which are deemed by the investigating agency to be confidential. No notes or reports which are deemed to be confidential may be entered in the police civilian employee's personnel file.
 - k. Exclusions. Excluded from the above are discussions with police civilian employees in the normal course of duty, counseling, instruction, informal verbal admonishment, routine or unplanned contact with a supervisor. This Section shall not apply to an investigation concerned solely and directly with alleged criminal activity.
2. Rights of Representation Upon Request. Whenever an interrogation focuses on matters which are likely to result in disciplinary action against any police civilian employee, that employee, at the employee's request, shall have the right to be represented by a representative of the employee's choice who may be present at all times during such interrogation. The representative shall not be a person subject to the same investigation.

This Section shall not apply to any discussions with a police civilian employee in the normal course of duty, counseling, instruction, informal verbal admonishment, or other routine or unplanned contact with a supervisor or any other police civilian employee. This Section shall not apply to an investigation concerned solely and directly with alleged criminal activities.

3. Right of Privacy. No police civilian employee shall be required or requested for purposes of job assignment or other personnel action to disclose any item of the employee's property income, assets, source of income, debts or personal or domestic expenditures (including those of any member of the employee's family or household) unless such information is obtained or required under state law or proper legal procedure.
4. Right of Privacy Extended to Storage Space. No police civilian employee shall have the employee's locker or other space for storage that may be assigned to the employee, searched except in the employee's presence, or with the employee's consent, or unless a valid search warrant has been obtained or where the employee has been notified that a search will be

conducted. This Section shall apply only to lockers or other space for storage that is owned or leased by the employing agency.

5. Language shall be included on oral reprimands which states that when signing, an employee makes no admission of guilt regarding the statements included in the reprimand. Oral reprimands will be retained only in the Police Department's divisional files. Employees are entitled to a copy of any oral reprimand they receive.
6. Article X, Section D. applies only to members of this Unit who are assigned to the Police Department and shall take precedence over any other conflicting section of this MOU.

E. ABSENT WITH SUBSTITUTE (AWS)

1. AWS With Trade - In accordance with Section 7(p)(3) of the Fair Labor Standards ACT (FLSA), as discussed in 29 CFR 553.31, Community Services Officers (CSO's), Identification Technicians, Emergency Service Dispatchers, and Administrative Clerks assigned to the Records Bureau may substitute for one another when staffing levels do not permit these employees to take time off. Any employee in the classes noted above that seeks to have a substitute cover a shift will be responsible for finding an off-duty replacement to work the shift. The substitution must be during scheduled work hours and in the performance of work in the same capacity. The hours worked are excluded by the City in the calculation of the hours for which the substitute employee would otherwise be entitled to overtime compensation under the FLSA and under the overtime provisions of this MOU. When one employee substitutes for another, the employee being substituted for will be credited as if the employee had worked his or her normal schedule for that shift.
2. AWS With Compensation - When one employee substitutes for another, the employee being substituted for will be credited as if he or she had worked his or her normal schedule for that shift. If the substituting employee wishes to be compensated for the substitute shift worked at the base/straight time rate of pay, then the employee being substituted for shall transfer the applicable number of holiday leave, vacation, or CTO hours to the substituting employee's "like" account. The employee being substituted for may only select one account from which to take hours for transfer, and those hours shall only be transferred to the volunteer substitute's "like" account. If the substituting employee's selected account is at the maximum allowable balance, the substituting employee shall be compensated at the base/straight time rate of pay from the transferred hours.
3. AWS Notification to Department - Employees wishing to provide a substitute must notify the department at least 24 hours in advance of the

substitution on a form provided for that purpose. The substitute must be satisfactory to the department. If the substitute is determined to not be a satisfactory substitute, the employee's supervisor shall provide the reason(s) in writing within one hour of personal notification to the supervisor. The responsibility of seeking a suitable substitute remains with the employee regardless of when an employee notifies the department of the substitute.

4. Employees on probation may utilize forty (40) hours of AWS to take time off during any calendar quarter, with no restrictions on how many hours of AWS can be worked during a calendar quarter. Probationary employees who desire to utilize more than forty (40) hours of AWS may do so with Commander approval.

Employees who have completed probation may utilize one hundred-twenty (120) hours of AWS to take time off during any calendar quarter, with no restriction on how many of hours of AWS can be worked during a calendar quarter. Non-probationary employees who desire to utilize more than one hundred-twenty (120) hours during a calendar quarter may do so with Commander approval.

5. Once an employee has agreed to substitute for another employee, and the substitution has received supervisor approval, the substituting employee is responsible for work on the specified date and time of the traded shift or partial shift. In the event the substituting employee cannot work the shift or partial shift, the substituting employee is responsible for obtaining a replacement substitute. When no replacement substitute can be provided, and the initial substituting employee fails to work the shift or partial shift, holiday, CTO, or vacation leave shall be charged to the account of the employee normally scheduled to work.
6. AWS provisions in department policies and procedures and/or Bureau Operation Manuals are not superseded by Section E.

F. COURT APPEARANCES

Notwithstanding the provisions of Chapter 3, Article 1, Section 3-117 of the FMC, the following rules shall apply to court appearances.

Employee's Regularly Scheduled Day Off:

1. If an employee receives a departmental notice or subpoena requiring a court appearance on the employee's regularly scheduled day off, or on vacation, or on a day off on compensatory time-off which has been approved prior to notice and/or the employee's receipt of a departmental notice or subpoena, and the employee has not been released by the Court

Liaison Office (CLO) by 0900 hours of the day of the court appearance, the employee shall have the option of:

- a. premium pay of \$36.00 for standing by at home, when legally permitted, or
- b. appearing at the Court Liaison Office, with a minimum of three (3) hours pay at one and one half (1 ½) times the rate of pay. During this three (3) hour period, if the employee is not required to appear in court, the employee may, at the option of the Department, be required to perform duties as assigned at Headquarters. The employee shall be released from duty when the subpoena or notice is cancelled or the Court releases the employee.
- c. if an employee is released and no appearance is necessary, the employee will not receive the \$36.00 premium pay as noted in subsection 1.a.

Employee's Regular Day of Work:

2. If an employee receives a departmental notice or subpoena requiring a court appearance on a regular day of work which falls outside of assigned work hours, and the employee has not been released by the Court Liaison Office (CLO) by 0900 hours of the day of the court appearance, the employee shall have the option of:
 - a. standing by at home, when legally permitted, or
 - b. appearing at the Court Liaison Office, with a minimum of two (2) hours pay, at one and one half (1 ½) times the rate of pay. During this two (2) hour period, if the employee is not required to appear in court, the employee may, at the option of the Department, be required to perform duties as assigned at Headquarters, or
 - c. if the court appearance starts within one-half (1/2) hour immediately following a shift, the employee shall receive a one (1) hour minimum. If the court appearance falls during the shift and continues beyond the end of the shift, the employee shall be paid at the applicable hourly rate for the actual time spent in court.
3. Time spent on court appearance standby duty (i.e., at home) shall not be considered hours worked.
4. The provisions of Section E shall apply to employees who are required to appear in any judicial or administrative proceeding as a witness pursuant to subpoena, court order, or request of the District Attorney. This provision shall apply to all judicial proceedings (civil, criminal, or administrative) and

Civil Service proceedings in which an employee's presence is ordered, directed, or requested because of their employment.

5. Where an employee's appearance extends beyond the applicable two (2) or three (3) hour minimum, the employee shall be paid for the actual time of the appearance.
6. The City and the Association agree to meet, as necessary, to discuss concerns involving the Court Liaison Program.

G. FAMILY EVENTS

In the event an employee requests paid time off (vacation, CTO, or holiday time), excluding those holidays as set forth in Article VIII, Section T of this MOU, not less than two (2) weeks in advance to attend a major family or social event, such as weddings, birthdays, graduations, etc., such request shall only be denied in an emergency. An emergency is defined as circumstances beyond the control of the City and not having been known in advance of the circumstance creating the emergency. An employee may be granted one (1) family event for a period no longer than a single work shift, with a total of two (2) family events per fiscal year. Approval will be limited to one (1) employee per shift for Dispatch. Where shifts overlap no more than one (1) employee will be allowed Family Event time off. Approval will be limited to one (1) employee per shift for the Crime Scene Bureau.

H. EMERGENCY SERVICES DISPATCHERS

1. The probationary period for employees in the Emergency Services Dispatcher I class assigned to the Police Communications Bureau shall be up to eighteen (18) months, at the discretion of management.
2. Emergency Services Dispatchers who are placed on sick leave verification will not be acceptable as a replacement for purposes of available overtime, with the exception of order back.

I. POLICE RESOURCE OPTIMIZATION SYSTEM (PROS)

The Department may utilize the Police Resource Optimization System (PROS) to determine the number and scheduling of shifts, the number and configuration of policing areas, the number of employees assigned to each shift, and the day off configuration and/or rotation of days off.

J. CRITICAL INCIDENTS

Upon ratification and approval of this Agreement, the City's Police Department agrees to include the Association in any employee committees or labor management discussions related to developing policies, procedures and

subsequent implementation for critical incidents for Emergency Services Dispatchers and Police Identification Technicians.

K. RECORDS CLERKS' INCENTIVE

Employees in the class of Administrative Clerk I/II/Senior assigned to the Police Department Records Bureau, must serve in that assignment for a minimum of thirty-six (36) months from the date assigned to the Records Bureau before being permitted to transfer out of the Police Department Records Bureau, unless there is mutual agreement between the employee and the Records Bureau Commander to waive the minimum thirty-six (36) month assignment requirement.

As an assignment incentive, Administrative Clerk I/II/Senior employees assigned to the Police Department Records Bureau, will receive an assignment incentive bonus of six hundred dollars (\$600) on the first pay period following the first anniversary date of said assignment, nine hundred dollars (\$900) on the first pay period following the second anniversary date of said assignment, and twelve hundred dollars (\$1,200) on the first pay period following the third and any subsequent anniversary dates of said assignment.

Any employee who is forced to leave the unit as a result of a workforce reduction, who would otherwise have been eligible for the Records Clerks incentive, will receive the incentive prorated to the day of layoff.

The Records Clerk Incentive shall apply to Police Data Transcriptionists assigned to the Police Department Records Bureau as of on July 1, 2011. The incentive shall not apply to any Police Data Transcriptionist placed or hired into these positions after July 1, 2011. Any employee in a Police Data Transcriptionist position as of July 1, 2011 who vacates the position for any reason, including transfer, demotion, promotion or termination shall not be eligible for the incentive if the employee later returns to a Police Data Transcriptionist in the Records Bureau, unless the employee is promoted and returns to the position through a probationary release from that promotion.

L. ESD TRAINING DIFFERENTIAL

Employees occupying the Emergency Services Dispatcher II class and assigned to train newly hired Emergency Services Dispatcher Is in the Police Department Communications Bureau shall receive a 5% salary differential for all hours assigned to train.

Prior to receiving such an assignment, the ESD II must first successfully complete the ESD III testing process and remain assigned to their current shift. The employee shall maintain the status of an ESD II for all purposes, including bidding for positions and maintaining the employee's seniority level.

M. TEMPORARY ASSIGNMENT TO PERFORM DUTIES OF ABSENT EMPLOYEES

Employees in the Records Division and Communications Bureau shall be paid for all assigned hours when assigned Acting in accordance with the provisions of Article VIII., Section I and when such assignments are given for a minimum of one (1) hour.

N. SHIFT DIFFERENTIAL – COMMUNICATIONS BUREAU

Emergency Service Dispatchers I/II/III who are assigned to work a shift commencing at 3:30 a.m. shall receive a premium pay of one dollar (\$1.00) per hour for all hours worked that shift. This shift differential will only be paid to an employee who is assigned to a shift commencing at 3:30 a.m. and actually works said shift. Emergency Service Dispatchers assigned other shifts shall receive shift differential in accordance with the provisions of Article VIII., Section L.

O. SPECIAL EVENTS AND CONTRACT LAW ENFORCEMENT SERVICES

1. All special events and contract law enforcement services (CLES), as determined by the Chief of Police or designee, shall be considered special detail assignments and compensation for hours worked shall be at one and one half (1 ½) times the applicable base rate of pay for the class. Such pay shall not be credited towards years of service for retirement benefits or regular overtime.
2. All special assignments shall be on a volunteer basis, except exterior Fair, Fair Crime Prevention, and Grizzly Stadium assignments. The number of CSO's assigned to special events shall be determined by the Chief of Police or designee.
3. An assignment list shall be the basis for all CSO assignments. CSO's who desire to be placed on the assignment list shall notify the Chief's designated representative. All CSO's on the assignment list shall be notified by voice mail when policing special events and/or contract law enforcement services positions are available. Positions shall be filled using the following process:
 - a. The Chief's designated representative will sequentially number the calls, starting with the first CSO responding from the assignment list, and so on. The designated representative will then use computer spreadsheet software programmed to select a random number drawn from the sequential numbers assigned to the responding CSO's. The random number selected will be the starting point for making assignments, and for filling the positions. If the positions are not filled after going through the entire list of numbers, the designated representative will continue through the

list again, and so on, until all the positions are assigned or a subsequent notification is issued.

- b. CSO's who desire to be placed on the assignment list must have completed their probation. CSO's on sick leave, industrial injury leave, "temporary light duty," or unpaid leave shall not be eligible.
4. Any CSO who fails to appear for an assignment or fails to notify the designated representative of the inability to work the assignment 24 hours prior to the beginning of the assignment schedule shall be removed from the assignment list. Any CSO who is removed from the assignment list shall not be eligible for reinstatement to the assignment list for a period of six (6) months. Removal from the assignment list shall not be deemed a disciplinary action pursuant to Civil Service Board rules or a punitive action pursuant to Government Code Sections 3303 (h) and is not appealable or grievable.
- a. CSO's performing special events/contract law enforcement services assignments shall be subject to all rules, orders, and procedures of the Police Department.
 - b. In no event shall a CSO performing special events/contract law enforcement services work be assigned to a job site where a labor union picket line has been established.
5. Compensation
- a. CSO's shall receive one and one half (1 ½) times their base rate of pay. The parties agree that for the purpose of FLSA regulations, compensation paid for working special events and CLES is at the applicable overtime rate, and shall not be considered compensation for pension plan benefits calculations or regular overtime.
 - b. A CSO reporting to an assignment site shall receive a minimum of four (4) hours pay regardless of actual time worked. Employment of more than four (4) hours shall be paid to the nearest tenth of an hour for the actual time worked.
 - c. Any accident, illness or injury which arises out of, or occurs in the course of employment for special events or CLES shall be covered under the City's workers compensation plan pursuant to this MOU.

ARTICLE XI

HEADINGS/REFERENCES/CITATIONS

A. HEADINGS

MOU article, provision, and paragraph headings (includes exhibits, addendums, attachments, agreements and side letters) contained herein are solely for the purpose of convenience, and shall not affect the construction or interpretation of any of the language of this MOU.

B. REFERENCES/CITATIONS

References/citations in this MOU (including exhibits, addendums, attachments, agreements, and side letters) to any existing federal, state, or city ordinances, rules, regulations, policies, AO, Salary Resolution sections and subsections thereof, and side letters in no way incorporates said references/citations into this MOU unless so noted.

ARTICLE XII

SAVING CLAUSE/FULL UNDERSTANDING

A. SAVING CLAUSE

In the event any article, section, or portion of this MOU should be held invalid and unenforceable in any court of competent jurisdiction, such decision shall apply only to the specific article, section, or portion thereof specifically specified in the court's decision, and upon issuance of such a decision, the City and the Association agree to immediately meet and confer upon a substitute for the invalidated article, section, or portion thereof.

B. FULL UNDERSTANDING

It is intended that this MOU sets forth the full and entire understanding of the parties, and any previous understanding or agreements by the parties regarding any such matters are hereby superseded and terminated in their entirety. With respect to side letter agreements, any not attached to this MOU are hereby terminated in their entirety. Side letter agreements attached to this MOU shall continue in force subject to the terms contained therein, or in the absence of specified terms the side letter agreements shall terminate upon the expiration of this MOU. Any side letter agreements entered into during the term of the MOU shall be attached to this MOU and continue in force subject to the terms and conditions set forth in each side letter. Further, neither party shall be bound by any promise or assurance that is not explicitly covered in this MOU, or in a side letter agreement signed by both parties. This paragraph is not intended to prevent either party from relying on discussions which occurred during the meet and confer process for the purpose of clarifying the meaning of this MOU.

ARTICLE XIII

TERMINATION

This MOU shall be in full force and effect from ~~July 1, 2014~~ **October 3, 2016** through ~~August 4, 2014~~ **June 30, 2017**, subject to the Sections (A., B. and C.) below.

- A. This MOU shall become effective only after ratification by the members of the Association, followed by City Council approval and the expiration of the waiting period for the Mayor's action provided in Charter sections 605 and 609, and shall remain in full force and effect through ~~August 4, 2014~~ **June 30, 2017**.
- B. During the life of this MOU, should either party desire to modify its terms or to meet and confer as to matters within the scope of representation not addressed in this MOU, the party requesting such modification shall request in writing to meet and confer on the item, which item shall be specified in writing.

~~The parties agree that the side Letter of Agreement titled "Community Revitalization Specialist/Senior Community Revitalization Specialist" dated May 10, 2011, is incorporated by reference and is extended by the term of this MOU through August 4, 2014.~~

- C. During the life of this MOU, either party may refuse such request without explanation if the item is directly related to or is an item directly considered herein, or if the **specific** item was included in a written proposal of ~~either the~~ party **making the request** during the meet and confer process which led to this MOU. It is agreed by the parties that the City may request to meet and confer on amendments to this Article during the life of this MOU. Further, the parties agree that, if no agreement is reached on amendments to this Article, neither party may take action on such amendment(s) without the consent of the other party. It is further agreed, however, that this Article shall not prohibit the parties from requesting to meet and confer on changes to federal or state statutes, or City AO, policies and procedures referred to or cited in this MOU, and which affect the implementation of this MOU, in which case the request to meet and confer shall not be refused.

IN WITNESS WHEREOF, the parties hereto have set their hands this ____ day of _____, 2016.

FOR THE FRESNO CITY EMPLOYEES ASSOCIATION:

FOR THE CITY OF FRESNO:

Heather Phillips
Labor Representative

KENNETH G. PHILLIPS
Labor Relations Manager

Dee Barnes
President


JEFF CARDELL
Director of Personnel Services

Andrea Walls
Tax/Permit Representative

YVONNE DEDMORE
Payroll Manager

Maya O'Neal
Staff Assistant

Keshawn Keene
Utility Service Representative II

APPROVED AS TO FORM
CITY ATTORNEY'S OFFICE
BY: 
Assistant City Attorney

SALARY TABLES

TABLE I						
Unit 3 – Non-Supervisory White Collar (FCEA)						
Salaries Effective October 3, 2016						
CLASS TITLE	A	B	C	D	E	F
Account Clerk I	2298 2458	2407 2570	2521 2687	2642 2811	2772 2944	- -
Account Clerk II	2471 2687	2589 2811	2716 2944	2843 3076	2980 3220	- -
Accountant-Auditor I	3426 3614	3587 3779	3759 3955	3947 4148	4138 4344	- -
Accountant -Auditor II	3984 4186	4173 4380	4381 4593	4593 4810	4817 5040	- -
Accounting Technician	3041 3220	3189 3371	3343 3529	3502 3692	3674 3868	- -
Administrative Clerk I	2125 2281	2228 2386	2333 2494	2444 2608	2564 2728	- -
Administrative Clerk II	2333 2494	2444 2608	2561 2728	2683 2853	2815 2988	- -
Airports Operations Officer	3409 3597	3579 3771	3759 3955	3948 4149	4143 4349	- -
Airports Property Specialist I	4057 4261	4256 4465	4464 4678	4680 4900	4911 5136	- -
Airports Property Specialist II	4717 4937	4947 5173	5190 5422	5442 5681	5710 5955	- -
Associate Electrical Safety Consultant I	4544 4760	4766 4988	5000 5228	5240 5474	5498 5738	- -
Associate Electrical Safety Consultant II	4766 4988	5000 5228	5240 5474	5498 5738	5769 6016	- -
Associate Environmental & Safety Consultant I	4544 4760	4766 4988	5000 5228	5240 5474	5498 5738	- -
Associate Environmental & Safety Consultant II	4766 4988	5000 5228	5240 5474	5498 5738	5769 6016	- -
Associate Plumbing & Mechanical Consultant I	4544 4760	4766 4988	5000 5228	5240 5474	5498 5738	- -
Associate Plumbing & Mechanical Consultant II	4766 4988	5000 5228	5240 5474	5498 5738	5769 6016	- -
Billing System Specialist	3031 3209	3179 3361	3334 3520	3489 3679	3657 3851	- -
Budget Technician	3090 3270	3238 3421	3395 3582	3559 3750	3733 3929	- -
Building Inspector I	4334 4545	4544 4760	4766 4988	5000 5228	5240 5474	- -

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Building Inspector II	4544 4760	4766 4988	5000 5228	5240 5474	5498 5738	- -
Building Inspector III	4766 4998	5000 5228	5240 5474	5498 5738	5769 6016	- -
Buyer-I	3564	3739	3921	4112	4312	-
Buyer-II Procurement Specialist	3921 4122	4112 4317	4312 4522	4522 4738	4743 4964	- -
Call Center Representative I	2521 2687	2642 2811	2778 2950	2901 3076	3041 3220	- -
Call Center Representative II	2772 2944	2901 3076	3041 3220	3189 3371	3343 3529	- -
Central Printing Clerk	2333 2494	2444 2608	2561 2728	2683 2853	2815 2988	- -
City Records Specialist	3090 3270	3238 3421	3395 3582	3559 3750	3733 3929	- -
Commercial Building Inspector	4760	4988	5228	5474	5738	-
Community Recreation Assistant	2547 2713	2667 2836	2781 2953	2898 3073	3029 3207	- -
Community Revitalization Specialist	4015 4434	4226 4649	4436 4873	4654 5138	4913 5352	5121 -
Community Revitalization Technician	3084	3229	3378	3537	3704	-
Community Services Officer I	2650 2819	2777 2949	2909 3084	3050 3229	3196 3378	- -
Community Services Officer II	2909 3084	3050 3229	3196 3378	3351 3537	3514 3704	- -
Computer Systems Specialist I	3690 3885	3867 4066	4056 4260	4254 4463	4461 4675	- -
Computer Systems Specialist II	4353 4564	4564 4781	4787 5009	5021 5249	5268 5502	- -
Computer Systems Specialist III	4893 5118	5132 5363	5385 5622	5647 5891	5926 6177	- -
Construction Compliance Specialist	3610 3803	3779 3976	3964 4166	4157 4363	4357 4568	- -
Crime Scene Technician I	3639	3809	3988	4179	4378	-
Crime Scene Technician II	3988	4179	4378	4585	4804	-
Contract Compliance Specialist	3610	3779	3964	4157	4357	-
Customer Services Clerk I	2298 2458	2407 2570	2521 2687	2642 2811	2772 2944	- -
Customer Services Clerk II	2521 2687	2642 2811	2772 2944	2901 3076	3041 3220	- -

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Development Services Coordinator	4428	4671	4898	5132	5378	-
Emergency Services Dispatcher I	3145	3275	3416	3578	3732	-
	3326	3459	3604	3770	3928	-
Emergency Services Dispatcher II	3376	3540	3714	3895	4077	-
	3563	3731	3909	4095	4281	-
Emergency Services Dispatcher III	3785	3964	4161	4358	4570	-
	3982	4166	4368	4569	4787	-
Engineer I	4119	4317	4526	4748	4972	-
	4324	4527	4742	4969	5199	-
Engineer II	4781	5007	5253	5504	5786	-
	5003	5235	5487	5744	6033	-
Engineering Aide I	2676	2799	2933	3073	3224	-
	2845	2971	3109	3252	3407	-
Engineering Aide II	3089	3238	3389	3552	3729	-
	3269	3421	3576	3743	3925	-
Engineering Inspector I	4015	4224	4420	4632	4862	-
	4218	4432	4633	4850	5086	-
Engineering Inspector II	4397	4610	4836	5072	5320	-
	4609	4828	5059	5301	5556	-
Engineering Technician I	3162	3314	3479	3639	3815	-
	3344	3499	3668	3832	4013	-
Engineering Technician II	3552	3729	3907	4095	4295	-
	3743	3925	4107	4300	4505	-
Environmental Control Officer	3961	4155	4351	4564	4783	-
	4163	4361	4562	4781	5005	-
Facilities Construction Specialist	4157	4356	4570	4790	5025	-
	4363	4567	4787	5012	5253	-
Fire Prevention Inspector I	3662	3839	4019	4220	4427	-
	3856	4037	4222	4428	4640	-
Fire Prevention Inspector II	4238	4436	4654	4886	5121	-
	4446	4649	4873	5111	5352	-
Fleet Operations Specialist	3843	4026	4225	4430	4647	-
	4042	4229	4433	4643	4866	-
Geographic Information System (GIS) Specialist	5118	5363	5622	5891	6177	-
Graphics Technician	3325	3491	3666	3849	4042	-
	3511	3681	3860	4048	4246	-
Helicopter Pilot	5118	5373	5642	5924	6220	-
	5348	5610	5886	6175	6478	-
Identification Technician I	3450	3616	3791	3977	4171	-
Identification Technician II	3791	3977	4171	4373	4587	-

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Identification Technician III	3977	4174	4373	4587	4812	-
Housing Rehabilitation Specialist	4334	4545	4767	5001	5246	-
Industrial/Commercial Water Conservation Representative	3964	4155	4351	4564	4783	-
	4163	4361	4562	4781	5005	-
Inorganic Chemist	4018	4216	4421	4636	4863	-
	4221	4424	4634	4854	5087	-
Laboratory Assistant	2754	2890	3027	3174	3327	-
	2925	3065	3205	3356	3513	-
Laboratory Technician I	3327	3488	3657	3833	4018	-
	3513	3678	3851	4031	4221	-
Laboratory Technician II	3657	3833	4018	4216	4424	-
	3851	4031	4221	4424	4634	-
Landscape Water Conservation Specialist	3868	4057	4255	4462	4679	-
	4067	4261	4464	4676	4898	-
Law Office Assistant	3470	3638	3815	4001	4195	-
Network Systems Specialist	4893	5132	5385	5647	5926	-
	5118	5363	5622	5891	6177	-
PAR Program Specialist	2909	3050	3196	3351	3514	-
	3084	3229	3378	3537	3704	-
Paratransit Specialist	3034	3179	3334	3489	3657	-
	3209	3361	3520	3679	3851	-
Parking Controller I	2254	2349	2452	2553	2667	-
	2413	2510	2616	2719	2836	-
Parking Controller II	2459	2567	2676	2788	2922	-
	2623	2734	2845	2960	3098	-
Parking Controller III	2676	2788	2922	3044	3180	-
	2845	2960	3098	3223	3362	-
Phlebotomist	2754	2890	3027	3174	3327	-
	2925	3065	3205	3356	3513	-
Planner I	3592	3760	3945	4139	4341	-
	3784	3957	4146	4345	4552	-
Planner II	4220	4457	4679	4907	5147	-
	4428	4671	4898	5132	5378	-
Plans and Permit Technician	3856	4037	4222	4428	4640	-
Plans Examiner I	3583	3755	3938	4129	4333	-
Plans Examiner II	4138	4334	4544	4766	5000	-
	4446	4649	4873	5111	5352	-
Senior Plans Examiner III	4544	4766	5000	5240	5498	-
	4971	5205	5449	5711	5989	-

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Police Data Transcriptionist	2815 2988	2948 3124	3090 3270	3238 3421	3395 3582	- -
Principal Account Clerk	3041 3220	3189 3371	3343 3529	3502 3692	3674 3868	- -
Program Compliance Officer	3339 3525	3507 4697	3683 3878	3868 4067	4064 4265	- -
Programmer/Analyst I	3690 3885	3867 4066	4056 4260	4254 4463	4464 4675	- -
Programmer/Analyst II	4353 4564	4564 4781	4787 5009	5024 5249	5268 5502	- -
Programmer/Analyst III	4893 5118	5132 5363	5385 5622	5647 5891	5926 6177	- -
Programmer/Analyst IV	5252 5486	5514 5751	5783 6030	6064 6318	6364 6623	- -
Property & Evidence Technician	3205 3388	3360 3547	3523 3714	3695 3890	3872 4071	- -
Radio Dispatcher	2683 2853	2810 2983	2931 3107	3064 3243	3195 3377	- -
Rangemaster/Armorer	3977 4179	4174 4378	4373 4585	4587 4804	4812 5035	- -
Real Estate Finance Specialist I	3268 3452	3426 3614	3587 3779	3763 3960	3947 4148	- -
Real Estate Finance Specialist II	3736 3932	3917 4117	4108 4313	4307 4517	4517 4732	- -
Recreation Specialist	3103 3283	3254 3435	3409 3597	3575 3767	3746 3942	- -
Retirement Counselor I	3041 3220	3189 3371	3343 3529	3504 3694	3674 3868	- -
Retirement Counselor II	3343 3529	3504 3694	3674 3868	3852 4051	4044 4245	- -
Safety Specialist Safety and Training Specialist	3162 3851	3313 4039	3476 4237	3644 4445	3824 4662	- -
Secretary	2815 2988	2948 3124	3090 3270	3238 3421	3395 3582	- -
Senior Account Clerk	2772 2944	2904 3076	3041 3220	3189 3371	3343 3529	- -
Senior Administrative Clerk	2564 2728	2683 2853	2815 2988	2948 3124	3090 3270	- -

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Senior Buyer Senior Procurement Specialist	4312 4522	4522 4738	4743 4964	4975 5202	5217 5450	- -
Senior Call Center Representative	3158 3339	3314 3499	3480 3670	3654 3848	3837 4035	- -
Senior Commercial Building Inspector	4988	5228	5474	5738	6016	-
Senior Community Revitalization Specialist	4669 4888	4902 5127	5147 5378	5445 5684	5743 5989	- -
Senior Community Services Officer	3128 3309	3278 3462	3437 3625	3602 3795	3778 3975	- -
Senior Crime Scene Technician	4179	4378	4585	4804	5035	-
Senior Customer Services Clerk	2772 2944	2904 3076	3041 3220	3189 3371	3343 3529	- -
Senior Engineering Technician	4119 4324	4317 4527	4526 4742	4748 4969	4972 5199	- -
Senior Fire Prevention Inspector	4750 4971	4978 5205	5216 5449	5472 5711	5743 5989	- -
Senior Laboratory Technician	4018 4221	4216 4424	4421 4634	4636 4854	4863 5087	- -
Senior Network Systems Specialist	5252 5486	5514 5751	5783 6030	6064 6318	6364 6623	- -
Senior Property & Evidence Technician	3523 3714	3695 3890	3872 4071	4060 4264	4259 4468	- -
Senior Records Clerk	2683 2853	2815 2988	2948 3124	3090 3270	3238 3421	- -
Senior Secretary	3090 3270	3238 3421	3395 3582	3559 3750	3733 3929	- -
Senior Storeskeeper	3205 3388	3360 3547	3523 3714	3695 3890	3872 4071	- -
Senior Utility Service Representative	3251 3435	3409 3597	3575 3767	3746 3942	3934 4132	- -
Senior Water Systems Telemetry & Distributed Control Specialist	5252 5486	5514 5751	5739 5985	6064 6318	6364 6623	- -
Staff Assistant	3034 3209	3179 3361	3334 3520	3489 3679	3657 3851	- -
Storeskeeper	2917 3092	3059 3238	3205 3388	3360 3547	3523 3714	- -
Survey Party Technician	3552 3743	3729 3925	3907 4107	4095 4300	4295 4505	- -

TABLE I
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective October 3, 2016

CLASS TITLE	A	B	C	D	E	F
Tax/Permit Representative	3179 3361	3334 3520	3489 3679	3657 3851	3839 4037	- -
Traffic Signal Operations Specialist	5118	5363	5622	5891	6177	-
Tree Program Specialist	3868 4067	4057 4261	4255 4464	4462 4676	4679 4898	- -
Utility Service Representative I	2695 2865	2823 2996	2958 3134	3102 3282	3254 3435	- -
Utility Service Representative II	2958 3134	3102 3282	3254 3435	3409 3597	3575 3767	- -
Wastewater Reclamation Coordinator	4057 4261	4256 4465	4464 4678	4680 4900	4914 5136	- -
Water Conservation Representative	2667 2836	2784 2953	2898 3073	3043 3222	3179 3361	- -
Water Systems Telemetry & Distributed Control Specialist	4353 4564	4564 4781	4787 5009	5021 5249	5268 5502	- -
Water Systems Telemetry & Distributed Control Technician	3959 -	4152 -	4353 -	4564 -	4787 -	- -

TABLE II
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective January 1, 2017

CLASS TITLE	A	B	C	D	E	F
Account Clerk I	2507	2621	2741	2867	3003	-
Account Clerk II	2741	2867	3003	3138	3284	-
Accountant-Auditor I	3686	3855	4034	4231	4431	-
Accountant-Auditor II	4270	4468	4685	4906	5141	-
Accounting Technician	3284	3438	3600	3766	3945	-
Administrative Clerk I	2327	2434	2544	2660	2783	-
Administrative Clerk II	2544	2660	2783	2910	3048	-
Airports Operations Officer	3669	3846	4034	4232	4436	-
Airports Property Specialist I	4346	4554	4772	4998	5239	-
Airports Property Specialist II	5036	5276	5530	5795	6074	-
Associate Electrical Safety Consultant I	4855	5088	5333	5583	5853	-
Associate Electrical Safety Consultant II	5088	5333	5583	5853	6136	-
Associate Environmental & Safety Consultant I	4855	5088	5333	5583	5853	-
Associate Environmental & Safety Consultant II	5088	5333	5583	5853	6136	-
Associate Plumbing & Mechanical Consultant I	4855	5088	5333	5583	5853	-
Associate Plumbing & Mechanical Consultant II	5088	5333	5583	5853	6136	-
Billing System Specialist	3273	3428	3590	3753	3928	-
Budget Technician	3335	3489	3654	3825	4008	-
Building Inspector I	4636	4855	5088	5333	5583	-
Building Inspector II	4855	5088	5333	5583	5853	-
Building Inspector III	5088	5333	5583	5853	6136	-
Call Center Representative I	2741	2867	3009	3138	3284	-
Call Center Representative II	3003	3138	3284	3438	3600	-
Central Printing Clerk	2544	2660	2783	2910	3048	-
City Records Specialist	3335	3489	3654	3825	4008	-
Commercial Building Inspector	4855	5088	5333	5583	5853	-
Community Recreation Assistant	2767	2893	3012	3134	3271	-
Community Revitalization Specialist	4523	4742	4970	5241	5459	-
Community Revitalization Technician	3146	3294	3446	3608	3778	-
Community Services Officer I	2875	3008	3146	3294	3446	-
Community Services Officer II	3146	3294	3446	3608	3778	-
Computer Systems Specialist I	3963	4147	4345	4552	4769	-
Computer Systems Specialist II	4655	4877	5109	5354	5612	-
Computer Systems Specialist III	5220	5470	5734	6009	6301	-
Construction Compliance Specialist	3879	4056	4249	4450	4659	-
Crime Scene Technician I	3712	3885	4068	4263	4466	-
Crime Scene Technician II	4068	4263	4466	4677	4900	-
Customer Services Clerk I	2507	2621	2741	2867	3003	-
Customer Services Clerk II	2741	2867	3003	3138	3284	-

TABLE II
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective January 1, 2017

CLASS TITLE	A	B	C	D	E	F
Development Services Coordinator	4517	4764	4996	5235	5486	-
Emergency Services Dispatcher I	3393	3528	3676	3845	4007	-
Emergency Services Dispatcher II	3634	3806	3987	4177	4367	-
Emergency Services Dispatcher III	4062	4249	4455	4660	4883	-
Engineer I	4410	4618	4837	5068	5303	-
Engineer II	5103	5340	5597	5859	6154	-
Engineering Aide I	2902	3030	3171	3317	3475	-
Engineering Aide II	3334	3489	3648	3818	4004	-
Engineering Inspector I	4302	4521	4726	4947	5188	-
Engineering Inspector II	4701	4925	5160	5407	5667	-
Engineering Technician I	3411	3569	3741	3909	4093	-
Engineering Technician II	3818	4004	4189	4386	4595	-
Environmental Control Officer	4246	4448	4653	4877	5105	-
Facilities Construction Specialist	4450	4658	4883	5112	5358	-
Fire Prevention Inspector I	3933	4118	4306	4517	4733	-
Fire Prevention Inspector II	4535	4742	4970	5213	5459	-
Fleet Operations Specialist	4123	4314	4522	4736	4963	-
Geographic Information System (GIS) Specialist	5220	5470	5734	6009	6301	-
Graphics Technician	3581	3755	3937	4129	4331	-
Helicopter Pilot	5455	5722	6004	6299	6608	-
Housing Rehabilitation Specialist	4421	4636	4862	5101	5351	-
Industrial/Commercial Water Conservation Representative	4246	4448	4653	4877	5105	-
Inorganic Chemist	4305	4512	4727	4951	5189	-
Laboratory Assistant	2984	3126	3269	3423	3583	-
Laboratory Technician I	3583	3752	3928	4112	4305	-
Laboratory Technician II	3928	4112	4305	4512	4727	-
Landscape Water Conservation Specialist	4148	4346	4553	4770	4996	-
Law Office Assistant	3539	3711	3891	4081	4279	-
Network Systems Specialist	5220	5470	5734	6009	6301	-
PAR Program Specialist	3146	3294	3446	3608	3778	-
Paratransit Specialist	3273	3428	3590	3753	3928	-
Parking Controller I	2461	2560	2668	2773	2893	-
Parking Controller II	2675	2789	2902	3019	3160	-
Parking Controller III	2902	3019	3160	3287	3429	-
Phlebotomist	2984	3126	3269	3423	3583	-
Planner I	3860	4036	4229	4432	4643	-
Planner II	4517	4764	4996	5235	5486	-
Plans and Permit Technician	3933	4118	4306	4517	4733	-

TABLE II
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective January 1, 2017

CLASS TITLE	A	B	C	D	E	F
Plans Examiner	4535	4636	4855	5088	5333	-
Police Data Transcriptionist	3048	3186	3335	3489	3654	-
Principal Account Clerk	3284	3438	3600	3766	3945	-
Procurement Specialist	4204	4403	4612	4833	5063	-
Program Compliance Officer	3596	3771	3956	4148	4350	-
Programmer/Analyst I	3963	4147	4345	4552	4769	-
Programmer/Analyst II	4655	4877	5109	5354	5612	-
Programmer/Analyst III	5220	5470	5734	6009	6301	-
Programmer/Analyst IV	5596	5866	6151	6444	6755	-
Property & Evidence Technician	3456	3618	3788	3968	4152	-
Radio Dispatcher	2910	3043	3169	3308	3445	-
Rangemaster/Armorer	4263	4466	4677	4900	5136	-
Real Estate Finance Specialist I	3521	3686	3855	4039	4231	-
Real Estate Finance Specialist II	4011	4199	4399	4607	4827	-
Recreation Specialist	3349	3504	3669	3842	4021	-
Retirement Counselor I	3284	3438	3600	3768	3945	-
Retirement Counselor II	3600	3768	3945	4132	4330	-
Safety and Training Specialist	3928	4120	4322	4534	4755	-
Secretary	3048	3186	3335	3489	3654	-
Senior Account Clerk	3003	3138	3284	3438	3600	-
Senior Administrative Clerk	2783	2910	3048	3186	3335	-
Senior Call Center Representative	3406	3569	3743	3925	4116	-
Senior Commercial Building Inspector	5088	5333	5583	5853	6136	-
Senior Community Revitalization Specialist	4986	5230	5486	5798	6109	-
Senior Community Services Officer	3375	3531	3698	3871	4055	-
Senior Crime Scene Technician	4263	4466	4677	4900	5136	-
Senior Customer Services Clerk	3003	3138	3284	3438	3600	-
Senior Engineering Technician	4410	4618	4837	5068	5303	-
Senior Fire Prevention Inspector	5070	5309	5558	5825	6109	-
Senior Laboratory Technician	4305	4512	4727	4951	5189	-
Senior Network Systems Specialist	5596	5866	6151	6444	6755	-
Senior Plans Examiner	5070	5088	5333	5583	5853	-
Senior Procurement Specialist	4612	4833	5063	5306	5559	-
Senior Property & Evidence Technician	3788	3968	4152	4349	4557	-
Senior Records Clerk	2910	3048	3186	3335	3489	-
Senior Secretary	3335	3489	3654	3825	4008	-
Senior Storeskeeper	3456	3618	3788	3968	4152	-
Senior Utility Service Representative	3504	3669	3842	4021	4215	-

TABLE II
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective January 1, 2017

CLASS TITLE	A	B	C	D	E	F
Senior Water Systems Telemetry & Distributed Control Specialist	5596	5866	6105	6444	6755	-
Staff Assistant	3273	3428	3590	3753	3928	-
Storeskeeper	3154	3303	3456	3618	3788	-
Survey Party Technician	3818	4004	4189	4386	4595	-
Tax/Permit Representative	3428	3590	3753	3928	4118	-
Traffic Signal Operations Specialist	5220	5470	5734	6009	6301	-
Tree Program Specialist	4148	4346	4553	4770	4996	-
Utility Service Representative I	2922	3056	3197	3348	3504	-
Utility Service Representative II	3197	3348	3504	3669	3842	-
Wastewater Reclamation Coordinator	4346	4554	4772	4998	5239	-
Water Conservation Representative	2893	3012	3134	3286	3428	-
Water Systems Telemetry & Distributed Control Specialist	4655	4877	5109	5354	5612	-

TABLE III
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective June 30, 2017

CLASS TITLE	A	B	C	D	E	F
Account Clerk I	2557	2673	2796	2924	3063	-
Account Clerk II	2796	2924	3063	3201	3350	-
Accountant-Auditor I	3760	3932	4115	4316	4520	-
Accountant -Auditor II	4355	4557	4779	5004	5244	-
Accounting Technician	3350	3507	3672	3841	4024	-
Administrative Clerk I	2374	2483	2595	2713	2839	-
Administrative Clerk II	2595	2713	2839	2968	3109	-
Airports Operations Officer	3742	3923	4115	4317	4525	-
Airports Property Specialist I	4433	4645	4867	5098	5344	-
Airports Property Specialist II	5137	5382	5641	5911	6195	-
Associate Electrical Safety Consultant I	4952	5190	5440	5695	5970	-
Associate Electrical Safety Consultant II	5190	5440	5695	5970	6259	-
Associate Environmental & Safety Consultant I	4952	5190	5440	5695	5970	-
Associate Environmental & Safety Consultant II	5190	5440	5695	5970	6259	-
Associate Plumbing & Mechanical Consultant I	4952	5190	5440	5695	5970	-
Associate Plumbing & Mechanical Consultant II	5190	5440	5695	5970	6259	-
Billing System Specialist	3338	3497	3662	3828	4007	-
Budget Technician	3402	3559	3727	3902	4088	-
Building Inspector I	4729	4952	5190	5440	5695	-
Building Inspector II	4952	5190	5440	5695	5970	-
Building Inspector III	5190	5440	5695	5970	6259	-
Call Center Representative I	2796	2924	3069	3201	3350	-
Call Center Representative II	3063	3201	3350	3507	3672	-
Central Printing Clerk	2595	2713	2839	2968	3109	-
City Records Specialist	3402	3559	3727	3902	4088	-
Commercial Building Inspector	4952	5190	5440	5695	5970	-
Community Recreation Assistant	2822	2951	3072	3197	3336	-
Community Revitalization Specialist	4613	4837	5069	5346	5568	-
Community Revitalization Technician	3209	3360	3515	3680	3854	-
Community Services Officer I	2933	3068	3209	3360	3515	-
Community Services Officer II	3209	3360	3515	3680	3854	-
Computer Systems Specialist I	4042	4230	4432	4643	4864	-
Computer Systems Specialist II	4748	4975	5211	5461	5724	-
Computer Systems Specialist III	5324	5579	5849	6129	6427	-
Construction Compliance Specialist	3957	4137	4334	4539	4752	-
Crime Scene Technician I	3786	3963	4149	4348	4555	-
Crime Scene Technician II	4149	4348	4555	4771	4998	-
Customer Services Clerk I	2557	2673	2796	2924	3063	-
Customer Services Clerk II	2796	2924	3063	3201	3350	-

TABLE III
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective June 30, 2017

CLASS TITLE	A	B	C	D	E	F
Development Services Coordinator	4607	4859	5096	5340	5596	-
Emergency Services Dispatcher I	3461	3599	3750	3922	4087	-
Emergency Services Dispatcher II	3707	3882	4067	4261	4454	-
Emergency Services Dispatcher III	4143	4334	4544	4753	4981	-
Engineer I	4498	4710	4934	5169	5409	-
Engineer II	5205	5447	5709	5976	6277	-
Engineering Aide I	2960	3091	3234	3383	3545	-
Engineering Aide II	3401	3559	3721	3894	4084	-
Engineering Inspector I	4388	4611	4821	5046	5292	-
Engineering Inspector II	4795	5024	5263	5515	5780	-
Engineering Technician I	3479	3640	3816	3987	4175	-
Engineering Technician II	3894	4084	4273	4474	4687	-
Environmental Control Officer	4331	4537	4746	4975	5207	-
Facilities Construction Specialist	4539	4751	4981	5214	5465	-
Fire Prevention Inspector I	4012	4200	4392	4607	4828	-
Fire Prevention Inspector II	4626	4837	5069	5317	5568	-
Fleet Operations Specialist	4205	4400	4612	4831	5062	-
Geographic Information System (GIS) Specialist	5324	5579	5849	6129	6427	-
Graphics Technician	3653	3830	4016	4212	4418	-
Helicopter Pilot	5564	5836	6124	6425	6740	-
Housing Rehabilitation Specialist	4509	4729	4959	5203	5458	-
Industrial/Commercial Water Conservation Representative	4331	4537	4746	4975	5207	-
Inorganic Chemist	4391	4602	4822	5050	5293	-
Laboratory Assistant	3044	3189	3334	3491	3655	-
Laboratory Technician I	3655	3827	4007	4194	4391	-
Laboratory Technician II	4007	4194	4391	4602	4822	-
Landscape Water Conservation Specialist	4231	4433	4644	4865	5096	-
Law Office Assistant	3610	3785	3969	4163	4365	-
Network Systems Specialist	5324	5579	5849	6129	6427	-
PAR Program Specialist	3209	3360	3515	3680	3854	-
Paratransit Specialist	3338	3497	3662	3828	4007	-
Parking Controller I	2510	2611	2721	2828	2951	-
Parking Controller II	2729	2845	2960	3079	3223	-
Parking Controller III	2960	3079	3223	3353	3498	-
Phlebotomist	3044	3189	3334	3491	3655	-
Planner I	3937	4117	4314	4521	4736	-
Planner II	4607	4859	5096	5340	5596	-
Plans and Permit Technician	4012	4200	4392	4607	4828	-

TABLE III
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective June 30, 2017

CLASS TITLE	A	B	C	D	E	F
Plans Examiner	4626	4729	4952	5190	5440	-
Police Data Transcriptionist	3109	3250	3402	3559	3727	-
Principal Account Clerk	3350	3507	3672	3841	4024	-
Procurement Specialist	4288	4491	4704	4930	5164	-
Program Compliance Officer	3668	3846	4035	4231	4437	-
Programmer/Analyst I	4042	4230	4432	4643	4864	-
Programmer/Analyst II	4748	4975	5211	5461	5724	-
Programmer/Analyst III	5324	5579	5849	6129	6427	-
Programmer/Analyst IV	5708	5983	6274	6573	6890	-
Property & Evidence Technician	3525	3690	3864	4047	4235	-
Radio Dispatcher	2968	3104	3232	3374	3514	-
Rangemaster/Armorer	4348	4555	4771	4998	5239	-
Real Estate Finance Specialist I	3591	3760	3932	4120	4316	-
Real Estate Finance Specialist II	4091	4283	4487	4699	4924	-
Recreation Specialist	3416	3574	3742	3919	4101	-
Retirement Counselor I	3350	3507	3672	3843	4024	-
Retirement Counselor II	3672	3843	4024	4215	4417	-
Safety and Training Specialist	4007	4202	4408	4625	4850	-
Secretary	3109	3250	3402	3559	3727	-
Senior Account Clerk	3063	3201	3350	3507	3672	-
Senior Administrative Clerk	2839	2968	3109	3250	3402	-
Senior Call Center Representative	3474	3640	3818	4004	4198	-
Senior Commercial Building Inspector	5190	5440	5695	5970	6259	-
Senior Community Revitalization Specialist	5086	5335	5596	5914	6231	-
Senior Community Services Officer	3443	3602	3772	3948	4136	-
Senior Crime Scene Technician	4348	4555	4771	4998	5239	-
Senior Customer Services Clerk	3063	3201	3350	3507	3672	-
Senior Engineering Technician	4498	4710	4934	5169	5409	-
Senior Fire Prevention Inspector	5171	5415	5669	5942	6231	-
Senior Laboratory Technician	4391	4602	4822	5050	5293	-
Senior Network Systems Specialist	5708	5983	6274	6573	6890	-
Senior Plans Examiner	5171	5190	5440	5695	5970	-
Senior Procurement Specialist	4704	4930	5164	5412	5670	-
Senior Property & Evidence Technician	3864	4047	4235	4436	4648	-
Senior Records Clerk	2968	3109	3250	3402	3559	-
Senior Secretary	3402	3559	3727	3902	4088	-
Senior Storeskeeper	3525	3690	3864	4047	4235	-
Senior Utility Service Representative	3574	3742	3919	4101	4299	-

TABLE III
Unit 3 – Non-Supervisory White Collar (FCEA)
Salaries Effective June 30, 2017

CLASS TITLE	A	B	C	D	E	F
Senior Water Systems Telemetry & Distributed Control Specialist	5708	5983	6227	6573	6890	-
Staff Assistant	3338	3497	3662	3828	4007	-
Storeskeeper	3217	3369	3525	3690	3864	-
Survey Party Technician	3894	4084	4273	4474	4687	-
Tax/Permit Representative	3497	3662	3828	4007	4200	-
Traffic Signal Operations Specialist	5324	5579	5849	6129	6427	-
Tree Program Specialist	4231	4433	4644	4865	5096	-
Utility Service Representative I	2980	3117	3261	3415	3574	-
Utility Service Representative II	3261	3415	3574	3742	3919	-
Wastewater Reclamation Coordinator	4433	4645	4867	5098	5344	-
Water Conservation Representative	2951	3072	3197	3352	3497	-
Water Systems Telemetry & Distributed Control Specialist	4748	4975	5211	5461	5724	-

FCEA LEAVE OF ABSENCE POLICY PROPOSAL - Addendum I

GENERAL PROVISIONS

Employees shall complete an Employee Request for Leave of Absence Form no less than 48 hours in advance of the leave. Such leaves shall be approved by the employee's supervisor or departmental designee with due regard to the needs of the City and the desire of the employee. Emergency leaves or leaves that result from injury or illness that could not have been reasonably anticipated or predicted shall constitute an exception to the procedure mandating prior notice of the need for leave.

SICK LEAVE and Special LEAVE [for absences other than FMLA/CFRA related]

1. Members of this Unit shall not be subject to the provisions of Administrative Orders (AO) 2-19, 2-19.1 or 2-20, however,
 - a. Sick Leave and Special Leave shall be administered in accordance with the provisions of FMC Section 3-107.
 - b. The use of Sick Leave and Special Leave is a benefit provided to the employee under FMC Section 3-107 and therefore is a privilege and not a right. It is the employee's responsibility to ensure observance of the provisions of FMC Section 3-107.
 - c. Sick Leave shall be administered in accordance with the provisions of FMC Section 3-107, Sick Leave and Special Leave. Sick Leave shall be accumulated at the rate of one working day for each completed calendar month of employment. Sick Leave shall accumulate during the probationary period but may not be used until the employee has completed ~~six months~~ **ninety days** of employment, ~~unless the absence is the result of a job-related injury.~~
 - d. All other applicable provisions of the FMC shall apply.
2. The following requirements shall apply to the use of Sick Leave:
 - a. A supervisor may require a physician's verification of illness for any employee who is absent from work for more than five (5) working days. Departments/Divisions may establish practices requiring employees to present medical verification regarding the employee's ability to resume work after a medical absence.
 - b. Employee sick leave absences which exceed fifteen (15) calendar days shall require the employee to provide a physician's statement to their department no later than three (3) calendar days following the 15-day period. The physician's statement shall verify the employee's inability to

work, the estimated period of further anticipated disability, and include a description of the employee's limitations or restrictions which may be necessary for the Department/Division to consider reasonable accommodation. If the length of absence exceeds the stated estimated period of disability, a new physician's statement must be provided to the department within three (3) calendar days following the expiration of the original estimated date of return.

- c. If eligible, an employee must use accumulated Sick Leave before leave without pay for illness will be granted.
- d. In the event of a work stoppage in the form of a sick out as identified by the City Manager, it shall be the policy and procedure of all supervisors to require a physician's verification of all employees who claim to be ill or injured and request such leave. The City shall retain the discretion to allow or disallow paid Sick Leave and may request the employee to be examined by a physician of the City's choosing. The physician's verification shall identify the name and address of the doctor, the period(s) of employee incapacity to work, and the date(s) examined by the physician.

SPECIAL SICK LEAVE

- 1. Where Special Leave charged against Sick Leave accumulation is used during the hospitalization of a member of the immediate family, as outlined in FMC Section ~~2-1508~~ **3-107(d)**, verification by the attending physician that the member's presence was required shall be presented to the Department/Division immediately upon return to work by the employee.
- f. It is the department/division's responsibility to ensure the implementation of FMC Section 3-107, and to take appropriate action when necessary as set forth in AO 2-14.

VACATION LEAVE

- 1. Vacation shall be accumulated and administered in accordance with FMC Section 3-108. The use of vacation is discretionary and must be approved by the appointing authority, or their designee, prior to the taking of the leave. Vacation Leave shall be approved by the employee's supervisor or designated representative with due regard to the needs of the City and the desire of the employee. Emergency leaves or leaves that result from injury or illness that could not have been reasonably anticipated or predicted shall constitute an exception to the procedure mandating prior notice of the need for leave.
- 2. Employees who have an accumulated vacation balance, but have been denied the use of such leave by the appointing authority or designee, may be subject to Leave without Pay unless other leaves are available and approved.

MILITARY LEAVE

1. Section 3-111 of the Fresno Municipal Code states that every employee shall be entitled to military leave of absence as provided for in the Military and Veterans Code of California, Division 2, Part 1, Chapter 7.
2. The following requirements apply to military leave:
 - a. A completed City of Fresno “Request for Leave of Absence” form shall be submitted to, and signed by, the department director.
 - b. Formal active duty orders shall be attached to the form. Formal orders are those orders directed to the employee that state type of duty, reporting date, length of duty, duty station, and permanent order numbers, and that bear an authorized signature.
 - c. A military memorandum addressed “To Whom It May Concern” and signed by or for the commander, will allow an employee to commence military leave. However formal orders must be submitted within thirty days (30) after such leave is taken. Failure to so submit formal orders shall cause such leave to be converted to vacation leave, or to be taken without pay, unless extenuating circumstances cause the formal orders to be unavailable within the 30-day limit, and an explanatory letter signed by or for the commander is submitted to, and approved by the City Manager.
3. Ongoing resolutions provide continuing Salary Differential to City employees on active duty as a result of the ongoing Middle Eastern conflict. The employee is eligible to receive the difference between his/her City salary and Military pay as well as the continuation of Health and Welfare benefits upon submission of military orders and military pay statements.
4. For purposes of determining a public employee’s right to a paid military leave of absence, all prior military service will be counted as public agency service when calculating if the employee has been employed by the public agency for a minimum of one year at the time of taking the military leave. To provide documentation regarding this prior service, the employee must submit a Form DD 214, Certificate of Release or Discharge from Active Duty showing the dates of prior service.
5. Employees returning from active military leave will be allowed to commence a Leave without Pay for a period of time as specified by the Military and Veterans Code before resuming City employment.

LEAVE OF ABSENCE WITHOUT PAY

Department directors are authorized to grant leave of absence without pay for periods of ten consecutive working days or less. Leave of absence without pay is otherwise administered in accordance with Section 3-104 of the Fresno Municipal Code. Employees exempt from overtime shall not be subject to deductions of Leave without Pay in increments of less than a work day or shift. Employees with medical restrictions may be placed on a part-time basis and will receive the pro-rated salary during the time of restriction.

OTHER TYPES OF LEAVES

All other types of leaves not specifically mentioned above will be administered according to the appropriate section under Article 1 of the Fresno Municipal Code, or pursuant to applicable provisions within the MOU.

UNAUTHORIZED ABSENCE AS RESIGNATION

In accordance with Fresno Municipal Code Section 3-115, an employee who, without prior authorization, is absent or fails to discharge his regularly assigned duty for three consecutive days, or two shifts in the case of a member of the City fire-fighting force, shall be deemed to have resigned effective as of the end of the day on which he last performed any of the duties of the position. The employee shall not be deemed to have so resigned if he renews the performance of his regularly assigned duties at the commencement of his next regular working day or on-duty shift following the expiration of the aforementioned period of absence or failure to discharge duties. Upon written request of the employee, the appointing authority may reinstate the employee upon finding there is good cause for absence or failure to perform duties, such as bona fide illness, injury, or circumstances beyond the control of the employee, and that the employee is ready and able to resume discharge of his duties.

FCEA ATTENDANCE POLICY - Addendum II

POLICY

A primary requirement for continued employment is regular and timely attendance. While the City recognizes some absences and tardiness may be unavoidable, City departments and the employees have an obligation to the public that demands regular and prompt attendance.

Although it is recognized that excessive absenteeism and tardiness is a proper reason for corrective action, it is the policy of the City to identify problem areas by keeping proper records, exploring avenues of available assistance, and encouraging compliance with attendance standards.

Statutorily protected leaves are outside the scope of this Attendance Policy.

It is the employee's responsibility to observe the established rules and regulations in relation to attendance.

It is a supervisor's responsibility to ensure the implementation of Administrative Order 2-14 (AO), **Guide to Corrective Action**, and the applicable provisions of the Fresno Municipal Code (FMC) and to take appropriate action when necessary.

DEFINITIONS AND PROCEDURES

1. An approved leave is defined as scheduled leave time prearranged, approved, and authorized. An approved leave must be documented by a Request for Leave of Absence Form submitted prior to commencement of the leave and signed by the employee and appropriate appointing authority.
2. An employee's use of Sick and Special Leave shall be administered pursuant to "FCEA Leave of Absence Policy", Addendum I.
3. A tardy is defined as any failure to show up for work at the scheduled time. If you are going to be late for work, you must call your supervisor or their designated representative as soon as possible. Excessive tardiness for purposes of this shall be defined as three (3) or more tardies within a one-month period.
4. Absence without leave is defined as any employee who does not report to work in person or by telephone pursuant to the applicable provisions of the Fresno Municipal Code.
5. The City reserves the right to require an employee to report to work for the balance of the day on which tardiness occurs. Failure by the employee to report to work or remain at work for the balance of the day as directed by a supervisor or their designated representative, may be cause for corrective action, which may

result in disciplinary action.

DISCIPLINE LEVELS

1. Unauthorized absenteeism and excessive tardiness may subject an employee to corrective action as outlined in AO 2-14, which may result in disciplinary action.
2. Any employee who does not report to work in person or by telephone will be considered absent without leave, and subject to corrective action as outlined in AO 2-14, which may result in disciplinary action.

**Agreement
Between
City of Fresno
And
Fresno City Employees Association**

Community Revitalization Specialist/Senior Community Revitalization Specialist

The City of Fresno (City) and the Fresno City Employees Association (FCEA) agree that the classifications of Community Revitalization Specialist and Senior Community Revitalization Specialist are newly created classifications and that they are being appropriately filled by current City employees. As newly created classifications, no current or past employees have rights to a position in these classifications.

Probationary Period

Employees who are placed in the classifications of Community Revitalization Specialist and Senior Community Revitalization Specialist effective April 28, 2011 will serve a probationary period of six months. If any of the employees transferred into these classifications as of April 28, 2011 are to be released from probation, the employees will first be provided with a written notice of intent and an opportunity for a review of that notice of intent with the department director or the director's designee. Should the review of the notice result in a confirmation of the release from probation, the employee shall have an opportunity to file a written appeal of the probationary release to the City Manager within five working days of receipt of the written release. The City Manager's decision shall be final. This process does not set precedent and shall not apply to any other employees who are hired into these classifications. The probationary period for any other employee hired into these classifications will be 12 months.

Seniority for the Purposes of Layoff

As all employees placed into the classifications of Community Revitalization Specialist and Senior Community Revitalization Specialist effective April 28, 2011 will have the same hire date, the City and FCEA agree that seniority for the purposes of layoff for these employees will be determined by the total number of continuous years of permanent City service. Should there continue to be a tie, the determination will be made by chance in a manner agreed to by the parties. This determination of seniority does not set precedent and shall not apply to other employees hired into these classifications.

This agreement does not set precedent and is effective April 28, 2011.

**FOR THE FRESNO CITY EMPLOYEES
ASSOCIATION:**

FOR THE CITY OF FRESNO:

Signature on File

KIM GILLINGHAM
FCEA Labor Representative

Signature on File

KENNETH G. PHILLIPS
Labor Relations Manager

Agreement re: Community Revitalization Specialist/
Senior Community Revitalization Specialist
Fresno City Employees Association
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Signature on File
DEE BARNES
FCEA President

Date: **May 10, 2011**

<p>APPROVED AS TO FORM CITY ATTORNEY'S OFFICE</p> <p>BY: <u> Signature on File </u> Deputy City Attorney</p>
