



**RESOLUTION NO. 2020 - 02**

**MEMORANDUM OF UNDERSTANDING  
CITY OF WINTERS  
POLICE OFFICERS ASSOCIATION**

**Effective  
July 1, 2019**

## MEMORANDUM OF UNDERSTANDING

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**\*\*PREAMBLE\*\***

This Memorandum of Understanding (MOU) is entered into this 21 day of January, 2020, between the City of Winters (hereinafter referred to as City) and the Winters Police Officers Association (hereinafter referred to as Association) pursuant to Government Code Section 3500 to 3510.

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**ARTICLE 1 - RECOGNITION**

The City recognizes the Association as the exclusive representative for the City employees in the following job classifications (hereinafter referred to as employee).

- Community Service Officer
- Police Officer
- Police Sergeant

The City reserves the right to alter or amend these classifications.

Upon ratification and adoption by the City Council of the proposed MOU, effective July 1, 2019 through June 30, 2021, current employees in the rank of Corporal will be reclassified downward to the rank of Police Officer ("Y-rated") and placed in the appropriate merit step of that job classification and the job classification of Corporal will be eliminated.

**ARTICLE 2 - MEMORANDUM OF UNDERSTANDING RATIFICATION**

Upon approval of the Association, this MOU will be submitted to the City Council and is of no force or effect until ratified and approved by a Resolution adopted by the City Council.

**ARTICLE 3 - MANAGEMENT RIGHTS**

All management rights and functions except those which are clearly and expressly limited in this MOU shall remain vested exclusively in the City, however, if any modification occurs that effects wages, hours or working conditions, the City shall notify the Association and meet and confer regarding the impact of such modifications. It is expressly recognized merely by way of illustration and not by way of limitation that such rights and functions include, but are not limited to:

- A. Manage the City and determine services to be provided.
- B. Schedule work hours and or work periods, determine the number and duration of work periods, and establish, modify, or change work schedules, and determine the



necessity of overtime and the amount of overtime required.

- C. Direct the work force and hire, promote, demote, transfer, suspend, or discharge any employee and determine the administration of discipline.
- D. Determine the location of any new facilities, buildings, departments, divisions, or subdivisions thereof, and the relocation, sale, leasing, or closing of facilities, departments, divisions, or subdivisions thereof.
- E. Determine the layout of buildings and equipment and determine control and use of City property, materials, and equipment.
- F. Determine processes, techniques, methods, and means of performing work and institute changes in procedures.
- G. Determine the size, character and use of inventories.
- H. Determine the financial policy, including accounting procedures.
- I. Determine the administrative organization of the City, the size and character of the work force, and allocate or assign work to employees and determine duties to be included in any job classification.
- J. Determine how new employees are selected.
- K. Establish and judge quality and quantity standards.
- L. Establish, modify, eliminate or enforce rules and regulations and determine the methods and means by which operations are to be conducted including placing or contracting work with outside firms and hiring part time employees.
- M. Require employees, where necessary, to take in-service training courses during working hours.
- N. Take any necessary action to carry out City responsibilities in cases of an emergency.

The exercise of the foregoing powers, rights, authority, duties and responsibilities by the City, the adoption of rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall be limited only by the specific and express terms of this MOU and then only to the extent such specific and express terms are in conformance with law.

#### **ARTICLE 4 - ASSOCIATION RIGHTS**

- A. The Association retains the right to engage in the meet and confer process and employer/employee relations including, but not limited to wages, hours, and other terms and conditions of employment.
- B. The Association may schedule use of meeting space within City facilities outside working hours, provided there are no legal prohibitions, and such space is available. The Association may use City equipment normally used in the conduct of business meetings, such as desks, chairs, blackboards, etc. Use of City equipment and space shall not disrupt department operations.
- C. The Association will have reasonable advance notice of any City ordinance, rule, resolution, or regulation directly relating to matters within the scope of representation proposed to be adopted by the City Council. Reasonable advance notice is defined as public noticing as published by the City Clerk pursuant to state law, with a copy of the notice sent to the Association President. In addition, employees will be provided copies of special orders, general orders, training bulletins, department rules and regulations, and a copy of this MOU.
- D. The City will provide an Association office in any new facility obtained for the Police Department.
- E. The City will allow the three principal Association officers (President, Vice-President and Secretary/Treasurer) time to conduct Association business during the officer's duty shift if the officer is not otherwise engaged in an investigation and is available to answer dispatched calls.
- F. With prior approval of the Police Chief and/or City Manager, authorized agents of the Association shall have access to City premises during work hours (8:00 A.M. to 5:00 P.M.), Monday through Friday, for purposes of adjusting disputes, investigating working conditions, and such other matters, as may be requested by the Association and approved by the City. Access may be restricted so as not to interfere with the conduct of City services and safety or security standards.
- G. City bulletin boards may be used for transmitting notices of Association meetings, elections, results of elections, and other matters pertaining to Association business. Notices must be signed by the Association President and a copy provided to the City Manager.

#### **ARTICLE 5 - ASSOCIATION SECURITY AND DUES**

- A. It is the intent of this Article to provide payroll deductions for Association members to be deducted from their warrants insofar as permitted by law. Following receipt of

written certification from the Winters Police Officers' Association (WPOA) that it has and maintains voluntary dues deduction authorization forms from members in the unit, the City shall make payroll deductions and transmit to the Association WPOA dues in an amount to be determined by the Association and communicated to the City annually. Membership dues deductions shall be made in equal amounts over 24 pay periods, and a check for the total deductions shall be submitted to the Winters Police Officers Association, at the end of each month.

- B. The written certification from the WPOA for Association dues deductions shall remain in full force and effect, unless revoked by written notice to the WPOA. Employee requests to cancel membership dues deductions must be directed to the Association. Upon written notification from the Association that an employee has canceled membership dues, the City shall promptly cease Association dues deductions from the employee's paycheck.
- C. An employee's earnings must be sufficient after legal and required deductions are made to cover the amount of the dues authorized. If an employee is in a non-pay status for an entire pay period, no withholding will be made to cover the pay period from future earnings. Employees who are in a non-pay status during only part of a pay period, whose salary is not sufficient to cover the full amount of the dues authorized, no deduction shall be made. All other legal and required deductions (including healthcare deductions) have priority over Association dues.
- D. It shall be the sole responsibility of the Association to procure and enforce payroll deduction of dues.
- E. The Association shall indemnify, defend and hold the City harmless from and against all claims, demands and liabilities and other actions relating to implementation and compliance with this Article.
- F. Pursuant to Government Code Sections 3555-3557, an Association representative shall receive not less than 10 days' notice, from the City, in advance of a new hire orientation for represented classifications, except in a specific instance where there is an urgent need critical to the City's operations that was not reasonably foreseeable. During the time the employee is scheduled for orientation in the Personnel Office, a period of fifteen (15) minutes will be allowed to an Association representative to present information about joining the Association.

## **ARTICLE 6 - NO STRIKE/NO LOCKOUT**

The City and Association agree that it is mutually beneficial to resolve differences through negotiation. During the term of the MOU the City agrees that it will not cause a lockout of employees and the Association agrees that it will not sanction or cause a strike, slowdown, sickout, and stoppage of work or other job action. Compliance with the request of other labor organizations is included within this prohibition.

## **ARTICLE 7 - LAYOFF PROCEDURES**

In the event of work force reduction due to either the abolishment of a position or determination by the City that there is a shortage of work or insufficient funds, lay-offs shall occur in inverse order of seniority date within classification. The Personnel Officer shall determine when and which classification(s) lay-offs are to occur. The Personnel Officer shall be responsible for the implementation of a lay-off order from the City Council in accordance with the procedures described herein.

- A. The Association shall be given at least sixty (60) days' notice prior to the effective date of the layoff. The City and Association agree to meet and confer to discuss alternatives to layoff and layoff procedures.
- B. Employees shall be given at least forty-five (45) days' notice prior to layoff. Employees on probation can be laid off without regard to seniority order or noticing.
- C. No new employee shall be hired in the Police Officer or Police Sergeant classification until employees on layoff have been given the opportunity to return to work. Such employees shall be rehired or reinstated to the previous position in reverse order of layoff. Probationary employees may be rehired without regard to seniority order, only after regular employees have been rehired. Reinstatement must be exercised within twenty (20) work days after the City deposits written notice of recall from layoff in the United States mail addressed to the employee's last known address by Certified Mail - Return Receipt Requested.
- D. Employees who leave the Association to accept another position in the City service shall, upon completion of the probationary period in the new position, lose all seniority rights to their former positions.
- E. In the event that a reduction in force results in the need for a reorganization of employees from superior ranks to lesser ranks, such reorganization shall be accomplished by demoting those employees with the least tenure in the affected rank.

**ARTICLE 8 - WAGES, MERIT STEPS, BENEFITS, AND WAGE PLAN ADMINISTRATION**

A. Base Wages and Merit Steps: The following schedule provides a wage range with five (5) merit steps also known as base wage steps.

**Effective first pay period in July 2019 – 5% COLA**

	Step A	Step B	Step C	Step D	Step E
Community Services Officer I	3267	3431	3602	3782	3971
Community Services Officer II	4003	4203	4413	4634	4865
Police Officer	5389	5659	5942	6239	6551
Corporal	5602	5882	6176	6485	6809
Sergeant	6303	6618	6949	7296	7661

**Effective first pay period in July 2020 – 2.5% COLA**

	Step A	Step B	Step C	Step D	Step E
Community Services Officer I	3349	3516	3693	3877	4070
Community Services Officer II	4103	4308	4523	4750	4987
Police Officer	5524	5800	6090	6394	6714
Sergeant	6461	6784	7123	7479	7853

Within the range, all step advancements will be considered on an employee's anniversary date and if an increase is granted, it shall be effective as of the anniversary date. Step increases shall be based on work performance and completion of required length of service in the previous step. New employees will normally be hired at the "A" step. Employees shall spend at least one (1) year in a particular step before being considered for further Step increases; however, the Police Chief may advance a probationary employee to "B" step at six (6) months, with a corresponding change in anniversary date. The time required for step advancement shall be extended by any time spent on leave of absence pursuant to Article 19.

B. The City will review this wage scale by the end of April, surveying base wages of the Police Officer classification in the jurisdictions of: Auburn, Davis, Dixon, Galt, Marysville, Oroville, Placerville, Rocklin, Vacaville, West Sacramento, and the Yolo



County Sheriff's Department. The purpose of this survey will be a reference check on the base wages paid in Winters.

C. Benefits - The City provides the following benefits pursuant to the terms and conditions noted. Fair Labor Standards Act provisions shall be used to determine which benefits are required to be used in calculating overtime pay.

1. Shift Differential (Sworn Officers Only) - Employees required to work between the hours of 6:00 pm – 6:00 am shall receive a differential in the amount of one dollar (\$1.00) per hour for all hours actually worked between those hours.

2. Uniform Allowance- Employees are required to wear uniforms as established by the City, and shall receive a uniform allowance, for the purchase and maintenance of uniforms, in the amount of three-hundred dollars (\$300) for sworn employees and two-hundred twenty-five dollars (\$225) for non-sworn employees per quarter. The uniform allowance shall be paid quarterly, in a separate payment. The City shall report Uniform Allowance to the California Public Employees' Retirement System (CalPERS) monthly, or on a per pay period basis, and in accordance with the Public Employees' Retirement Law (PERL), the Public Employees' Pension Reform Act (PEPRA), and applicable regulations.

In the event the City mandates a uniform change, employees will normally be allowed twelve (12) months to transition to the new uniforms absent exigent circumstances such as manufacturers discontinuing a product.

3. Bilingual Pay - An employee who routinely and consistently is required to communicate in both English and Spanish, and is certified pursuant to department standards shall receive a bilingual pay incentive in the amount of two hundred dollars (\$200) per month.

4. Insurance -

(a) Cafeteria Allowance. The City shall make a monthly allowance available to each full-time employee under the City's Section 125 plan ("Plan") for the purchase of any benefits offered under the Plan including medical, dental, vision and supplemental insurance coverage. The allowance for which the employee will be eligible shall be based on the coverage level in which the employee enrolls for medical insurance as set forth below:

Coverage Level	Monthly Allowance
Employee Only	\$1,200
Employee +1	\$1,700
Family	\$1,950

Any portion of the monthly allowance that is not allocated towards the purchase of benefits under the Plan shall be paid to the employee as taxable wages. Effective January 1, 2020 and every year thereafter during the term

of this agreement, the City shall increase the preceding allowance by up to 5% of the aggregate increase in the monthly premiums unless premiums increase by more than 10%, then the City will increase the allowance by 50% of the increase up to 7.5% for: (a) the CalPERS Kaiser Permanente plan in the CalPERS "Region 1", (b) dental plan and (c) vision plan, from the prior year for the applicable coverage level. The employee shall be responsible for any cost in the selected benefits in excess of the allowance but such out-of-pocket cost shall be made on a pre-tax basis by payroll deduction. Prior agreements permitted some employees to receive a greater cafeteria allowance than our new cafeteria plan. That excess benefit is being eliminated. Those employees will receive a one time "bridge payment" paid on the next pay period following ratification of this MOU to help ameliorate the loss of the previous benefit. All such bridge payments are subject to applicable payroll taxes and withholdings, and they are not reportable compensation for CalPERS purposes.

(b) Medical Opt-Out Amount. Employees eligible for the Allowance pursuant to the preceding section that are covered by another group health plan may receive a monthly taxable payment equal to \$1,200 in lieu of the Allowance. Employees may elect this option by completing an opt-out agreement provided by the City and providing satisfactory proof of enrollment of the employee and his or her spouse and dependents, if any, in an alternative group health plan. This election will only apply for the calendar year in which it was made. A new opt-out election must be made each calendar year during open enrollment to be eligible to receive the opt-out amount. Employees who opt out of medical, may purchase dental, vision, and supplemental insurance through the City.

(c) Miscellaneous. Employees may be required to purchase other insurance pursuant to terms and conditions established by insurance carriers and as agreed to by the Association.

5. Public Employees Retirement System (PERS) - Employees shall join the PERS system as a condition of employment.

Police Officers (Sworn Only)

Tier One Retirement Formula

Safety employees hired before 2012 will receive a 3% @ 55, with a three year average compensation formula.

Tier Two Retirement Formula

Safety employees hired in 2012 will receive a 2% @ 50, with a three year

average compensation formula.

**Tier Three Retirement Formula**

Safety employees hired after January 1, 2013 will receive a 2.7% @ 57, with a three year average compensation formula.

Employees shall pay the employee rate.

**Community Service Officer**

**Tier One Retirement Formula**

Miscellaneous employees hired before December 31, 2012 will receive a 2% @ 55, with a single highest year, retirement formula.

**Tier Two Retirement Formula**

Miscellaneous employees hired on or after January 1, 2013 and who are not considered new member as defined by California Government Code Section 7522.04(f) will receive a 2% @ 55.

**Tier Three Retirement Formula**

Miscellaneous employees hired after January 1, 2013 and who qualify as "new members" as defined by California Government Code Section 7522.04(f) will receive a 2% @ 62, with a three year average, retirement formula.

Employees shall pay the employee rate.

6. Social Security (FICA) - Employees are required to join the Federal Social Security System as a condition of employment. The employee shall pay the employee's contribution to Social Security on the employee's applicable wages. The City shall pay the City's contribution on applicable employee wages.
7. Education Incentive - An employee who provides evidence of having received a degree from a recognized college/university or a post certificate which the City deems appropriate to the needs of the job being performed shall receive incentive pay as indicated.

CERTIFICATE/EDUCATION

WAGE INCREASE

AA/AS Degree/Intermediate Post

5% above base wage

BA/BS Degree/Advanced Post

10% above base wage

Upon completion of a course, the City will reimburse up to \$1,000 per semester, per employee, toward continuing college education relevant to the needs of the job being performed. Employees must earn a "pass" in a

pass/fail or a "C" or better grade to be eligible for reimbursement. Employees seeking to be reimbursed must receive approval from the Chief of Police prior to enrolling in the course of study. (Sworn Employees Only)

8. Longevity Recognition - An employee who has completed five (5) consecutive years employment is eligible to receive an amount equal to one-half (1/2) month's base wage during the sixth (6th) year and every year of service thereafter until the employee leaves City service. Payment shall be made on the anniversary of the employee's full time hire date.
9. Jury Duty- Employees receiving a jury summons will be provided paid release time up to eighty (80) hours per calendar year when required to serve jury duty. Employees must inform their supervisor immediately to accommodate work schedule changes. Employees who are on jury service will have their work schedule changed to the day shift for each day they are on jury service and are scheduled to work. Employees dismissed from jury service in time to arrive at work at least two (2) hours prior to the completion of the shift, must report back to work.
10. Field Training Officers - Employees assigned as Field Training Officers shall receive \$2.31 per hour while actively engaged in the training of officers.
11. Court Time - A minimum of four (4) hours overtime shall be paid for mandatory court appearances made on behalf of the City of Winters and outside an employee's scheduled working hours. When a court appearance begins less than four (4) hours before the start of the employee's next scheduled shift, another scheduled court, or other scheduled detail, overtime compensation will begin at the time of the scheduled court appearance and continue until the start of the employee's next scheduled shift, court appearance, or detail , including lunch recess that may be involved.

If a scheduled court appearance is canceled and notification by department email is not delivered to the employee twenty-four (24) hours' prior to the scheduled court appearance, two (2) hours of overtime shall be paid to the officer.

Telephonic Hearings: A minimum of two (2) hours overtime shall be paid for mandatory telephonic hearings made on behalf of the City of Winters and outside an employee's scheduled working hours. When a telephonic hearing begins less than two (2) hours before the start of the employee's next scheduled shift, another scheduled court, or other scheduled detail, overtime compensation will begin at the time of the scheduled telephonic hearing and continue until the start of the employee's next scheduled shift, court appearance, or detail , including lunch recess that may be involved.

If a scheduled telephonic hearing is canceled and notification by department

email is not delivered to the employee twenty-four (24) hours' prior to the scheduled court appearance, two (2) hours of overtime shall be paid to the officer.

12. Deferred Compensation – An employee who has increased their personal deferred compensation contribution in to a deferred compensation plan offered by the city after this MOU goes in to effect, the City will contribute up to \$500.00 annually. (The City contribution is frozen at this time.)
13. Association Time - Individual Association members may donate, from their accrued vacation leave, holiday leave, or compensatory time off, to the Association for Association business. The President of the Association may designate members of the Association to utilize this time. Only one member at a time may be absent unless mutually agreed between the Chief of Police and the Association that additional members may be absent. Two (2) weeks advance notice of use of time shall be given. The time may be used only in hourly increments.
14. Counseling Services - The City will provide psychological counseling services for employees and their families as developed and administered by the Yolo County Risk Management Authority.
15. Life Insurance - The City shall maintain in effect life insurance for all employees covered by this MOU in the amount of \$50,000 of coverage, employer paid.
16. Employees assigned as Detectives/SRO may be provided a Department vehicle at the discretion of the Chief of Police. Vehicles shall only be operated by the designated employee, or other Department employees, as necessary, and used only for official Departmental business. Employees shall not be compensated for travel time while driving department vehicles to and from their residence and their assigned work location, unless called back to work in accordance with Article 12.G of this MOU.

If driving to and from their residence, Department vehicles must be stored at the employee's residence. Department vehicles must remain at the Police Department when an employee is scheduled to be absent from duty for more than four (4) duty days.

17. All employees covered under this Memorandum of Understanding agree to participate in the California Government VEBA (CALGOVEBA), an Individual health reimbursement account, pursuant to IRS Tax-exempt code 501 (c)(9). All employees agree to a \$25.00 per pay period contribution.

#### D. SALARY PLAN ADMINISTRATION

1. Employees shall be paid according to a bi-weekly payroll plan which has twenty-six (26) pay periods in a calendar year.
2. Employees shall normally be paid by twelve noon (12:00 noon) on or before every other Wednesday.
3. When the normal pay day falls during an employee's annual vacation leave, the employee may receive a vacation advance on the last working day prior to beginning vacation leave provided a written request is submitted to the Administrative Services Department at least five (5) working days in advance and the amount requested is less than the employee's regular paycheck, based on straight time hours.
4. Work performance evaluations shall be completed by the employee's supervisor prior to the employee's anniversary date. At this time consideration may be given for a merit step advance. The evaluation shall include the following elements:
  - a. A written record to be reviewed and acknowledged in writing by the employee. No change will be made after this review and without the acknowledgment of both the supervisor and employee. However, an addendum by a superior officer may be attached with the acknowledgement of the employee.
  - b. A discussion between the supervisor and employee on the content of the performance evaluation.
  - c. A provision whereby an employee may submit a written response to any statement made on the evaluation which must be filed with the evaluation and forwarded to the supervisor. Such responses, and any written acknowledgement by a reviewing official, shall become attached to the evaluation. If the evaluation is satisfactory or better the employee can be granted a merit increase provided that an increase does not exceed the established range. If the evaluation is below standards, a step increase may not be granted. A withheld step increase may be granted following any subsequent review period of satisfactory work performance by the employee. The review period shall be no less than ninety (90) days. A step increase granted after this review shall not be retroactive back to the anniversary date.

#### **ARTICLE 9 - PROBATION, NEW CLASSIFICATION, RECLASSIFICATION, ACTING APPOINTMENT, AND PROMOTION**

- A. Probation - The probationary period is a time to obtain the best fit for an employee

in a new job or classification and for terminating the employer/employee relationship if work performance or adjustment to the City does not meet the expectations of the employee or the City.

1. All original appointments shall be tentative and subject to a probationary period of twelve (12) months for an employee who has successfully completed a POST academy. New hires, without a POST academy, shall have an eighteen (18) month probationary period.
  2. The probationary period may be extended up to six (6) months in two (2) three (3) month increments as a result of an employee's unfavorable job performance as determined by the Police Chief. The probationary period may be extended for any leave of absence granted pursuant to Article 19.
  3. During the probationary period, an employee will be evaluated every four (4) months. If an employee is under an extended probation the evaluations shall be given each month during the extension.
- B. New Classifications - The City may establish new job classifications. Employees desiring to compete for such positions will be evaluated in the same manner as any candidate aspiring to receive appointment.
- C. Reclassification - Reclassification is a change to an existing job class as a result of changes in the function, duties, and/or responsibilities as determined by the City. The City and Association agree to meet and confer if classifications in this MOU are being reclassified.
- D. Acting Appointments - The City may temporarily appoint an employee to an acting capacity in a higher job classification. The employee shall receive \$200.00 (two hundred dollars) per month for each full month of service. This amount will be prorated for less than a full month's service.
1. Acting appointments will not continue beyond six (6) months except by mutual agreement of the City, employee, and the Association.
  2. An employee having served in an acting capacity and subsequently promoted to the position shall establish a new anniversary date as of the first date of formal promotion.
- E. Promotion - The City may advance an employee to a job classification having a higher base wage range.
1. A promoted employee shall receive an increase to the next higher wage step above that currently held provided that the increase does not exceed the wage range established for the promoted classification.



2. A promoted employee shall be subject to a one (1) year probationary period. An employee rejected during this time shall be reinstated to the job classification previously held at the same wage step the employee had prior to the promotion. A rejection pursuant to this section shall not be considered a demotion as defined in Article 20.
3. Nothing in this section shall be construed as limiting the City's right to advertise a promotional position to any candidate desiring to apply. Any qualified employee may apply and will be evaluated in the same manner as any candidate aspiring to receive appointment to the position.

## **ARTICLE 10 - PERSONNEL RECORDS**

Personnel records, except payroll records, are confidential; however, certain personnel records may be released to the public in accordance to applicable law.

Access to personnel records shall be limited to the City Manager, Human Resources Manager and the Police Chief or their designee in accordance to applicable law.

An employee and/or their representative, designated by the employee in writing, will be allowed to review the employee's personnel records during regular business hours (8:00 A.M. - 5:00 P.M., Monday through Friday). An employee shall receive, upon written request, a copy of any document placed in the employee's personnel file.

## **ARTICLE 11 - HOURS OF WORK**

The City shall designate a 7K exemption fourteen (14) day work period pursuant to the Fair Labor Standards Act. The normal work cycle for patrol shall be an alternating 3 day/4 day work week. An employee shall work a two (2) week, eighty (80) hour pay cycle. Within each pay cycle, patrol shifts shall consist of six (6), twelve (12) hour shifts and one eight (8) hour shift.

Employees will report to work fully prepared at the start of their work shift.

### A. Shifts

Patrol shifts shall be as follows:

Team A: Sunday, Monday, Tuesday and every other Wednesday from 0600-1800 Hours.

Team B: Thursday, Friday, Saturday and every other Wednesday from 0600-1800 Hours.

Team C: Sunday, Monday, Tuesday and every other Saturday from 1800-0600 Hours.

Team D: Wednesday, Thursday, Friday and every other Saturday from 1800-0600 Hours.

Cover: Every other Wednesday and every Thursday from 1200-2400 and every Friday and Saturday from 1400-0200 hours, but may be altered by the Chief of Police to cover for other shifts as per the needs of the Department.

Detective/ SRO: This shift shall work Tuesday- Friday from 0800-1800 Hours, but may be changed due to scheduling or change in work assignments.

By mutual agreement of an employee and the Chief of Police, hours of work may be other than those defined in this section.

The Chief of Police may temporarily modify/ alter the employee's hours/ schedule of work other than those defined in this section for departmental needs and for the safety of the public it serves.

Unless by mutual agreement or exigent circumstances, the parties agree that employees will not be regularly scheduled with less than ten (10) hour rest periods between the end of regular scheduled shifts and the beginning of regular scheduled shifts as outlined in Section A. above.

The Chief of Police may, at his/her discretion, revoke the twelve (12) hour shift schedule. Prior to revoking the 12 hour shift schedule, unless in the event of an emergency, the Chief of Police will provide the POA with thirty (30) days' notice and the POA will have an opportunity to meet with the Chief of Police on the impact of the change in shift and the rotation time.

Sick Leave and Annual Leave accrual rates remain as currently calculated (i.e., sick leave will accrue at eight (8) hours but will be taken in twelve (12) hour increments for employees assigned to patrol and ten (10) hour increments for employees assigned to Detective/SRO.

Patrol shift rotation shall occur twice per year with each rotation period lasting twenty-six (26) weeks. The first shift rotation period will begin on the first day of the pay period beginning nearest to January 1 and last twenty-six (26) weeks. The second rotation period will begin on the first day of the pay period twenty-six (26) weeks later. Bidding shall take place two (2) times per year. Bidding for the first shift rotation period of the new calendar year will begin no later than November 1 and conclude no later than November 7. Bidding for the second rotation period will begin no later May 1 and conclude no later than May 7.

Employees may stay on the same watch for two (2) consecutive shift rotation periods and then must bid for the opposite watch (i.e. days to nights) unless not feasible by seniority.

Bidding for Shift Schedules will be by rank and by seniority in rank. The Detective/SRO will be assigned to the "Detective/SRO" shift as outlined on the shift schedule.

The Chief of Police may remove from the shift rotation selection process any employee and/or shift for disciplinary or administrative purposes (administrative purpose, by way

of example and not limitation, might be when a low seniority employee was forced by lack of choice to work the same shift for more than three (3) rotations in a row), and place the employee in any particular shift which the Chief determines. If an employee and a shift are removed from the selection process, the Chief of Police will inform the Association before the beginning of the next rotation cycle. The shift rotation process will not be used to reward or favor an employee.

### B. Rest Periods

Employees shall receive one (1) rest period of not more than thirty (30) minutes, or two (2) rest periods of fifteen (15) minutes each during a work shift plus a thirty (30) minute lunch break. Employees will be considered to be on duty during rest periods and lunch break. An employee working a shift over 8 hours will have an extra 15 minute break for every two hours worked. Breaks and rest periods are not cumulative and shall not be used to arrive late or leave work early.

Whenever an employee is assigned to a fixed schedule of more than 10 hours, there shall be a mandatory minimum rest period of eight (8) consecutive hours between the end of one scheduled work shift and the start of the next scheduled work shift.

#### Examples:

1. If an employee completes a regular work shift at 6am and has a scheduled court appearance at 2pm the same day, the 8 consecutive hours occurs between 6am and 2pm and there is no mandatory rest period after the court appearance is completed.
2. If an employee completes a regular work shift at 6am and has a scheduled court appearance at 10am the same day, and the court appearance is over by 11:00am, the 8 consecutive hours occurs between 1100am and 7pm, the beginning of the next work shift. Therefore, there is no mandatory rest period after the court appearance is completed.
3. If an employee completes a regular work shift at 6am and has a court appearance at 830am and the court appearance is completed at 12 noon, and the employee is scheduled to come back to work for a regular work shift that day, the employee may not come to work for the next regular work shift that day until 8pm. The employee is required to take either vacation, compensatory time, or unpaid leave to cover the absence. An employee requiring a mandatory rest period shall immediately coordinate that absence with the on duty supervisor.

### C. Community Services Officer

The standard work schedule for full-time CSO is referred to as a 9/80 work schedule. This provides that employees work nine (9) hour days per week, plus one eight (8) hour day once every two weeks. The employee is allowed to take one day off every other week. Friday will be deemed as the day employees are eligible to take off and will be the one (8) hour day per week. Depending on department coverage, a different day of the week may need to be taken as the day off. CSO shift hours are generally business hours between 0800 to 1800 Monday through Friday.

Management reserves the right to schedule personnel on or off the 9/80 work schedule

as necessary.

A. Employees shall receive one (1) rest period of not more than thirty (30) minutes, or two (2) rest periods of fifteen (15) minutes each during a work shift. Pursuant to Department of Labor guidelines the department shall determine the time and manner in which rest periods shall be taken. Rest periods are paid time and shall be taken at the work site.

B. Employees shall receive one (1) sixty (60) minute lunch break during a work shift. Lunch breaks shall be scheduled by the department with due consideration to the desires of an employee. Lunch breaks are paid time and must be taken at the work site.

C. Lunch breaks and rest periods are not cumulative and shall not be used to arrive late or leave work early.

## **ARTICLE 12 – OVERTIME**

- A. Although all classifications listed in Article 1 are part of the Association bargaining unit, for purposes of the Fair Labor Standards Act (FLSA) the City may designate certain positions exempt per Department of Labor standards. The City will inform said employees in writing and place a copy of said notice in the employee's personnel file.
- B. The traditional work cycle for all employees within the bargaining group shall be an eighty (80) hour pay period within a two (2) week or fourteen (14) Calendar day cycle. Overtime shall be paid under this MOU for any hours worked outside an employee's regular scheduled work hours in one (1) day or eighty (80) hours in a two (2) week work period. Overtime shall be paid at one and one-half (1.5) times the employee's regular rate of pay. Hours shall not include any leave of absence pursuant to Article 19.
- C. All overtime must have authorization of a supervisor prior to starting overtime work, except when an emergency situation arises which necessitates overtime work beyond an employee's regular shift. Employees shall not spend excessive amounts of time at their work station before or after their normal work period. Such incidental time will not be compensated in any manner whatsoever unless prior authorization of a supervisor is obtained.
- D. The City will provide an employee with one (1) week prior notification of anticipated scheduled overtime. If this notification is not given, an employee may refuse to work the overtime. This shall not include exigent circumstances or staffing related emergencies which may not allow the one (1) week notification.
- E. Non-mandatory attendance at training schools/facilities which improves the performance of regular job duties and/or prepares for job advancement are not compensable as hours in excess of an employee's normal work shift. Any time spent in excess of the normal work shift will not be counted as working time and is

not compensable in any manner whatsoever. Time spent in studying and other personal pursuits are not compensable hours of work under any conditions. This includes travel time to and from a training facility, for non-mandatory training, outside of an employee's work shift.

- F. Employees will be provided with a locker for their own personal convenience and may or may not utilize the locker for storage and clothes changing purposes at their own discretion. Time spent in changing clothes before or after a shift is not considered hours worked and are not compensated in any manner whatsoever.
- G.
  - 1. **Callback** - An employee who is called back to work before or after working a regular shift or work week will be compensated at the overtime rate for a minimum of two (2) hours or for actual hours worked, whichever is greater. Callback begins the moment the employee receives notification of the call back. When a callback occurs within two (2) hours of the start of the employee's next scheduled shift, scheduled court appearance, or other scheduled detail, overtime compensation will begin at the time the employee is called back and continue only until the employee's next scheduled shift, scheduled court appearance, or other scheduled detail.
  - 2. **Meetings and Training** - Employees who are required to attend any meetings or training on behalf of the City of Winters outside their scheduled working hours, will be compensated at the overtime rate for a minimum of two (2) hours. When the meeting or training occurs within (2) hours of the start of the employee's next scheduled shift, scheduled court appearance, or other scheduled detail, overtime compensation will begin at the time of the scheduled meeting or training and continue only until the employee's next scheduled shift, scheduled court appearance, or other scheduled detail.
- H. **Compensatory Time Off (CTO)** may be requested by an employee in lieu of overtime pay, and if approved by the City, shall be provided at the rate of time and one-half for all hours worked excess of the regularly scheduled work shift hours in a fourteen (14) day cycle, and/or in excess of their regularly scheduled work hours in one (1) day. Employees may accrue up to forty-four (44) hours of compensatory time off each year. Once per year, during the last regularly scheduled payroll in June, the City will automatically "cash out" all unused compensatory time using the employee's base rate of pay as of June 30<sup>th</sup> of that year.

Compensatory Time Off (CTO) on the books as of June 30, 2019 will be paid to the employee using their base rate as of June 30, 2019.

**ARTICLE 13 - SICK LEAVE**

- A. Employees shall accrue sick leave at the rate 3.69 hours per pay period.
- B. Sick leave granted by the City and used by an employee shall be deducted from the employee's accrued sick leave balance.
- C. Employees shall not accrue sick leave when they are not in a City-paid leave status.
- D. After three (3) consecutive sick days, a physician's certificate or otherwise may be required to determine the adequacy of reasons for the sick leave absence.
- E. Bereavement Leave – (Police Officers) Up to three (3) consecutive sick leave days on the 12 hour schedule, or 4 days on the 10 hour schedule may be granted per incident for death or illness involving members of an employee's family defined as: spouse, mother, father, sister, brother, children, grandparents, grandchildren, mother or father-in-law, and aunt or uncle. Evidence of family relationship may be required before such sick leave is granted. Use of Bereavement Leave shall not be counted as part of the Sick Leave Bonus, but will be subtracted from accrued sick leave.  
CSO will receive 48/54 for 9/80 schedule.
- F. If an employee dies in the line of duty, that is carrying out their duties and responsibilities during a work shift, then the employee's designated beneficiary shall receive fifty (50) percent of the employee's accumulated sick leave in straight time pay. The formula for such a payment is: (Police Only)

$$\frac{\text{Accumulated Leave}}{2} \times \text{Base Hourly Wage} = \text{Sum Total of Payout}$$

- G. Employees having ten (10) years or more of service with the City, upon retirement may receive straight time pay for one third (1/3) of their accumulated sick leave hours up to 320 hours.. (Police Only)
- H. Upon request of an employee and upon approval of the Chief of Police, sick leave credits may be transferred from one or more employees to another employee, under the following conditions:
  - 1. When the receiving employee faces financial hardship due to injury or the prolonged illness of the employee, employee's spouse or child,
  - 2. The receiving employee has exhausted all leave credits,
  - 3. The donations must be a minimum of eight (8) hours and in additional eight (8)



hour increments.

- J. Sick Leave Incentive - An employee who has used forty-eight (48) hours or less of sick leave in a one (1) year period from December 1 until November 30 shall receive one percent (1%) of their base yearly salary in a separate check payable to the employee during the first week of December of that year. New hires are eligible for a pro-rated incentive if hired by June 1 based on number of months worked (i.e. can't use more than 24 hours if only employed 6 months).

Side Letter of Agreement for re-opener on sick/catastrophic leave donations

#### **ARTICLE 14 - HOLIDAYS**

- A. Effective upon ratification of this MOU, sworn employees covered by this MOU shall receive holiday in-lieu of pay at 7% of base salary paid bi-weekly.

Non-sworn employees covered by this MOU shall receive the following holidays:

1. New Year's Day
2. Martin Luther King's Day
3. President's Day
4. Half Day Good Friday
5. Caesar Chavez Day (Recognized only -- Monday through Friday) ( No additional day off if it falls on a Saturday or Sunday)
6. Memorial Day
7. Independence Day
8. Labor Day
9. Veteran's Day
10. Thanksgiving Day
11. Day After Thanksgiving
12. December 24<sup>th</sup>
13. December 25<sup>th</sup>

Non-sworn employees: If any holiday falls on a Sunday, the Monday following will be observed as the holiday. If it falls on a Saturday, the Friday preceding will be observed.

- B. Every employee covered by this MOU shall receive two (2) floating holidays per year. Employees shall receive credit for one floating holiday on July 1, and the other floating holiday on January 1 of each year. If an employee fails to take their floating holidays off, between July 1 and June 30, the employee will forfeit their floating holiday credit. These two floating holidays have no cash value and may not be cashed at separation. Each floating holiday is equivalent to one work day and cannot be broken up by hours.

**ARTICLE 15 – VACATIONS**

- A. Employees shall earn paid vacation leave on a monthly basis at each pay period during the month.

<u>YEARS OF SERVICE</u>	<u>HOURS PER PAY PERIOD</u>	<u>ANNUAL HRS</u>
0 - 3	3.38	88
4 - 6	4.31	112
7 - 9	5.23	136
10 - 12	6.15	160
13 - 16	6.77	176
17 - 22	7.69	200
23 +	8.31	216

- B. Vacations shall be scheduled by the employees with the approval of the Chief of Police, and with regards to the needs of the City. Preference in scheduling shall be based on seniority.
- C. Vacation leave shall not be granted during the first six (6) months of an employee's original probationary period. At the end of that time, the hours which would have accrued will be credited to the employee's vacation balance.
- D. Vacation leave granted by the City and used by an employee shall be deducted from the employee's accrued vacation balance. Vacation leave shall not be granted to an employee after separation from City service.
- E. Employees granted a leave of absence pursuant to Article 19 or absent from duty when not authorized by the City shall not earn vacation leave.
- F. In the event that a holiday recognized in this MOU occurs during an employee's scheduled vacation leave, that holiday shall not be considered as vacation leave.
- G. Employees may cash in their accrued vacation hours on approval of the City.
- H. An employee separated from City service shall be compensated for vacation hours on the books.
- I. All employees shall take at least one (1) week (scheduled consecutive work days) away from the job each year, which can be a combination of vacation, CTO, holiday, and floating holiday.
- J. Vacation Leave Accrual will be capped at 500 hours. Accrual during a fiscal year that has exceeded the 500 hour cap will be reset to the 500 cap effective on the following June 30<sup>th</sup> of each fiscal year if not used.



**ARTICLE 16 - TRAINING SCHOOLS/FEES**

- A. If, as a condition for continued employment, the City requires attendance at a school or training establishment and fees are charged, such fees shall be paid by the City.
- B. The City will make available a City vehicle to travel to and from training. If no City vehicles are available, and upon approval of the Chief of Police, the employee may drive their personal vehicle and be compensated mileage to and from the Police Department to the training location according to the City's Travel Policy.

Employee's utilizing a City vehicle to travel from their residence to the training location will not be compensated time unless the training location is in excess of 50 miles from the Winters Police Department.

If the employee opts to drive their personal vehicle from their residence to the training location in lieu of a City vehicle, mileage and travel time will not be compensated.

- C. It shall be the intent of the City to send each full time Peace Officer to a minimum of 40 hours of Continuous Professional Training each year.

(Continuous Professional Training will be as defined as training courses given POST credits/certificates and or college credits and includes the 24 hour mandated POST requirements).

A Representative of the WPOA will meet with the Training Supervisor during the month of October. This meeting will address the needs and/or requests of each full time Peace Officer with the needs of the department for the upcoming year of training.

**ARTICLE 17 - TIME OFF TO EMPLOYEE REPRESENTATIVES**

The City shall allow two (2) Association employees time off from normal duties without loss of compensation or benefits when formally meeting and conferring with representatives of the City on matters within the scope of representation. In no case shall any overtime be paid for such meeting and conferring.

**ARTICLE 18 - WORKERS' COMPENSATION INSURANCE**

The State Workers' Compensation Laws, and this MOU shall govern all aspects of work



related injuries, illnesses, and accidents. Employees shall continue to receive full salary benefits in lieu of temporary disability during any absence from work which qualifies for Workers' Compensation benefits. Sick leave and vacation shall continue to accrue in accordance with the provision of State Labor Code 4850. (Police Only)

A. Industrial Injuries and Accidents

1. Employees shall report any work related injury, illness, or exposure which requires medical treatment to the appropriate department supervisor as soon as physically possible.
2. Employees shall report any work related injury, illness, or exposure of which the employee is aware which does not require medical treatment to the appropriate department supervisor as soon as possible, but in any event by the end of the employee's shift on which the injury, exposure or illness occurred.
3. If an injured employee remains eligible for Workers' Compensation temporary disability benefits beyond one (1) year, full salary will continue by integrating sick leave and/or vacation accruals with Workers' Compensation benefits (use of vacation accruals must be approved by the department and the employee). If salary integration is no longer available because accruals are exhausted, Workers' Compensation benefits will be paid directly to the employee as prescribed by Workers' Compensation laws.
4. An injured employee who is eligible for Workers' Compensation rehabilitation temporary disability benefits and who has exhausted "4850 pay" eligibility will continue to receive full salary by integrating sick leave and/or vacation accruals with Workers' Compensation rehabilitation temporary disability benefits. When these accruals are exhausted, the rehabilitation temporary disability benefits will be paid directly to the employee as prescribed by Workers' Compensation laws.
5. The City contribution to the employee's group insurance plan(s) continues during the "4850 pay" period and during integration of sick leave or vacation with Workers' Compensation benefits.
6. In accordance with State Labor Code Section 132(a), employees shall not be discriminated against.

B. Accident Reporting - Employees shall report any accident involving an employee which results in any injury or property damage to other parties to the appropriate department supervisor as soon as practical.

C. Medical Treatment - Any employee suffering from any work related injury, illness, or exposure which requires medical treatment shall immediately seek such treatment from the following City designated physician or medical facilities; Winters Medical

Group during office hours, and/or Sutter Davis Hospital.

- D. Leave of Absence for Industrial Disability Qualification - An employee suffering a work related injury, illness, or exposure which disables that employee from the performance of regular job duties will request a leave of absence for industrial disability. Such a request will be submitted in the form of a Workers' Compensation claim. Any dispute regarding such claim shall be resolved through Claims Management and/or YCPARMIA.

## **ARTICLE 19 - LEAVE OF ABSENCE**

A leave of absence is time away from work at the request of the employee. As used in this Article, leave of absence does not include vacation, compensatory time off, sick leave, industrial disability, holiday, or administrative leave.

- A. An employee who has successfully completed the original probationary period may request, and the City may grant, a leave of absence. Requests for leave in excess of thirty (30) days must be approved by the City Council (The City and Association agree that inability to return to work after an employee's sick leave has been exhausted shall be considered an urgent and substantial reason for the granting of a leave of absence.).
- B. Employee use of leave of absence for purpose other than that requested shall be considered as an employee's automatic resignation from City service.
- C. The City shall have sole discretion in approving or disapproving any employee request for a leave of absence or in granting any pay or benefits.
- D. Employees on authorized leaves of absence shall not lose any rights accrued at the time the leave is granted and such authorized leave of absence shall not be deemed a break in City service.
- E. As approved by the Police Chief an employee may return to work prior to the expiration of a leave of absence.
- F. Persons employed by the City to fill positions made vacant by an employee on leave of absence shall hold such positions subject to being laid off upon the return of the employee on leave. Employees promoted to fill positions made vacant by employees on leave shall hold such positions subject to being returned to their former position upon return of the employee.
- G. Military leave shall be granted in accordance with the provision of appropriate law.

The City shall be allowed the opportunity, within the limits of law and military regulations, to determine when such leave shall be taken.

## ARTICLE 20 - DISCIPLINE

Full authority for administering discipline for just cause, up to and including discharge, is retained by the City. California Government Code Section 3303 et seq will be adhered to during any disciplinary investigation, procedure, or action. Prior to any interrogation in an internal investigation, an employee shall be entitled to any complaints, notes, records, or reports, except those deemed to be confidential.

A. Improper Employee Conduct - Improper employee conduct may be cause for disciplinary action. Improper conduct includes, but is not limited to, the following:

1. Fraud in securing appointment
2. Inefficiency
3. Insubordination
4. Dishonesty or theft
5. Drunkenness on duty
6. Addiction to the use of controlled substances
7. Discourteous treatment of the public or other employees
8. Willful disobedience
9. Negligent or willful misuse of City property.
10. Neglect of duty (not performing assigned tasks).
11. Conviction of any criminal act involving moral turpitude or felony.
12. Excessive or unexcused absence or tardiness.
13. Unlawful discrimination, including harassment, on the basis of race, religious creed, color, national origin, ancestry, physical handicap, marital status, sex, or age, against the public or other employees while acting in the capacity of a City employee.
14. Unlawful retaliation against any other City officer or employee or member of the public who in good faith reports, discloses, divulges, or otherwise brings to the attention of the City or any other appropriate authority any act or information relative to actual or suspected violation of any laws of this State or of the United States occurring on the job or directly related thereto.

B. The purpose of disciplinary action is to correct deficiencies in employee performance and to assure improvement to meet job standards.

1. Oral or Written Reprimand - When the Department Head or immediate supervisor determines more severe action is not immediately necessary, an oral or written reprimand can be prepared detailing the deficiency or problem. If the reprimand is put in writing, a copy is to be filed in the employee's personnel file after being signed by and a copy given to the employee. Refusal to sign shall be noted before filing. Failure to correct deficiencies and improve to meet standards may result in further discipline including suspension, reduction in pay, demotion, and discharge. . Documented oral counselings and written

reprimands are not subject to the appeal process as outlined in this article.

A written reprimand shall remain in an employee's file for a period of three (3) years. A written reprimand may be withdrawn from an employee's official personnel file after two (2) years from the date of issuance by making a written request to the Chief of Police. Approval of removal will be based upon improved performance. A documented oral counseling shall remain in an employee's file until the next evaluation period.

2. **Suspension** - The Department Head may suspend an employee for cause and without pay for up to thirty (30) calendar days after the appropriate disciplinary proceedings. The Department Head may authorize immediate suspensions in an emergency situation or when the seriousness of a matter warrants. The disciplinary proceedings shall determine whether any suspension shall be with or without pay or benefits.
  3. **Reduction-in-pay** - The Department Head may reduce an employee's pay for cause to a lower step as a disciplinary action.
  4. **Demotion** - The Department Head may demote an employee for cause as a disciplinary action.
  5. **Discharge** - An employee may be discharged by the City for cause upon approval of the City Manager. Permanent employees shall be discharged only after appropriate disciplinary proceedings.
- C. **Notice of Proposed Disciplinary Action** – Excluding documented oral reprimands, and except in cases of emergency or when immediate action is required, notice shall be given by the Department Head to the affected employee in accordance with procedures developed in accordance with State law. In cases of emergency or when immediate action is required, the affected employee shall be verbally informed of the reasons for the immediate action and shall be served with a notice of proposed disciplinary action as soon as possible thereafter.
- D. **Disciplinary Hearing** - The disciplinary hearing is a formal meeting at which the employee has an opportunity to rebut the charges or to state any mitigating circumstances. The City Manager or designee shall hear and consider the employee's response.
- E. **Notice of Decision** - Following receipt and consideration of the written response or facts stated at the disciplinary hearing, or following no response by the required date, the Department Head shall prepare a notice of the action to be taken and effective date. The notice shall be delivered to the employee and a copy filed with the City Manager.
- F. **Appeal of Decision** - In the event that an affected employee is not satisfied with the

decision after the hearing, the decision may be appealed in writing to the City Council within thirty (30) calendar days from the date of filing. The City Council shall hear the matter, and after due consideration, shall give a written decision to the employee within twenty (20) calendar days.

- G. Employee Representation - Employees may have a representative present at all stages of the disciplinary process provided that the representative is not a party to the action involved.
- H. Retribution for Appeal - No employee shall be penalized in any way for participating in the appeal process.
- I. Multiple Penalties - No employee shall receive more than one (1) disciplinary action for any individual occurrence of a violation leading to the discipline.

## **ARTICLE 21 - GRIEVANCE PROCEDURES Police only**

A grievance is an alleged violation of a specific clause of this MOU. The Association may grieve an action or inaction pursuant to the procedures herein specified.

- A. Informal Grievance Procedure - The first attempt to settle a grievance will be through discussion with the immediate supervisor. If the matter is not settled, the employee shall then have the right to file a formal appeal in writing to the Police Chief within fifteen (15) calendar days after receiving a decision from the immediate supervisor.

If grievance involves supervisors, employee can discuss the matter with the Chief.

- B. Formal Grievance Procedure - An employee filing a formal appeal shall do so in accordance with the following:
  1. First Level of Review - The appeal shall be presented in writing to the Police Chief who shall render a decision in writing within fifteen (15) work days after receiving the appeal. If the employee determines that further appeal is necessary, or if no answer has been received within the time period, the employee may present a written appeal to the City Manager. Should the employee fail to take action within fifteen (15) work days after receiving a decision, or non-decision from the Police Chief, the appeal shall be deemed to have been abandoned and terminated.
  2. City Manager Review - The City Manager or a designated representative shall discuss the grievance with the employee and other persons as may be needed. The City Manager may designate a fact finding committee for advice concerning the appeal. The City Manager shall render a decision in writing to the employee within fifteen (15) work days. If the employee does not agree with the decision, the employee shall have the right to file a formal appeal in writing to the City



Council within fifteen (15) work days after receiving a decision or non-decision from the City Manager.

- C. Appeal to the City Council - On receipt of an appeal, the City Council may make such investigations as it deems necessary. The City Council will decide whether or not to hear the appeal or appoint a hearing officer or hearing body. The employee may request that the appeal be considered at a public or closed meeting. The City shall notify the employee requesting the hearing of the date, time, and place of the hearing. Unless incapacitated, the employee making an appeal shall appear personally at the hearing before the City Council or appointed hearing officer or body.

Upon concluding any investigation or hearing, the City Council shall cause its findings to be prepared in writing and shall certify same. Such findings shall be

countersigned and filed as a permanent record by the City Manager. Any member of the City Council may submit a minority or supplemental report which shall be part of the permanent record.

If, due to the absence from the City, or illness or disability of a majority of the City Council, an employee would be deprived of a right of a hearing, and in the event the employee were demoted, reduced in pay, or dismissed from City employment, the City Manager shall defer action until the Council is able to function, unless the case is deemed an emergency, in which event, the City Manager may suspend the employee with pay until the Council is able to function.

D. Conduct of Grievance Procedure.

1. The time limits specified in this Article may be extended to a definite date by mutual agreement of the employee and the appellate person or body.
2. The employee may be represented by a person or persons of their choosing in preparing and presenting the appeal at any level of review.
3. The employee shall be assured freedom from reprisal for using the grievance procedures.

**ARTICLE 22 - SAFETY AND HEALTH** Police only

Pursuant to advice and/or requirements of the City's Insurance Carrier the City will make provisions for the safety and health of City employees during work hours. Procedures, protective devices, safety wearing apparel, equipment and facilities will be provided by the City and shall comply with the requirements under applicable regulations or laws. Employees shall utilize such safety and health procedures, devices, apparel, equipment and facilities when needed or required and failure to do so may be cause for disciplinary action.

Recognizing that specific brands, models, and/or items may vary due to decisions by manufacturers, technological updates, availability, etc., the City shall provide each employee with the following items in accordance to the established and updated Department uniform and equipment specifications:

1. Duty belt and belt accessories:
  - a. Duty belt w/ brass buckle
  - b. (4) keepers
  - c. Holster for sidearm (Level II or above)
  - d. Magazine case (double)
  - e. Handcuff case (double or two single cases)
  - f. OC case
  - g. Flashlight case
  - h. Conducted Energy Device holster
  - i. Expandable baton holder
  - j. Straight baton ring
  - k. Protective glove pouch
  - l. Radio holder
2. Sidearm w/ 3 magazines and under barrel light
3. Patrol Rifle w/ 3 magazines and under barrel light (upon completion of POST certified course and qualification)
4. Handcuffs (2 pair)
5. OC
6. Flashlight
7. Conducted Energy Device
8. Expandable baton
9. Baton
10. Radio
11. Ballistic vest
12. Ballistic helmet
13. Leg restraints
14. Baseball cap
15. Duty/Raincoat
16. Rain pants
17. Badge
18. Hat badge

All the foregoing equipment is City owned and will be used and maintained as the City deems necessary. Items which become unserviceable as a result of normal use or through no substantial fault of the employee shall be replaced by the City.

- A. With the Police Chief's approval, an employee may substitute privately owned equipment for City issued equipment, or utilize additional private safety equipment.

- B. Upon leaving City service an employee shall return all issued equipment. The cost of damaged or missing equipment may be deducted from an employee's final check.
- C. Personal property are those items necessary during job-related activities. Items include, but are not limited to uniforms, eyewear, watches, and false teeth.
- D. The City may reimburse an employee for the repair or replacement cost of approved personal property that is damaged, destroyed or lost in the line of duty not to exceed \$150.00 (one hundred fifty dollars) per occurrence. Replacement shall not include cash or coins, credit cards, or decorative jewelry.
- E. Personal property claims must have a police report or memo to the Chief of Police attached to the claim identifying loss or damage in the course of law enforcement action(s).

#### **ARTICLE 23 - NON-DISCRIMINATION**

Neither the City nor the Association shall discriminate against any employee or applicant for employment because of race, color, creed, age, sex, national origin, or Association or Non-Association activities.

#### **ARTICLE 24 - SAVINGS PROVISION**

If any provision(s) of this MOU are held contrary to law, such provision(s) will not be deemed valid and subsisting except to the extent permitted by law, but all other provisions will continue in full force and effect.

#### **ARTICLE 25 - TERM OF MEMORANDUM OF UNDERSTANDING**

This Memorandum of Understanding shall remain in full force and effect from July 1, 2019 through June 30, 2021.

#### **ARTICLE 26 - CONCLUSIVENESS OF MEMORANDUM OF UNDERSTANDING**

The parties acknowledge that during the negotiations which resulted in the MOU, each had the right and opportunity to make demands and proposals with respect to subjects within the scope of representation. The understanding set forth in this MOU constitute the complete and total contract between the City and the Association with respect to wages, hours, and terms and conditions of employment. Accordingly, all wages, hours and terms and conditions of employment shall remain in full force and effect for the term of this MOU, provided, however, that the parties may upon mutual agreement, renegotiate any part or provision of this MOU during its term. Any prior or existing MOU between the parties, past practices or conflicting rules and regulations regarding matters within the scope of representation are hereby superseded and terminated in their entirety.

Approved by the City of Winters Police Officers Association on the 16 day of JANUARY, 2020.

BY: [Signature]  
Association Representative

BY: [Signature] #532  
Association Representative

Accepted for submittal to the City Council on the 16<sup>th</sup> day of January, 2020.

BY: [Signature]  
John W. Donlevy, Jr., City Manager

APPROVED, RATIFIED, AND ORDERED IMPLEMENTED by the Winters City Council on the 21<sup>st</sup> day of January, 2020.

ATTEST: [Signature]  
Tracy Jensen, City Clerk

[Signature]  
Bill Biasi, Mayor