MEMORANDUM OF UNDERSTANDING

BETWEEN

THE CITY OF EL CERRITO

AND

THE EL CERRITO POLICE EMPLOYEES’ ASSOCIATION

January 1, 2020 to December 31, 2022
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE CITY OF EL CERRITO
AND
THE EL CERRITO POLICE EMPLOYEES’ ASSOCIATION

This Memorandum of Understanding is entered into pursuant to the Meyers-Milias-Brown Act (Government Code Section 3500 et seq). The parties to this Memorandum of Understanding are the City of El Cerrito, State of California, which hereinafter shall be referred to as “City”, and the El Cerrito Police Employees’ Association, which hereinafter shall be referred to as “Association.” The parties have met and conferred in good faith regarding wages, hours and other terms and conditions of employment for the employees represented by the Association and have freely exchanged information, opinions and proposals and have endeavored to reach agreement on all matters relating to the employment, conditions and employee relations of such employees.

This Memorandum of Understanding shall be presented to the City Council as a joint recommendation of the undersigned for salary, fringe benefits and other working conditions for the period January 1, 2020 to December 31, 2022, and shall be in full force and effect at such date as herein prescribed, upon ratification by both the City Council and affected members of the Police Association.

CITY OF EL CERRITO

Kareem Pinkos
City Manager

Date: 7/1/2020

Glenn Berkheimer
Negotiator

Date: June 30, 2020

EL CERRITO POLICE EMPLOYEES’ ASSOCIATION

Michael Hernandez
President, El Cerrito Police Employees’ Association

Date: June 26, 2020

El Cerrito Police Employees’ Association

Date: June 30, 2020

El Cerrito Police Employees’ Association

Date: June 30, 2020

John Noble
Rains, Lucia, Stern, St. Phalle & Silver, PC

Date: June 25, 2020
<table>
<thead>
<tr>
<th>Article Number</th>
<th>Article Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.8</td>
<td>Sick Leave Use - Disability Retirement</td>
<td>11</td>
</tr>
<tr>
<td>ARTICLE X</td>
<td>Vacation</td>
<td>11</td>
</tr>
<tr>
<td>10.1</td>
<td>Eligibility</td>
<td>11</td>
</tr>
<tr>
<td>10.2</td>
<td>Accrual Rate</td>
<td>11</td>
</tr>
<tr>
<td>10.3</td>
<td>Basis for Accrual</td>
<td>11</td>
</tr>
<tr>
<td>10.4</td>
<td>Use of Vacation -- When to be Taken</td>
<td>12</td>
</tr>
<tr>
<td>10.5</td>
<td>Vacation Carry-over</td>
<td>12</td>
</tr>
<tr>
<td>10.6</td>
<td>Vacation at Termination</td>
<td>12</td>
</tr>
<tr>
<td>10.7</td>
<td>Effect of Extended Military Leave</td>
<td>12</td>
</tr>
<tr>
<td>10.8</td>
<td>Sick Leave During Vacation</td>
<td>12</td>
</tr>
<tr>
<td>10.9</td>
<td>Vacation Cash Out Program</td>
<td>13</td>
</tr>
<tr>
<td>10.10</td>
<td>Transfer of Vacation Time to Bereavement Leave</td>
<td>13</td>
</tr>
<tr>
<td>ARTICLE XI</td>
<td>Other Absence</td>
<td>13</td>
</tr>
<tr>
<td>11.1</td>
<td>Bereavement Leave</td>
<td>13</td>
</tr>
<tr>
<td>11.2</td>
<td>Family and Medical Leave</td>
<td>14</td>
</tr>
<tr>
<td>ARTICLE XII</td>
<td>Work Schedule</td>
<td>14</td>
</tr>
<tr>
<td>12.1</td>
<td>Recognized Work Cycle</td>
<td>14</td>
</tr>
<tr>
<td>12.2</td>
<td>Exception to Basic Work Cycle</td>
<td>15</td>
</tr>
<tr>
<td>12.3</td>
<td>Amendments</td>
<td>15</td>
</tr>
<tr>
<td>12.4</td>
<td>Days Off</td>
<td>15</td>
</tr>
<tr>
<td>12.5</td>
<td>Excess Time Off During Work Cycle</td>
<td>15</td>
</tr>
<tr>
<td>ARTICLE XIII</td>
<td>Compensation</td>
<td>16</td>
</tr>
<tr>
<td>13.1</td>
<td>Base Monthly Salaries</td>
<td>16</td>
</tr>
<tr>
<td>13.2</td>
<td>Specialty Assignments</td>
<td>16</td>
</tr>
<tr>
<td>13.3</td>
<td>Step Increases</td>
<td>16</td>
</tr>
<tr>
<td>13.4</td>
<td>Pension Reimbursement</td>
<td>17</td>
</tr>
<tr>
<td>13.5</td>
<td>Hourly Rate of Pay</td>
<td>17</td>
</tr>
<tr>
<td>13.6</td>
<td>Longevity Bonus</td>
<td>18</td>
</tr>
<tr>
<td>ARTICLE XIV</td>
<td>Overtime</td>
<td>18</td>
</tr>
<tr>
<td>14.1</td>
<td>Overtime Policy - Definition</td>
<td>18</td>
</tr>
<tr>
<td>14.2</td>
<td>Overtime Compensation</td>
<td>18</td>
</tr>
<tr>
<td>14.3</td>
<td>Non-On-Call Overtime</td>
<td>21</td>
</tr>
<tr>
<td>14.4</td>
<td>Minimum Call-Out Compensation</td>
<td>21</td>
</tr>
<tr>
<td>14.5</td>
<td>Time off in Lieu of Court Appearance Compensation</td>
<td>21</td>
</tr>
<tr>
<td>14.6</td>
<td>Meals</td>
<td>21</td>
</tr>
<tr>
<td>14.7</td>
<td>Court Appearance on Vacation</td>
<td>21</td>
</tr>
<tr>
<td>14.8</td>
<td>Commuter Training</td>
<td>22</td>
</tr>
<tr>
<td>14.9</td>
<td>Work on Scheduled Day Off</td>
<td>22</td>
</tr>
<tr>
<td>ARTICLE XV</td>
<td>Working in Higher Classification</td>
<td>22</td>
</tr>
<tr>
<td>15.1</td>
<td>Higher Classification Pay</td>
<td>22</td>
</tr>
<tr>
<td>ARTICLE XVI</td>
<td>Promotions, Examinations and Eligibility Lists</td>
<td>22</td>
</tr>
<tr>
<td>16.1</td>
<td>Eligibility</td>
<td>22</td>
</tr>
<tr>
<td>16.2</td>
<td>Promotional Examinations</td>
<td>23</td>
</tr>
<tr>
<td>16.3</td>
<td>Eligibility Lists</td>
<td>23</td>
</tr>
<tr>
<td>ARTICLE XVII</td>
<td>Education Benefits</td>
<td>23</td>
</tr>
<tr>
<td>17.1</td>
<td>Career Incentive Program - Sworn Personnel</td>
<td>24</td>
</tr>
<tr>
<td>17.2</td>
<td>Establishing Eligibility</td>
<td>24</td>
</tr>
<tr>
<td>17.3</td>
<td>Eligibility Criteria - Three Units/Fifty Hours</td>
<td>24</td>
</tr>
<tr>
<td>17.4</td>
<td>Degrees</td>
<td>24</td>
</tr>
<tr>
<td>17.5</td>
<td>Grades</td>
<td>24</td>
</tr>
<tr>
<td>17.6</td>
<td>Attendance</td>
<td>25</td>
</tr>
</tbody>
</table>
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE CITY OF EL CERRITO
AND
THE EL CERRITO POLICE EMPLOYEES’ ASSOCIATION

ARTICLE I
PREAMBLE

This Agreement is entered into by and between the City of El Cerrito, hereinafter referred to as the “City”, and the El Cerrito Police Employees’ Association, hereinafter referred to as the “Association.”

ARTICLE II
NONDISCRIMINATION AND AFFIRMATIVE ACTION

This agreement applies equally to all members of the bargaining unit regardless of race, color, national origin, sex, age, creed, physical or mental impairment, sexual preference, marital status or political affiliation.

The Association and the City will not discriminate in employment relations against any employee because of sex, sexual preference, race, age, national origin, marital status, religion, disability or political affiliation unless based upon a bona fide occupational qualification. The Association and City further agree not to harass or retaliate against any employee on any of the prohibited bases specified above. The Association and the City equally share the responsibility for upholding this provision of the agreement.

ARTICLE III
TERM AND SCOPE OF AGREEMENT

3.1 DURATION OF THIS MEMORANDUM
The recommendations set forth in the Memorandum of Understanding are final. Except as otherwise provided herein, no changes or modifications shall be offered, urged or otherwise presented by the Association or the City for the duration of this agreement, provided, however, that nothing herein shall prevent the parties to this Memorandum of Understanding from meeting and conferring and making modifications herein by mutual consent. The term of this agreement shall be from January 1, 2020 to December 31, 2022.

3.2 EXTENSION OF AGREEMENT
In the event that the City and Association fail to secure a successor agreement prior to the expiration date of this Memorandum of Understanding, the parties may agree mutually in writing to extend the term of this agreement for any period of time.

3.3 MAINTENANCE OF BENEFITS
All rights, privileges and terms and conditions of employment in full force and effect through the duration of the previous Memorandum of Understanding and not in conflict herewith shall become a part hereby and remain thereby until mutually modified by the parties hereto.
3.4 **PROCEDURE FOR MEET AND CONFER; MEET AND CONFER IN GOOD FAITH; SCOPE**

The City, through its representatives, shall meet and confer in good faith with representatives of the Association regarding matters within the scope of representation, including wages, hours and other terms and conditions of employment.

**ARTICLE IV**

**THE ASSOCIATION**

4.1 **ASSOCIATION RECOGNITION**

A. **Full-time Employees**

The City recognizes the Association as the exclusive representative for the purposes of establishing wages, hours and other terms and conditions of employment for full-time sworn employees in the classified service who are employed in the classifications of:
- Police Officer
- Police Corporal
- Police Sergeant
- Police Records Specialist
- Police Records Supervisor
- Property and Evidence Specialist
- Senior Police Records Specialist
- Community Services Officer

B. **Part-time Employees**

The City recognizes the Association as the exclusive representative of the following part-time employees of the El Cerrito Police Department.
- Records Specialist
- Community Services Officer

C. **Part-time Employee Without Benefits**

The City recognizes the Association as the exclusive representative of the following part-time employees of the El Cerrito Police Department.
- Cadet

4.2 **DUES DEDUCTION**

The City shall deduct, in a single payroll deduction made once each month, the amount of Association dues or fees as specified by the Association and authorized by each affected employee in accordance with rules and regulations to implement the employer-employee relations ordinance. Said deductions are to be made without fee charged to the Association. The Association agrees to hold the City harmless from any liability arising from such deduction.

4.3 **BULLETIN BOARD**

The City agrees to provide a bulletin board for the exclusive use of the Association.
4.4 ASSOCIATION MEETINGS
Attendance at Association meetings shall be on an off-duty basis except for those officers whose presence is necessary to conduct such meetings.

4.5 ASSOCIATION AND REPRESENTED EMPLOYEE RIGHTS INCLUDE
A. The Association’s right to represent its members before the City Council or advisory boards or commissions with regard to wages, hours and working conditions or other matters within the scope of representation.
B. The right to be given reasonable written notice of any proposed ordinance, rule, resolution or regulation, or amendment thereto, relating to matters within the scope of representation.
C. Reasonable access to employee work locations for officers of the Association and the officially designated representatives for the purpose of processing grievances or contacting members of the Association concerning business within the scope of representation. Access shall be restricted so as not to interfere with the normal operations of the Department or with established safety or security requirements.
D. Employees represented by the Association shall be free to participate in Association activities without interference, intimidation or discrimination, in accordance with State law and City policies, rules and regulations.
E. The right to seek redress of grievances through the City’s “Complaint and Grievance Procedure,” is contained in Chapter 12 of the City’s “Personnel Rules and Regulations.” Either a represented employee, a group of employees or the Association on behalf of its members may file a grievance under the terms of this procedure. The procedure is incorporated by reference to be a part of this Agreement.

4.6 TIME OFF
Upon approval by the Chief of Police, reasonable time off may be granted to Association board members to attend training seminars and schools which may be of benefit to the Association membership and the Police Department. Compensation for attendance at such seminars and schools shall be drawn upon the individual employee’s accumulated time. A request to attend such seminars and schools shall be made at least six weeks in advance of the date of any such session.

4.7 STRIKES AND LOCKOUTS
For the term of this Agreement, the Association and its members agree that they shall not call or engage in any strike, slowdown, suspension or stoppage of work activity or sanction any such conduct by unit employees, and the City agrees that it shall not cause or engage in any lockout of Association members.

ARTICLE V
MANAGEMENT

Except as otherwise provided in this Agreement, the rights of the City include, but are not limited to, the exclusive right to determine the mission of its constituent departments,
commissions, and boards; set standards of service; determine the procedures and standards of selection for employment and promotion; direct its employees; take disciplinary action; relieve its employees from duty because of lack of work or for other legitimate reasons; maintain the efficiency of government operation; determine the methods, means and personnel by which government operations are to be conducted; determine the content of job classifications; take all necessary actions to carry out its mission in emergencies; and exercise complete control and discretion over its organization and the technology of performing its work, including contracting for specified services.

The City maintains the right to use qualified volunteers or reserves in the Police Department service, provided such use does not adversely affect wages, hours and other terms and conditions of employment. Use of said individuals shall be in accordance with State law and Police Department regulations.

Nothing contained within this article is intended, in any way, to supersede or infringe upon the rights of the recognized employee organization as provided under State and Federal law, including, but not limited to, California State Government Code Sections 3500 through 3510, inclusive.

ARTICLE VI
ASSOCIATION/MANAGEMENT ADVISORY TEAM (AMAT)

6.1 FORMATION
The parties agree to form an Association-Management Advisory Team (AMAT) to meet to review and develop policies and procedures concerning Police Department matters which may be referred to the AMAT by the City, the Department or the Association.

6.2 COMPOSITION AND MEETING SCHEDULE
The work of the AMAT is to be carried out on a continuing basis. The AMAT shall:

A. Be composed of six members. The Association shall appoint three members and the City shall appoint three members. At the request of either the City or the Association, the Employee Services Manager shall participate in and attend any AMAT meeting.

B. Meetings will be scheduled as necessary to discuss and review policies and procedures concerning departmental matters.
   a. The AMAT shall review and discuss the issue regarding the transportation of police service dogs. If the AMAT is unable to resolve the issue by March 30, 2018, the Association can request that the City and the Association bargaining teams shall meet to discuss the issue of transporting police service dog(s).

C. Special meetings may be called as necessary.

6.3 UTILIZATION
AMAT is not a decision-making body and its recommendations are not binding, nor does AMAT replace other existing processes such as the grievance procedure or collective bargaining.
A. The AMAT may advise management in matters of departmental operations and management.

B. The AMAT may develop processes to ensure involvement and participation of appropriate departmental personnel.

C. The AMAT may be utilized to coordinate and refine agreements reached by both the City and Police Association during the meet and confer process.

D. The AMAT may review grievances if specifically requested by the Chief of Police or the Association President.

6.4 REPORTING
Minutes of each AMAT meeting will be prepared and copied to the participants by one of the Association representatives on the Committee. Only issues that are mutually agreed to shall be reported out of the AMAT.

ARTICLE VII
BENEFITS PLAN

7.1 FLEXIBLE BENEFITS PLAN
The City has a Flexible Benefits Plan which is consistent with Section 125 of the Internal Revenue Code. The plan is known as “Citiflex.” For the duration of this agreement, the plan provides the following:

A. With the exception of those employees who choose the “no medical plan” option, the City will contribute an amount equivalent to the lowest medical plan (Kaiser) rate according to dependent status regardless of which medical plan is chosen. “According to dependent status” means that if an employee is single the employee shall receive the equivalent to the lowest medical plan (Kaiser) single premium in employee’s flexible spending account. If an employee and a dependent are enrolled in a City medical plan, the employee shall receive the equivalent to the lowest medical plan (Kaiser) two-party premium in employee’s flexible spending account. If an employee and more than one dependent are enrolled in a City medical plan, the employee shall receive the equivalent to the lowest medical plan (Kaiser) family premium in employee’s flexible spending account.

B. Employees may select one of the following medical plans within their individual Flexible Benefits Plan:
   - HMO Kaiser
   - HMO
   - PPO

C. In the event that the employee selects a medical plan which exceeds the City’s premium contribution, the employee is responsible to pay the difference through payroll deduction.
D. In the event that an employee has alternate comprehensive group medical coverage through a spouse’s medical plan or some other group medical plan, the employee may select a “no medical plan” option. (Proof of alternate coverage is required.) In this event, the City shall contribute the equivalent to the lowest medical plan (Kaiser) single premium to their Flexible Benefit Plan and the employee may receive this amount in cash, in which case the amount is treated as taxable income, or the employee may reallocate it toward the purchase of other benefits in the Plan, or a combination of both.

E. Effective July 1, 2005, the City shall amend its contracts with the City’s Health Care providers to provide for $10.00 office visit co-pays and $10.00 generic prescription co-pays.

F. Employees may contribute salary up to a total of $10,000 on a pretax basis in order to purchase the following benefits:
   - Medical Premiums, Co-Payments, and Deductibles;
   - Dental Premiums, Co-Payments, and Deductibles;
   - Un-reimbursed Medical & Dental Expenses; and
   - Dependent Care ($5,000 maximum by law).

Rules governing the allocation and distribution of such funds shall conform to applicable sections of State and Federal tax codes and the City of El Cerrito’s Flexible Benefits Plan.

G. The health benefit programs recognize the participation of domestic partners of eligible employees. Please refer to the City’s Citiflex document for details.

H. During the term of the contract, the City may establish a City-wide task force for the purpose of exploring alternate health plans, including PERS Health, for both active and retired employees. The City or the Association agrees to reopen negotiations for the sole purpose of implementing alternative medical coverage.

I. Effective July 1, 2005, the City ceased providing the monetary difference between the Kaiser and Health Net HMO premiums to employees, who selected the less expensive medical plan, previously referred to as the ‘cash-back’ benefit.

7.2 DENTAL PLAN
Effective July 1, 1999, the City shall provide a dental plan, including orthodontic coverage, for represented employees and shall contribute the full cost of employee, employee and one dependent, or employee and two or more dependents coverage. The Association agrees that the City may convert carriers or administration of the current dental plan, so long as there is no reduction in benefits, nor cost to the employee for such coverage.

7.3 RETIREMENT HEALTH PLAN
Retirees, survivors of retirees and survivors of deceased employees, if permitted by the carrier, will be permitted to maintain the current level of health plan benefits available to employees. Retirees, survivors of retirees and survivors of deceased employees not killed
in the performance of official duties may maintain such health plan benefits at their
discretion and with no cost to the City.

7.4 RETIREMENT PLAN FOR SWORN POLICE PERSONNEL
Effective June 30, 2001, the retirement plan for “Classic” sworn police personnel shall be
the 3% at age 50 PERS Plan with credit for unused sick leave at retirement pursuant to
Government Code Section 20862.8.

Due to risk pooling initiated by PERS in 2005, the Government Code Section 20840(e)
required that each pool contain certain benefits:
- Section 20965 (Credit for Unused Sick Leave)
- Section 21022 (Public Service Credit for Periods of Layoffs)
- Section 21023.5 (Public Service Credit for Peace Corps or AmeriCorps: Vista Service)
- Section 21024 (Military Service Credit as Public Service)
- Section 21548 (Pre-Retirement Optional Settlement 2 Death Benefit)
- Section 21574 (1959 Survivor Benefit Fourth Level)
- Section 21620 (Retired Death Benefit)
- Section 20042 (Final Compensation 1 Year)

For sworn personnel who are hired after December 31, 2013, and who are not “Classic
Employees” as defined by Cal PERS, the following retirement benefits shall be provided:
- Retirement formula commonly known as 2.7% @ 57
- Final Compensation – 3 Year Average
- Credit for Unused Sick Leave at Retirement

The employee contribution shall 50% of the normal cost as defined by PERS.

7.5 RETIREMENT PLAN FOR NON-SWORN
Eligible non-sworn employees are entitled to those benefits of the Public Employees’
Retirement System (PERS) for local miscellaneous members under the “2.7% @ 55”
formula and integrated with Social Security. The City reserves the right to modify its
participation in the Social Security plan; any modification shall be subject to the meet and
confer process. Effective July 1, 1994, the City will provide PERS single highest year
option for all non-sworn personnel.

For eligible non-sworn employees who are hired after December 31, 2013, and who are
not “Classic Employees” as defined by Cal PERS, the following retirement benefits shall
be provided:
- Retirement formula commonly known as 2.0% @ 62
- Final Compensation – 3 Year Average
- Credit for Unused Sick Leave at Retirement

The employee contribution shall 50% of the normal cost as defined by PERS.

7.6 LIFE INSURANCE
The City shall provide a term life insurance policy for represented employees. The
principal sum shall be equal to the annual salary effective the first day of the month
following the City Council adoption of this Memorandum of Understanding, rounded to
the nearest $1,000. Figures will be updated monthly to reflect salary adjustments provided elsewhere in this Memorandum. The Association agrees that the City has full authority to choose carriers or administrators of this plan.

7.7 **DISABILITY**
The City shall provide represented employees with long-term disability coverage, single-level plan with 60-day deductible for sworn and a 30-day deductible for non-sworn personnel, and shall pay all premiums and any increases during the period of the Memorandum of Understanding.

7.8 **SURVIVORS MEDICAL BENEFITS**
The City shall pay 100% of the premiums for health and dental benefits described in this Memorandum for the surviving spouse and any minor children of any member of the Association who is killed or dies during the performance of official duties. Premiums will be paid at the rate of the least costly plan in effect at the time of the member’s death. Premiums will continue to be paid by the City until such time as the surviving spouse remarries, and for dependent children of the member killed in the line of duty until such time as either (1) the children are no longer eligible for coverage pursuant to the rules of the insurance carrier, or (2) the children are covered under alternative medical coverage provided by and through the surviving spouse or the person whom he/she remarries.

7.9 **BENEFIT STATUS**
A. The salary and benefits provisions contained within this Memorandum of Understanding are granted only to employees who are in a current pay status when the City Council adopts the MOU. The City shall incur no cost nor shall benefits accrue for retirees, survivors or employees in a non-pay status. Family Leave and Military Leave, however, shall be granted in accordance with the applicable provisions of State and Federal law.

B. In the event an employee is in a non-pay status because of a disputed workers’ compensation claim, benefits under this article shall be continued upon written agreement of the affected employee to repay to the City the amount of any premiums paid by the City during the non-pay status period if the employee’s claim is denied by the Workers’ Compensation Appeals Board or withdrawn by the employee prior to a decision by the Board.

**ARTICLE VIII**

**HOLIDAYS**

8.1 **HOLIDAYS**
All sworn personnel shall receive time off or compensation equal to eight hours straight time or the equivalent compensatory time. Except that sworn personnel who actually work a ten (10) or twelve (12) hour shift, on a holiday, shall receive ten (10) or twelve (12) hours of straight time or the equivalent compensatory time. Those holidays are:

- New Year’s Day
- Martin Luther King Jr. Day
- Washington’s Birthday
- Veterans’ Day
- Thanksgiving
- Day after Thanksgiving
Memorial Day
July 4th
Labor Day
Christmas Day
Employee’s birthday
Three (3) Floating holidays

All non-sworn personnel shall receive the following holidays off, unless they are required to work the holiday. Those holidays are:

New Year’s Day
Martin Luther King Jr. Day
Washington’s Birthday
Memorial Day
July 4th
Labor Day
Veterans’ Day
Thanksgiving
Day after Thanksgiving
Christmas Day
Employee’s birthday
Three (3) Floating holidays

If a non-sworn employee is required to work a City designated holiday, they shall receive two times their hourly rate of pay for all hours worked on the holiday. Those holidays are:

New Year’s Day
Martin Luther King Jr. Day
Washington’s Birthday
Memorial Day
July 4th
Labor Day
Veterans’ Day
Thanksgiving
Day after Thanksgiving
Christmas Day

Time off shall be granted pursuant to Departmental procedures. The Department retains authority to determine those positions that need not be filled on a given holiday and, in lieu of compensation, to grant the holiday off.

Each floating holiday for sworn and non-sworn personnel is equal to eight hours straight time. Floating holidays for all personnel must be taken during the fiscal year they are received and may not be carried over and accumulated.

For non-sworn personnel only, Christmas Eve day and the afternoon of New Year’s Eve, commencing at 12:00 noon, shall be considered holidays for pay purposes. In the event that Christmas Eve and New Year Eve fall on a Saturday or Sunday, the preceding Friday shall be considered holidays for pay purposes.

8.2 ELIGIBILITY
Regular employees must be in a pay status on the workday preceding the holiday to be eligible to be compensated for the holiday. An employee on leave of absence without pay shall not receive any compensation for holidays occurring during that leave.

8.3 HOLIDAY PAY
Holiday pay shall be calculated at the base or straight-time rate as defined in Article XIII of this Memorandum.
ARTICLE IX
SICK LEAVE

9.1 ACCRUAL RATE
All sworn personnel shall accrue sick leave at the rate of ten (10) hours for each calendar month that the employee has worked, providing the employee has worked or been authorized leave with pay for at least ten working days in the month.

All non-sworn personnel shall accrue sick leave at the rate of eight (8) hours and forty five (45) minutes for each calendar month that the employee has worked, providing the employee has worked or been authorized leave with pay for at least ten working days in the month.

9.2 MAXIMUM ACCRUAL
There is no maximum accrual for sworn or non-sworn employees.

9.3 USE
An employee’s absence due to illness shall be charged against his or her accrued sick leave on an hour-for-hour basis.

9.4 SICK LEAVE CREDIT UPON RETIREMENT
The City has contracted with PERS to provide the Service Credit for Unused Sick Leave Option. Sworn and non-sworn PERS members, whose effective retirement date is within four months of separation from employment with the City, shall be credited upon retirement with .004 year of service credit for each unused day of sick leave (i.e., 250 days of sick leave equals one additional year of service credit). The City must report those days of unused sick leave that were accrued during the normal course of employment. Additional days of unused sick leave reported for the purpose of increasing the member’s retirement are prohibited by PERS.

9.5 ACCRUED SICK LEAVE AS LIFE INSURANCE
Upon the death of a represented employee, the value of the employee’s accrued sick leave, calculated at the employee’s hourly rate, shall be paid to the employee’s estate or designated beneficiary. Payment under this section is limited to 2,080 hours for sworn employees and 1,720 hours for non-sworn employees.

9.6 4850
Regular full-time sworn employees are eligible for benefits (salary continuance) under Labor Code Section 4850. Permanent non-sworn employees injured while searching or booking persons under arrest or detention, upon approval of the Chief of Police, shall be eligible for similar benefits.

Permanent non-sworn employees injured on the job under all other circumstances shall have their pay continued in the amount of their monthly salary for up to ninety (90) calendar days. In no circumstance shall compensation, including workers’ compensation benefits, exceed normal monthly salary.

9.7 FAMILY SICK LEAVE
Under Labor Code Section 233, employees may utilize accrued sick leave to care for an ill or injured child, spouse, or parent. The City has extended this provision to include
domestic partners. There is no requirement that the illness or injury reach the level of seriousness provided for under the Family and Medical Leave Acts (See Article XI Other Absences, Section 11.2 Family Medical Leave). However, if the illness or injury qualifies under the Family and Medical Leave Act, it also satisfies the “family sick leave” criteria. The maximum “family sick leave” allowed each calendar year that is subject to this provision is one half (1/2) of the employee’s annual accrual of sick leave. Additional family sick leave may be taken subject to initial watch commander review, departmental regulations and approval of the Chief of Police.

9.8 SICK LEAVE USE - DISABILITY RETIREMENT
The date of disability retirement for represented employees may be established or determined to be effective prior to the expiration of sick leave benefits. Sworn and non-sworn employees, upon disability retirement, are eligible for benefits under Section 9.5 above.

ARTICLE X
VACATION

10.1 ELIGIBILITY
All personnel shall be eligible for a paid vacation at current pay rate at the end of the first year of continuous service and annually thereafter.

10.2 ACCRUAL RATE
Vacation accrual for represented employees shall be as follows:

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<th>Non-Sworn (Hours)</th>
<th>Years of Service</th>
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10.3 BASIS FOR ACCRUAL
Vacation leave will be accrued when a regular employee is in a pay status and will be credited on a bi-weekly basis. Holidays shall not be counted during vacation, unless holiday pay is applicable.
10.4 Use of Vacation -- When to be Taken
The use of annual vacation leave and the amount to be taken at any one time shall be
determined by the department head in accordance with departmental regulations and with
regard for the preference of the employee and the needs of the City.

10.5 Vacation Carry-over
No employee shall take more than the equivalent of their annual accrual in one calendar
year, except when vacation has been deferred per Section 10.5 or upon approval of the
department head.

An employee with twenty-four (24) or fewer years of service may carry over no more
than 208 hours of vacation to the following calendar year unless approved by department
head. An employee with more than twenty-four (24) years of service may carry over a
number of vacation hour’s equivalents to one (1) year of the employee’s maximum
current accrual.

The Employees may annually cash out up to one half (1/2) of their accrued vacation up to
a maximum of 80 hours of vacation if the following conditions are met:
1. The employee has taken a minimum of 80 hours of vacation in the last 12 months.
2. The employee must schedule and take off at least 80 hours of vacation in the next
   calendar year.
3. If the employee wants to request an irrevocable vacation cash out, they must provide
   the Human Resources Manager, or designee, with their written request no later than
   December 15th of the calendar year before the year in which the employee wishes to
   cash out vacation leave.
4. Any Vacation Cash Out will not be available for use in the preceding year.

An employee can cash out vacation during the months of May and December. The
notice shall indicate how many vacation leave hours the employee wishes to cash out
the following year and the cash out period.

10.6 Vacation at Termination
Employees leaving the municipal service with accrued vacation leave shall be paid the
amount of accrued vacation to the date of termination. Payment for accrued vacation
shall be at the employee’s current rate of pay.

10.7 Effect of Extended Military Leave
An employee who interrupts their service because of extended military leave shall be
compensated for accrued vacation at the time the military leave becomes effective.

10.8 Sick Leave During Vacation
Vacation leave may be converted to sick leave, subject to the review and approval of the
department head and the City Manager, if an employee is injured or sick during their
vacation for a period in excess of twenty-four hours.

10.9 **VACATION CASH OUT PROGRAM**

The City will establish a pilot Vacation Cash Out program. The elements of the pilot program are as follows:

Employees may annually cash out up to one half (1/2) of their accrued vacation up to a maximum of 80 hours of vacation if the following conditions are met:

1. The employee has taken a minimum of 80 hours of vacation in the last 12 months.
2. The employee must schedule and take off at least 80 hours of vacation in the next calendar year.
3. The employee must provide the City Manager with their request no later than November 1st of each year.
4. Any Vacation Cash Out will not be available for use in the preceding year.

Cash out payments shall be made on the first payroll date in December and in the same check as Longevity Bonus payments. If the employee is not eligible for Longevity Pay, the Vacation Cash Out will be in a separate check from the employee’s normal payroll check.

The City will review the impacts of the Vacation Cash Out program annually. The City will provide written notice and meet with the Association, if requested to, and discuss the City’s findings prior to determining to modify or eliminate the pilot program.

10.10 **TRANSFER OF VACATION TIME TO BEREAVEMENT LEAVE**

Vacation leave may be converted to bereavement leave, subject to the review and approval of the Chief of Police, if a death or anticipated death in the immediate family of a represented employee occurs during that employee’s vacation leave period.

**ARTICLE XI**

**OTHER ABSENCE**

11.1 **BEREAVEMENT LEAVE**

Employees are entitled to time off with pay when there is a death or anticipated death in the immediate family. Bereavement leave shall not exceed three consecutive days when death is anticipated. Bereavement leave after death shall not exceed that period of time between death and the day of the funeral, providing the funeral is held within five days following death.

Additional time may be granted and charged as sick leave when, in the opinion of the department head, unusual circumstances identify the need for additional time off.

Immediate family is defined as spouse, domestic partner, child, parent, parent-in-law, sister, brother, sister-in-law, brother-in-law, grandparent, spouse’s grandparent,
grandchild, son-in-law, daughter-in-law, or any other relative of the employee or employee’s spouse residing in the same household, or who has resided with the employee in the same household for three or more years. In cases where death has occurred involving someone other than the immediate family, the department head shall make the decision as to qualification for bereavement leave.

11.2 FAMILY AND MEDICAL LEAVE

A. Pursuant to State and Federal law, the City will provide family and medical care leave for eligible employees. The City Family Care and Medical Leave policy sets forth unit members’ rights and obligations with respect to such leave. Rights and obligations which are not specifically set forth in the City’s policy are set forth in the Department of Labor regulations implementing the Federal Family and Medical Leave Act of 1993 (“FMLA”) and the regulations of the California Fair Employment and Housing Commission implementing the California Family Rights Act (“CFRA”) (Government Code Section 12945.2). Unless otherwise provided by the City’s policy or this Memorandum of Understanding, “Leave” under this article shall mean leave pursuant to the FMLA.

Employees covered under this Memorandum of Understanding may take up to one half (1/2) of the annual accrual of accrued sick leave as family sick leave per calendar year, in accordance with Article 9.8.

B. Pregnant employees may continue working during pregnancy if the employee’s doctor certifies in writing that the employee is capable of continuing employment without danger to the employee or the unborn child. The City will provide a description of physical requirements of the job.

C. To the extent permitted by existing law, employees who are on probation during a period of extended pregnancy and/or family and medical leave, shall have the probationary period extended for the period of time that the employee was off on such leave.

ARTICLE XII
WORK SCHEDULE

12.1 RECOGNIZED WORK CYCLE

A. The City recognizes a 14-day work cycle of 80 hours for all sworn personnel. Said 14-day work cycle includes lineup time, mealtime, and all other time incidental to a normal shift.

B. The City recognizes a 7-day work cycle of thirty-seven and one-half hour for non-sworn personnel. Said work cycle excludes mealtime. The exception is the full-time Parking Enforcement Officer who is assigned a 40-hour work week.
12.2 Exception to Basic Work Cycle
Upon request of the department head, the City Manager hereby is authorized to designate other working hours for employees when, in the City Manager’s opinion, the best interests of the City may be served by adjustment of the basic work cycle.

12.3 Amendments
This section and article shall be amended as necessary upon implementation of any change in the work cycle. City and Association representatives shall meet and confer on any additions or amendments to this article or any other article necessitated by such change.

12.4 Days Off
A. The Police Department recognizes that a normal days-off period should approximate eighty-four consecutive hours and shall attempt to schedule days off consistent with that period.

B. If a days-off period is less than sixty-four hours, the employee shall receive two hours pay in addition to any pay for normal or overtime work during the days-off period.

C. Any employee whose day-off is canceled due to an emergency, as defined in Subsection E, shall not receive benefits under Subsection B.

D. Nothing in this section shall prevent an employee from voluntarily requesting work during their days-off period at the normal or overtime rate, or accepting a shift change. Benefits under Subsection B shall not be made pursuant to a request as defined in this section.

E. An emergency shall be defined as a condition involving the public safety which requires additional sworn personnel to report for duty to supplement the regularly scheduled number of sworn personnel on a shift.

F. This section does not apply to probationary sworn personnel while assigned to the field training program.

12.5 Excess Time Off During Work Cycle
During each work cycle, the Department shall schedule each officer to work one eight-hour shift, which shall begin either four hours later than the normal start time or end four hours earlier than the officer’s normal twelve-hour shift. Time worked beyond that scheduled eight-hour shift shall be compensated in accordance with existing overtime policies.
ARTICLE XIII
COMPENSATION

13.1 BASE MONTHLY SALARIES
Appendix A is the salary schedule for all classification represented by the Association.
A. There shall be no salary increase effective the first full pay period in January 2020.
B. Effective the first day of the first full pay period in January 2021, the base monthly
salary ranges will be increased by 3.0% for all represented sworn and non-sworn
classifications.
C. Effective the first day of the first full pay period in January 2022, the base monthly
salary ranges will be increased by 3.0% for all represented sworn and non-sworn
classifications.

13.2 SPECIALTY ASSIGNMENTS
A. Specialty assignments are not considered to be promotional. Employees assigned to
specialty assignments will receive a five percent (5%) salary differential for the
duration of the assignment. Appointments are made after a review of qualifications
and selections for specialty assignments shall follow Department Policy 1001. When
the assignment is concluded, the five percent (5%) salary differential is removed.
Selections for specialty assignments shall be done in accordance with Department
Policy. The following assignments are considered specialty assignments:
a. Detective Sergeant
b. Administrative Sergeant
c. Special Operations Sergeant
d. Traffic Unit Officer
e. School Resource Officer
f. Community Liaison Officer

B. The Field Training Officer assignment is not considered to be promotional.
Appointments are made after a review of qualifications. Sworn Officers assigned as
the Field Training Officer will receive a five percent (5.0%) salary differential for the
time acting as a Field Training Officer and assigned an officer in the Field Training
Program.

C. Compensation for the Canine Handler will be increased to $350.00 per month.

13.3 STEP INCREASES
The following criteria shall apply in the step-to-step movement of individual employees
who are on a step plan:

A. Step A shall be the minimum hiring rate.

B. Step B: Employees hired at Step A shall be eligible for advancement to Step B upon
completion of six months employment, affirmation by the department head that there
has been satisfactory growth in the service value of the employee and approval of the
City Manager.
C. Employees hired at Steps B, C or D shall be eligible for advancement to the next step on the anniversary date of their employment, provided that the department head affirms that there has been satisfactory growth in the service value of the employee and there is City Manager approval.

City Manager may increase an employee’s salary on the basis of merit within the range set forth. The City Manager also may designate the salary rate or step at which an employee is appointed.

13.4 PENSION REIMBURSEMENT
A represented regular employee's base monthly salary shall be as stated in Section 13.1, with the employee's PERS contribution paid by the City.

- Classic safety employees shall make the 9.0% employee contribution towards PERS.
- Classic miscellaneous employees shall pay their 8% employee contribution towards PERS. and an additional 1% towards the employer PERS contribution for a total of 9% contribution towards PERS pension costs.
- New miscellaneous employees, as defined by PERS shall pay a minimum of 9% towards PERS pension costs.
- Effective the first full pay period in July 2015, both safety and miscellaneous classic employees shall make an additional 1.5% contribution towards PERS, for a total of 10.5% contribution towards PERS.
- Effective the first full pay period in July 2015, new miscellaneous employees, as defined by PERS shall pay a minimum of 10.5% towards PERS pension costs.
- Effective the first full pay period in July 2016, both safety and miscellaneous classic employees shall make an additional 1.5% contribution towards PERS, for a total of 12.0% contribution towards PERS.
- Effective the first full pay period in July 2016, new miscellaneous employees, as defined by PERS shall pay a minimum of 12.0% towards PERS pension costs.
- Both miscellaneous and safety employees hired after December 31, 2012, who are not “Classic Employees” as defined for PERS and are receiving retirement benefits as per the Public Employees’ Pension Reform Act (PEPRA), shall pay 50% of the normal costs of their retirements as determined by PERS in accordance with PEPRA requirements or 12.0%, whichever is greater.

An employee’s pension contribution shall be tax deferred and made in accordance with IRS Section 414 H(2).

13.5 HOURLY RATE OF PAY
The hourly rate shall be calculated by multiplying the monthly salary by twelve and
dividing by 2,080 for sworn employees and by 1,950 for non-sworn employees, except for the full-time Community Service Officer and Property Evidence Specialist which are currently assigned to a 40-hour work week.

13.6 **LONGEVITY BONUS**
Effective December 1, 2014, and each December 1 thereafter, the City shall make longevity bonus payments to those employed with the City as of the day of the payment as follows:

A. For employees with 5 years of service with the Department but less than 10 years, the annual longevity bonus payment shall be three percent (3%) of their annual base rate of pay.

B. For employees with 10 years of service with the Department but less than 20 years, the annual longevity bonus payment shall be six percent (6%) of their annual base rate of pay.

C. For employees with 20 or more years of service with the Department, the annual longevity bonus payment shall be nine percent (9%) of their annual base rate of pay.

Longevity bonus payments shall be paid by separate check on the first payroll date in December.

**ARTICLE XIV**
**OVERTIME**

14.1 **OVERTIME POLICY - DEFINITION**
Overtime work for all employees, except as otherwise provided, shall be defined as any time worked beyond the normal working day or shift, or beyond the normal work cycle. If time is lost during the regular work cycle for unexcused absence, overtime pay on a daily basis shall not be allowed. Time worked in excess of the basic work cycle because of changes in days-off or shifts shall not be considered overtime. Except as otherwise provided herein, overtime shall commence at the time an employee reaches the place where they are directed to report and shall continue until they are released or the work is completed, whichever is the earlier. Compensation for an overtime shift shall be based upon the same method as for regular shifts, modified by the overtime rate.

14.2 **OVERTIME COMPENSATION**
A. Rates of Pay
   1. Time and a half. All represented employees shall be paid overtime at the rate of time-and-one-half their regular hourly rate.

   A minimum of two hours shall be paid for training sessions, shift meetings and all such mandatory assignments.
2. Double Time for Eight-Hour Shift. Compensation for overtime in excess of twelve consecutive hours in any eighteen-hour period shall be double the employee’s regular time rate for such excess.

3. Double time for ten-hour shift. Compensation for overtime in excess of thirteen (13) consecutive hours in any twenty-four hour period shall be double the employee’s regular time rate for such excess.

4. Double Time for Twelve-Hour Shift. Compensation for overtime in excess of fourteen (14) consecutive hours in any twenty-four hour period shall be double the employee’s regular time rate for such excess.

5. Double time provisions of the above sections would not apply to training situations. Two examples: 1. An employee’s twelve (12) hour shift ends at 0600 hours, training begins at 0800 hours and lasts until noon. That employee would receive four (4) hours of overtime at one and one-half (1 ½) the employee’s regular time rate and would not be compensated for the time between the end of his/her shift and the beginning of the training. 2. An employee’s twelve (12) hour shift ends at 0600 hours; training begins at 0600 hours and lasts until 1000 hours. That employee would receive four (4) hours of overtime at one and one-half (1 ½) the employee’s regular time rate.

6. Overtime situations which arise under paragraphs 2, 3 and 4 of Section 14.2: Officers shall not deliberately be placed in an unpaid status for any period of time following the end of their regular shift in an effort to avoid the double time provisions taking affect.

B. Form of Compensation
   1. Employee’s choice. Overtime compensation shall be in the form of cash or compensatory time off (CTO), with the exception below, at the employee’s choice.
      a. If an employee is backfilling a position that is off due to CTO, the employee providing the backfill will not be eligible for CTO, they will be provided cash compensation for the appropriate number of hours worked.
      b. CTO requests will be submitted at least 21 days in advance of the requested date. Requests will be approved/denied on a first submitted, first reviewed for approval. If approved, approved CTO is treated like approved vacation.

   2. Maximum CTO accrual for sworn employees. Sworn employees may accrue a maximum of one hundred fifty (150) hours.

   3. Maximum CTO accrual for non-sworn employees. Non-sworn employees may accrue a maximum one hundred fifty (150) hours.

C. Minimum Overtime Guarantees
   1. Minimum Call-Out Compensation
Employees not otherwise excluded from receiving overtime pay who are called out to perform unscheduled work shall be compensated for a minimum of two hours work at the time-and-one-half rate.

2. Appearances in Court, Including Pretrial Conferences
   a. Morning session only: Overtime compensation amounting to four hours shall be granted except as follows.

   If a court appearance is scheduled within one hour of an officer’s start time, that officer shall receive two (2) hours of compensation at the overtime rate.

   b. Afternoon session only: Overtime compensation amounting to four hours shall be granted except as follows.

   If a court appearance is scheduled within one hour of an officer’s start time, that officer shall receive two (2) hours of compensation at the overtime rate.

   c. Morning and afternoon sessions: If a sworn officer is required to be present at both a morning and an afternoon session of a court or hearing, they will be granted overtime compensation in the amount of four hours for the morning session and will receive overtime compensation on a time-for-time basis starting at 1200 hours for the afternoon session.

   d. Sworn employees who appear at the offices of the District Attorney shall be compensated for time spent in consultation at the time-and-one-half rate with a minimum of two hours paid at said rate, subject to departmental rules verification. Employees who are subject to telephone consultation with the offices of the District Attorney, outside of the employees’ normal work schedule, shall be compensated at the time-and-one-half for actual time worked.

   e. If a court appearance is scheduled on the employee’s day off, vacation or time scheduled off on holidays or compensatory time, and such appearance is canceled by the court after 5:00 p.m. of the previous court workday, the employee will be eligible for four hours pay provided that the employee telephones the Police Department Subpoena Clerk or the Department designated process prior to 5:00 p.m. of the previous court workday and is informed that the appearance still is scheduled.

   All compensation for scheduled court appearances shall be determined by Section 14.5 only. For purposes of notification of cancellation, it shall be deemed notification by leaving a message on the employee’s phone voice mail.

   f. Call-Out Standby
      When an employee is directed to remain available for departmental call-out,
the employee shall receive two hours compensation at the overtime rate for every eight hours or fraction thereof of standby time.

14.3 NON-ON-CALL OVERTIME
Non-on-call overtime, or that overtime which represents a simple extension of the normal workday, is not subject to any minimum period for pay purposes. Compensation will be based on the nearest one-half hour with increments of time less or more than one-half hour to be rounded off, except that overtime worked during the first one-half hour following a normal shift shall be compensated by a minimum of one-half hour overtime.

14.4 MINIMUM CALL-OUT COMPENSATION
Employees not otherwise excluded from receiving overtime pay who are called out to perform unscheduled work shall be compensated for a minimum of two hours work at the time-and-one-half rate.

14.5 TIME OFF IN LIEU OF COURT APPEARANCE COMPENSATION
Whenever possible, the City shall grant eight hours off in lieu of pay when an officer works the night shift on the same day the officer is required in court for a minimum of six hours.

14.6 MEALS
A. When an officer attending court or hearing is required to remain for both morning and afternoon sessions, they shall be entitled to ten dollars lunch costs.

B. For Eight-Hour-Shift:
A meal allowance in the amount of ten dollars shall be paid to represented employees whenever such employees are required to work twelve or more consecutive hours.

For Ten-Hour-Shift:
A meal allowance in the amount of ten dollars shall be paid to represented employees whenever such employees are required to work thirteen or more consecutive hours.

For Twelve-Hour-Shift:
A meal allowance in the amount of ten dollars shall be paid to represented employees whenever such employees are required to work fifteen or more consecutive hours.

C. A meal allowance in the amount of ten dollars shall be paid to represented employees whenever such employees work six hours of overtime on their day off. There will not be a second meal allowance for 12 hours worked on the day off.

14.7 COURT APPEARANCE ON VACATION
When an employee is on vacation and the vacation is interrupted by a court appearance, the employee shall be given an additional vacation day for each day of court appearance and, subject to approval by the Chief of Police, for travel time when the return from vacation is outside of the immediate area.
14.8 **COMMUTER TRAINING**

The Department shall set reasonable standards for travel time to training locations. An employee who is enrolled in a training program in which commuting on a day off is mandatory shall be paid straight time for travel time. An employee who is claiming mileage shall receive mileage reimbursement at the IRS rate for each mile driven from the employee’s house or from the Department, whichever is less. If travel must occur during the employee’s scheduled shift, and the standard travel time is in excess of four hours, then the employee shall be compensated for the entire shift for travel time and shall not be required to work the remainder of the shift. If the standard travel time is less than four hours, then the employee shall work the remainder of the shift and shall be compensated for the time worked and the standard travel time. Benefits under this section shall not be paid for academy, range training, first aid, CPR training or travel from a lodging site to the training site for resident training programs.

14.9 **WORK ON SCHEDULED DAY OFF**

An employee who works on a regularly scheduled day off will not be required to report before the beginning of the shift or to hold over beyond the end of that shift, except in an emergency (as defined in Section 12.4(E) of this Agreement).

**ARTICLE XV**

**WORKING IN HIGHER CLASSIFICATION**

15.1 **HIGHER CLASSIFICATION PAY**

A classified employee shall be entitled to receive five percent (5%) additional pay when working temporarily in a higher classification.

**ARTICLE XVI**

**PROMOTIONS, EXAMINATIONS AND ELIGIBILITY LISTS**

16.1 **ELIGIBILITY**

Effective July 1, 1998, eligibility for promotions for those employees hired after July 1, 1994, and effective July 1, 2004, all service requirements refer to the City of El Cerrito Police Department Service, will be as follows:

A. Corporal -- two years in service with the El Cerrito Police Department and an AA degree or 60 semester units, of which a minimum of 27 semester units must be in general education courses.

B. Sergeant -- three years in service with the El Cerrito Police Department and 90 semester units, of which a minimum of 27 semester units must be in general education courses.

C. Personnel newly appointed to the rank of Sergeant shall make application to attend the POST Supervisory Leadership Institute as soon as eligible.

Assuming that all other prior minimum requirements are met, officers who presently do not meet the educational requirements for promotion to Corporal or Sergeant at the time...
of the promotional examination still may take the examination and be placed on the promotional eligibility list according to their score on the examination; however, they cannot be promoted until the educational requirements are met fully.

16.2 PROMOTIONAL EXAMINATIONS
It is the policy of the City of El Cerrito Police Department that promotional examinations for the positions of Sergeant, Lieutenant and Commander will be “closed promotional” examinations, except when fewer than three (3) qualified candidates have applied and participate in the selection process.

In the event that the number of qualified candidates for the positions of Police Sergeant, Lieutenant or Commander is fewer than three (3) for a single vacancy, with at least one additional candidate for each additional vacancy, the Chief of Police, with the concurrence of the City Personnel Officer, may seek an alternative selection process. This may include, but is not limited to, lateral testing, which could include qualified police candidates from other agencies, as well as El Cerrito Police Department candidates.

The City and the Association agree that supervisory experience will be one of the eligibility requirements for the position of Police Lieutenant and Commander, in lieu of management experience. Police Sergeants may be eligible to compete for the position of Police Lieutenant and Commander, depending on each individual candidate’s ability to meet the stated supervisory and educational requirements.

16.3 ELIGIBILITY LISTS
Effective upon adoption by the City Council, all new open competitive and promotional civil service eligibility lists for represented employees shall be limited to an initial duration of one year with the possibility of an extension up to one additional year. As specified in the Personnel Rules, these lists are considered exhausted whenever the appointing authority declines to make a selection from the list.

ARTICLE XVII
EDUCATION BENEFITS

17.1 CAREER INCENTIVE PROGRAM - SWORN PERSONNEL
A. Effective January 2018, Sworn Employees who are eligible or become eligible for the career incentive program shall receive one of the following:
   ▪ An employee who has an AA/AS degree from an accredited college or university shall receive a differential of three percent (3.0%) of base pay.
   ▪ An employee who has completed 60 semester units from an accredited college or university and completes 6 semester units every 24 months shall receive a differential of three percent (3.0%) of base pay.
   ▪ An employee who has a BA/BS degree from an accredited college or university shall receive a differential of four percent (4.0%) of base pay.
   ▪ An employee who as a MS/MA degree from an accredited college or university shall receive a differential of five percent (5.0%) of base pay.
B. Effective the first full pay period in May, Sworn Employees who are eligible or become eligible for the career incentive program shall receive one of the following:

- An employee who has an AA/AS degree from an accredited college or university shall receive a differential of three percent (3.0%) of base pay.
- An employee who has completed 60 semester units from an accredited college or university and completes 6 semester units every 24 months shall receive a differential of three percent (3.0%) of base pay.
- An employee who has a BA/BS degree from an accredited college or university shall receive a differential of four and one half percent (4.5%) of base pay.
- An employee who has a MS/MA degree from an accredited college or university shall receive a differential of five and one half percent (5.5%) of base pay.

The incentives are not compounding. An employee can only receive one of the incentives listed above.

An employee receiving compensation in accordance with the Career Incentive Program as of December 1, 2017, shall not have their Career Incentive decreased or eliminated due to the implementation of the new program effective January 2018.

17.2 ESTABLISHING ELIGIBILITY

To qualify for the full fiscal year, officers shall submit proof of eligibility prior to June 30. Officers shall be eligible for partial-year payment when qualification occurs on an anniversary date or upon receipt of a qualifying certificate or degree. It shall not be necessary to resubmit evidence of qualification when eligibility is based on a degree, certificate or documented units.

17.3 ELIGIBILITY CRITERIA - THREE UNITS/FIFTY HOURS

Qualification based on three units or fifty-hour training courses shall occur providing the units or training hours are completed in the fiscal year prior to June 30. In unusual instances involving course availability, the June 30 date may be waived by the Chief of Police. In those instances, benefits will commence upon completion of the course. Training or courses shall be approved in advance by the Chief of Police and must be relevant and reflect educational growth.

Prior approval of the degree program shall be obtained from the Office of the Chief of Police.

17.4 DEGREES

Degrees must have relevancy to the criminal justice system and must meet POST standards that relate to work or life experience credits and must result from attendance at an accredited public or private school, college or university.

17.5 GRADES

To receive credit for qualification, a course must be completed with a satisfactory record of achievement or credit. If grades are issued for a course of study, a minimum grade of C or its equivalent must be attained for credit.
17.6 **ATTENDANCE**

Attendance shall be on an off-duty, no-compensation basis at no expense to the City of El Cerrito.

17.7 **TEACHING AND PUBLIC SPEAKING**

Officers may secure credit by teaching, without compensation, approved courses of study in their own professional field. Officers who wish to teach or make public appearances must submit in advance an acceptable outline of their material to the Chief of Police. A maximum of three hours credit will be granted for each hour spent in teaching or public speaking, depending upon the amount of preparation time necessary for the assignment. When the material is presented on successive occasions, the advance preparation is not required. Credit will be given only for the time needed to complete the assignment.

17.8 **PROJECTS**

Research projects may be undertaken with the advance approval of the Chief of Police. Approval to conduct the project will depend upon the current and/or potential departmental need for the project and the potential benefit to be derived from the project by the department. A project outline must be submitted in writing and shall include a statement of objectives, scope, estimated time, and cost and value to the department. Officers will be required to file an acceptable final report on all projects. Credit time will be discussed on an individual basis at the time of approval.

17.9 **CAREER INCENTIVE PAYMENT ELIGIBILITY**

Employees become eligible for the Career Incentive Pay upon submitting the qualifying documentation/request to the Police Department. The City is not responsible for payment of Career Incentive Pay prior to an employee’s written request and eligibility for Career Incentive Pay.

17.10 **TUITION REFUND PLAN - SWORN AND NON-SWORN**

When an employee enrolls in approved courses on their own time for non-City approved/designated institutions, the City will pay required school fees, such as tuition and registration fees and books required by the course syllabus subject to the annual reimbursement limit of $500 while pursuing an AA, $1,000 while pursuing a BA/BS or $1,500 while pursuing a MA/MS. Effective July 1, 2007, the City will increase its reimbursement for City approved/designated institutions to $1,000 while pursuing an AA, $2,500 while pursuing a BA, or $3,500 while pursuing an MA/MS. Mileage and optional fees shall not be refundable. Department head approval shall be obtained by the employee before registering for any course in order to be eligible for refund on required fees. Reimbursement shall only be made upon satisfactory completion of the course. Receipt of tuition reimbursement shall not affect an individual’s eligibility for education incentive pay.

Courses taken at any college, university, high school, business or technical school shall be approved when they are:

A. Related to the employee’s present position in the City.

B. Related to the employee’s potential development with the City.
C. Part of a program leading to a degree relating to the employee’s present position or potential for development.

D. Required to obtain a high school diploma.

Any employee may apply for such refund of required fees, pursuant to the rules and procedures established by the City Manager.

In the event an employee receives assistance under federal or state government legislation or other student aid programs for education charges for any approved course, only the difference between such assistance and the education charges an employee actually incurs may be refunded under this plan.

If an employee fails to satisfactorily complete an approved course, he or she shall not be eligible for a tuition or book refund for that course.

ARTICLE XVIII
MISCELLANEOUS

18.1 UNIFORM ALLOWANCE
Effective January 1, 2009, the uniform allowance will be increased by $75 for sworn employees for a total of $1,000 per year and by $50 for non-sworn employees for a total of $725 per year. Uniform allowance shall be paid on the first payroll date in December, covering the calendar year beginning the prior January. Such payment shall be by separate check. Any employee who leaves City employment during the calendar year shall be paid by the City for pro-rated uniform allowance only for months worked in that calendar year.

New employee at the time of hire shall have the option of:
1. Having the City provide the employee with a uniform complement; or
2. Receiving the full uniform allowance provided in 18.1, at the time of hire. If a new employee accepts this option, they must purchase a minimum of uniform components required by the department.

18.2 UNIFORM DAMAGE
It is the policy of the City to pay for the cost of repairing uniforms and equipment of members of the Police Department which are damaged in the line of duty. If uniforms are damaged beyond repair, the City will pay the actual value of the uniform and/or equipment, to be determined according to a depreciation schedule. The claim shall be submitted through the Chief of Police to the City Manager, who shall make the final decision.

18.3 AUTOMOBILE ALLOWANCE
Reimbursement for the use of automobiles owned by employees and used on City business on an intermittent basis shall be at the rate established by the Internal Revenue Service, unless the City is reimbursed by POST, in which event the employee shall be reimbursed at the same rate as the POST reimbursement.
18.4 **EQUIPMENT**
In order to maximize officer safety, the City shall endeavor to provide modern and effective police equipment, including, but not limited to, patrol vehicles, radio equipment and other safety equipment. Prior to implementing changes in the specifications of such equipment, the City shall notify the Association and solicit Association input on the proposed changes. Authority and responsibility for decisions on equipment acquisitions and changes rests with the Chief of Police.

18.5 **TRAINING**
The Police Department shall endeavor to provide training for sworn officers which is pertinent to and commensurate with their duties and responsibilities.

18.7 **BILINGUAL PAY**
The City shall pay one hundred dollars ($100.00) per month to employees who are in positions designated by the City as bilingual and who have passed a proficiency test agreed upon by the City and the ECPEA.

**ARTICLE XIX**
**SENIORITY**

19.1 **DEPARTMENT SENIORITY**
A. Employees shall be placed on the department seniority list in accordance with their most recent date of hire.

B. When two or more employees are assigned to the payroll on the same date, seniority shall be given in accordance with the relative standing on the respective eligibility list.

C. The most recent date of hire for temporary employees who are appointed to full-time positions shall be the most recent date of hire as a temporary employee, provided that the transition takes place without interruption in service.

19.2 **CLASSIFICATION SENIORITY**
A. Employees shall be placed on a classification seniority list in accordance with their most recent date of appointment to the specific classification.

B. When two or more employees are appointed or promoted to the same classification on the same date, seniority shall be given based upon the relative standing on the respective eligibility list.

C. The most recent date of appointment for temporary employees who are appointed to full-time positions shall be the most recent date of appointment as a temporary employee, provided that the transition takes place without interruption in service.

19.3 **MEDICAL LEAVE**
Placement on seniority lists shall not be affected by leaves of absence granted for medical reasons.
19.4 Vacation Preference
   A. Vacation preference shall be governed by position on the classification seniority list in those instances where two or more employees are assigned to the same vacation pool.
   B. Vacation pool, for the purpose of this article, refers to the Field Operations Division pool, the Administrative Division pool and the Detective Division pool.

19.5 Shifts and Days-Off Preference
   A. Shifts shall be of a six (6) month duration. Shift and days-off preference shall be governed by position on the classification seniority list. This section does not apply to probationary employees who are assigned to specific shifts and/or days-off for training or evaluation purposes.
   B. Nothing in this section shall prohibit management from adjusting shifts and/or days-off in order to maintain minimum staffing levels that are consistent with the protection of lives and property of the El Cerrito citizens and the efficient operation of the department.
   C. Shift and days-off changes due to staffing shortages shall not be governed by seniority. Management will attempt to rotate shift and days-off changes amongst the various members.
   C. Filling of vacancies in patrol shifts created through transfer, promotions or separation from service shall be governed by seniority as long as training and operational needs of the Department are met as determined by the Chief of Police.

19.6 Seniority Adjustments
   Seniority shall be adjusted (reduced) in calendar days to reflect:
   A. Time spent on unpaid leave of absence except for medical leaves (section 19.3) and in accordance with State and Federal Statues.
   B. Time spent on suspension, if the suspension exceeds five calendar days.

19.7 Termination of Seniority
   Termination of seniority shall occur upon:
   A. Resignation: Employees rehired within twelve months shall retain seniority minus the period of non-employment in calendar days as provided in Section 19.6.A.
   B. Discharge: Subject to modification through the appeal process.
   C. Retirement.
   D. Layoff in excess of three years.
   E. Failure to comply, report or respond to a recall notice within twenty calendar days from the date of receipt of such notice.
ARTICLE XX
LAYOFF PROCEDURES

20.1 PURPOSE
This article provides the procedure to be followed when an employee is displaced/laid off from his or her position due to a reduction in the workforce.

20.2 DEFINITIONS
A. Layoff: The dismissal of at least one employee due to lack of work, lack of funds or abolishment of position.

B. Downgrade: A change in job classification of which the top salary is less than the top salary of the employee’s present classification due to a layoff.

C. Salary: The monthly salary range and respective step for the affected classification.

20.3 NOTIFICATION
A. Whenever the department head anticipates a reduction in the workforce, immediate notification to the City Manager shall be made. The notification shall include the anticipated number and classifications of employees to be laid off and a plan for conducting an orderly layoff to reduce adverse effects on employees to be laid off.

B. The Employee Services Manager shall notify affected employees, in writing, of the impending layoff at least thirty days in advance of layoff. Notice to an employee absent from work for any reason shall be sent by registered United States mail.

C. The Notice of Layoff shall include an explanation of an employee’s right to accept layoff in lieu of downgrade pursuant to Section 20.4.E. of this article.

20.4 LAYOFF POLICY
A. The City agrees to meet and confer with the Association prior to any action taken on a proposal to reduce the workforce.

B. During the first three years following a layoff, laid off employees shall have the right to reinstatement to any vacancies in the classification from which they were laid off.

C. Laid off employees shall be eligible to take promotional examinations if they meet the minimum qualifications for the position in question. This eligibility shall not exceed two years.

D. An employee scheduled for layoff shall have the right to downgrade to a former classification in which the employee held probationary or permanent status. An employee who is downgraded pursuant to this article shall be paid in the new classification the salary range step closest to the monthly pay rate received immediately prior to downgrade. An employee who accepts downgrade in lieu of layoff shall retain the right of their former classification for a period of four years.

E. An employee downgraded pursuant to Section 20.4.D shall assume the seniority
position that he or she would have been entitled to had the employee been serving continuously in the position to which he or she has downgraded.

20.5 ORDER OF LAYOFF
A. Layoff shall be by classification unless the department head, with the approval of the City Manager, deems it in the best interest of the department to make reductions in classification first and thereby cause separation from the service only in the lower ranks.

B. Employees who have held probationary or permanent status in non-affected classifications shall have the right to downgrade pursuant to Section 20.4.D.

C. The services of all temporary, part-time and probationary employees in the classification affected shall be terminated, in that order, before any reduction in the regular workforce.

D. Layoff amongst full-time employees in the affected classification shall be made on the basis of classification seniority.

20.6 EXCEPTION TO ORDER OF LAYOFF
A. Whenever the department head believes that the best interests of the department require the retention of employees with special qualifications, characteristics and fitness for the work, the department head may request an exception to the order of layoff. Such request shall be made to the City Manager in writing.

B. If the Association disagrees with a request for an exception to the order of layoff, the Association may request that the matter be studied by a review committee. The review committee shall be comprised of an Association representative, a management representative and a third party to be mutually agreed upon by the first two representatives. The review committee shall rule upon the appropriateness of an exception to the order of layoff. The finding of the review committee shall be final. The review of an exception to the order of layoff shall be the only role of this committee.

20.7 MEDICAL EXAMINATION PRIOR TO LAYOFF
A medical examination shall be provided to any employee scheduled for and prior to a layoff, at City expense, unless the employee waives such examination.

20.8 FRINGE BENEFITS
A. Employees being laid off shall be paid vacation, holiday accrual, overtime accrual and similar benefits per applicable ordinances and agreements.

B. Employees being laid off may elect to receive compensation for one-fourth of the employee’s accumulated and unused sick leave on the books at the date of layoff, with a maximum payment equivalent to twenty-five day’s sick leave. If the laid off employee is reemployed, all sick leave credit in the employee’s account at the time of layoff shall be reinstated upon repayment to the City of the sick leave paid upon layoff.

C. At a minimum, laid off employees will be provided COBRA coverage to maintain health plan benefits. This coverage will be available to employees for a period not to
exceed three years. Laid off employees, however, shall maintain such health plan benefits at their discretion and with no cost to the City.

20.9 **ASSISTANCE TO AFFECTED EMPLOYEES**

Assistance with unemployment benefits and the availability of retirement benefits or refunds shall be provided by the Employee Services Manager at the request of the laid off employee.

20.10 **RECALL**

A. Employees in layoff status shall retain recall rights for a period of three years following layoff and shall have preference to work over applicants on eligibility lists.

B. Recall shall be made by restricted, registered United States mail to the employee’s last known address in the City personnel file. Recalled employees must signify their intent to return to work within twenty calendar days of receipt of the recall notice. Response to recall shall be made to the Employee Services Manager.

C. Recall shall be offered to laid off employees provided that they are physically capable of performing the duties of the job. Recalled employees must pass successfully a medical examination prior to reappointment. The medical standard shall be based upon the results of the medical examination at the time of layoff and the natural aging process.

D. Recall from layoff shall be by classification in the reverse order of layoff.

E. An employee recalled within three years of layoff shall keep the same department and classification seniority as existed prior to layoff.

D. Employees who return to a job classification covered by this agreement from a management status shall receive that rate of pay which is closest to that rate of pay in the classification that they were receiving prior to return.

**ARTICLE XXI**

**INVESTIGATION RIGHTS**

All employees represented by the Association shall be afforded the rights conferred upon public safety officers as set forth in Government Code Section 3300, et seq.

**ARTICLE XXII**

**DISCIPLINARY ACTION**

The City agrees that no disciplinary action against an employee covered by this Memorandum of Understanding, which action involves a loss or reduction of pay or discharge, shall be imposed unless such action is recommended by the Chief of Police in
a pre-disciplinary “Skelly” notice delivered to the employee within one year, without exception after the date of the incident giving rise to the disciplinary action or within one year, without exception, of the date the City has knowledge of the incident giving rise to the disciplinary action.

ARTICLE XXIII
PART-TIME EMPLOYEES

23.1 Definition -- Part-Time Employees
Part-time employees are defined as those represented classifications that work less than 37.5 hours per week. These classifications shall be paid an hourly wage for hours worked.

23.2 Compensation
Compensation for part-time employees is covered by the salary schedule which is included as an addendum to this Agreement.

23.3 Merit Increases
Except for Crossing Guards and Cadets, part-time employees are eligible for merit increases annually (until they reach top step) if they obtain satisfactory performance evaluations from their supervisors, approval by the Chief of Police and a recommendation for a salary increase.

23.4 Retirement
For part-time employees who work 1,000 hours or more in a fiscal year the City will pay the full required employer contribution to the Public Employee Retirement System (PERS).

23.5 Holiday Work for Part-Time Employees
Part-time employees required to work on a holiday will earn the appropriate overtime rates.

23.6 General Leave
A. Eligibility
Except for Cadets, represented part-time employees shall be eligible for general leave after employment with the City on a continuous basis for 12 months.

B. Scheduling
General leave allows part-time employees to earn leave without qualifying it as either sick leave or vacation leave. When used for purposes of illness, the Chief of Police should be notified immediately. When used for a planned vacation, leave shall be approved in advance by the Chief of Police with regard for the preferences of the employee and the needs of the City.

C. Accrual
Eligible part-time employees shall earn general leave based on a formula which
ensures that a part-time employee will earn general leave equivalent to the amount of sick and vacation leave earned by a similarly situated full-time employee, prorated according to hours actually worked:

1. 12 months to 60 months of continuous service:
   The number of hours worked in the pay period are divided by 75 hours and multiplied by 7.27 to compute the number of hours of general leave earned in that pay period.

2. 61 months to 120 months of continuous service:
   Number of hours worked in pay period divided by 75 hours X 7.96.

3. 121 months to 180 months of continuous service:
   Number of hours worked in pay period divided by 75 hours X 9.00.

4. 181 months or more of continuous service:
   Number of hours worked in pay period divided by 75 hours X 10.04.

23.7 **OVERTIME**
Part-time employees will receive overtime as described in Article XIV of this Memorandum for any time exceeding 37.5 hours per week or when holidays are worked.

23.8 **UNIFORM ALLOWANCE**
Effective January 1, 2001, non-sworn, part-time uniformed employees except for Cadets will be provided a uniform allowance equal to one-half of the uniform allowance provided to full-time non-sworn employees.

The City will continue to issue initial uniforms to all non-sworn, part-time employees including Cadets upon hire, but such employees will be responsible for the cleaning, maintenance, and replacement of such uniforms, except as provided for in Section 18.2.

Uniform allowance shall be paid on the first payroll date in December, covering the calendar year beginning the prior January. Such payment shall be by separate check. Any employee who leaves City employment during the calendar year shall be paid by the City for pro-rated uniform allowance only for the months worked in that calendar year.

23.9 **APPEAL PROCEDURES**
Part-time employees except for Crossing Guards or Cadets who have continuous employment for a minimum of 12 months shall have the right to appeal disciplinary actions to the City Manager. The employee first must appeal to the appropriate supervisor through the chain of command in the department. If the matter is not resolved to the satisfaction of the employee, it may be appealed to the City Manager or a designee. Part-time employees with less than 12 months service are considered to have no appeal rights.
23.10 (4850)
Part time employees are not eligible for benefits (salary continuance) under Labor Code
Section 4850 or the Non-Sworn ninety (90) day Salary Continuation Benefit.

ARTICLE XXIV
SAVINGS CLAUSE

If any article or section of this Memorandum of Understanding should be found invalid,
unlawful or unenforceable by reason of any existing or subsequently enacted legislation
or by judicial authority, all other articles and sections of this Memorandum shall remain
in full force and effect for the duration of this Memorandum.

In the event of invalidation of any article or section, the City and the Association agree to
meet within thirty days for the purpose of renegotiating said article or section.

* * * * * * *
### APPENDIX A

**Salary Schedule - Monthly**

**El Cerrito Police Employees’ Association**

**POLICE (SWORN - 40 hrs wk) - EFFECTIVE 1/1/2020**

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<thead>
<tr>
<th>JOB CODE</th>
<th>JOB CLASS</th>
<th>STEP 1</th>
<th>STEP 2</th>
<th>STEP 3</th>
<th>STEP 4</th>
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<td>POLICE CORPORAL</td>
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**POLICE (NON-SWORN - 37.5 hrs wk) - EFFECTIVE 1/1/2020**

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<th>STEP 4</th>
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