

Collective Bargaining Agreement

between the

**DECATUR POLICE BENEVOLENT
AND PROTECTIVE ASSOCIATION
LABOR COMMITTEE**

and the

CITY OF DECATUR, ILLINOIS

May 1, 2012

through

April 30, 2015

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MEMORANDUM OF UNDERSTANDING

**DECATUR POLICE BENEVOLENT
AND PROTECTIVE ASSOCIATION LABOR COMMITTEE**

CITY OF DECATUR, ILLINOIS

This Agreement is entered into between the City of Decatur, Illinois, hereinafter referred to as CITY and, Decatur Police Benevolent and Protective Association Labor Committee, hereinafter referred to as UNION, the same being signed on behalf of the City by its City Manager and on behalf of the Union by its President.

ARTICLE 1

GENERAL

Section 1. This Agreement is entered into for the purpose of promoting harmonious relations between the City and the Union; the establishment of an equitable and peaceful procedure for the resolution of differences; and to promote the morale, rights, privileges and well being of the employees of the Classified Police Service setting forth the mutual understanding of the parties as to the wages, hours and other terms and conditions of employment for whom the employer has recognized the Union as the exclusive bargaining representative.

Section 2. All persons in the Classified Police Service shall regard themselves as employees of the public and are to be governed by the highest ideals of honesty and integrity in all their public and personal conduct in order that they may merit the respect and confidence of the public which employs them and which they serve.

Section 3. The City recognizes the Union as the sole and exclusive bargaining representative for all permanent, full-time Police Patrol Officers and Police Sergeants in the classified police service for the purpose of bargaining with respect to salaries, wages, hours and conditions of employment. The Union expressly acknowledges that it is not the bargaining agent for the positions of Lieutenant, Deputy Chief and Police Chief, said positions having duties and responsibilities that are supervisory in nature and different from those of Patrol Officer or Sergeant and the job descriptions, with the effective dates thereof, of Lieutenant and Deputy Chief being attached hereto, and the Union further acknowledges that occupants of said positions are not subject to the terms and conditions of this Memorandum of Understanding nor are the responsibilities thereof subject to any duty to bargain.

ARTICLE 2

PLACE OF RESIDENCE

Section 1. (a) Persons appointed to positions in the classified police service prior to May 1, 2013 shall reside within forty (40) miles of the corporate limits of the City of Decatur. Persons appointed to positions in the classified police service May 1, 2013 and thereafter shall reside within the corporate limits of Macon County, or within the corporate limits of any municipality extending into Macon County. Upon original appointment, an appointee may reside outside said limits but shall be required as a condition of continued employment to comply with said residency requirement no later than ninety (90) days after the completion of said appointee's probationary period. All non-probationary officers residing outside said residency requirement and employed by the City on April 30, 1997 shall not be required to comply with said residency requirement.

(b) Officers who are assigned to K-9 duty by order of the Chief of Police shall reside within Macon County, or meet the residency requirement defined in Section 1 (a) of this article, whichever is more restrictive, for the period during which said officers are so assigned.

Section 2. In the event that an employee cannot report for duty at the assigned time, for any reason related to the location of the employee's place of residence if such is not in Macon County, the employee may call an on-duty command officer to request an emergency holiday if the employee has accumulated holiday time sufficient to cover the duty day or time of delay in reporting to work. The request will be granted, if at the time of the request, the affected shift or unit has staffing sufficient to provide police service at the level required by the anticipated workload for that time period.

If, in the opinion of the command officer on duty at the time of the request, the anticipated workload is such that adequate police service cannot be provided with the reduced staffing caused by the employee's inability to report for duty, or if the Department must provide hireback staffing to meet workload requirements, the employee who fails to report to duty will not receive pay for any time away from duty while the workload conditions remain such that the employee's duty status is required.

If the holiday request is denied by the on-duty command officer, the request will be forwarded to the Chief of Police for final pay status determination

ARTICLE 3

UNION SECURITY

Section 1. Upon written authorization by an employee filed with the Director of Finance thereof, the City shall deduct from the wages or salary of such employee such sum as is certified by the Treasurer of the Union as initiation fee, assessment, and monthly union dues, which sum so deducted shall be delivered to the Union Treasurer on or before the 15th day of the

month next succeeding the month in which such deductions are made. If any employee does not have a check coming to him or such check is not large enough to satisfy said deductions, no deduction shall be made from the wages or salary of such employee for that month.

Section 2 (a). Upon the express condition stated in sub-paragraph (b) hereof, and only upon such condition, the City shall deduct from the wages or salary of each employee covered by this agreement who is not subject to the wage deduction described in Section 1 of this Article, and at the same time such deduction is made, an amount certified to the City by the Union as the fair share of each such employee of the Union's cost relating to the collective bargaining process, contract administration and pursuing matters affecting wages, hours and conditions of employment ("fair share deduction"), but such amount shall not exceed the amount of dues uniformly required of members and deducted pursuant to said Section 1 of this Article. Such amount deducted as provided herein shall be delivered to the Union on or before the 15th day of the month next succeeding the month in which said amount was deducted, provided that, said amount may be paid to a nonreligious charitable organization mutually agreed upon by the employee and the Union, as provided by law.

(b). No fair share deduction shall be made by the City unless and until the number of employees voluntarily providing written authorization to the City for the wage deduction provided for in Section 1 of this Article equals or exceeds 55% of the incumbent bargaining unit members, excluding officers in the PTI and FTO programs.

(c). Upon written authorization by an employee filed with the Director of Finance, the City shall deduct from the wages or salary of such employee such sum as is certified by the City or the Treasurer of the Union as premium payment for enrollment in the City or Union dental insurance plans. The deductions shall be made at bi-weekly intervals.

Section 3 (a). Although it is agreed that union membership is not a mandatory condition of employment for any employee covered by this Agreement, any employee covered by this Agreement employed before the date of this Agreement, except as provided in sub-paragraph (b) hereof, who has become a Union member or becomes a Union member at any time during the term of this Agreement, shall continue to pay to the Union those dues or fees regularly charged members of the Union in good standing for the life of this Agreement (except as otherwise provided herein for yearly withdrawal of membership).

(b). An employee hired after the date of this Agreement and covered by this Agreement who, after completing thirty (30) calendar days of employment voluntarily joins the Union, shall be subject to the same terms of continued membership as employees in Section 3(a) above.

(c). Every employee who is a member of the Union shall have the right to withdraw from membership during the last thirty (30) days before each annual anniversary date of this Agreement. An employee who has properly withdrawn membership as provided herein shall not be subject to the provisions of Section 3(a).

Section 4. The Union shall indemnify the City and any department of the City and hold it harmless against any and all claims, demands, suits or other forms of liability that may arise out of, or by reason of, any action taken by the City or any department of the City for the purpose of complying with the provisions of this Article.

ARTICLE 4

INTERRUPTION OF DUTY

Section 1. While this memorandum is in effect it is understood that there shall be no strike, lock out, slow down, unauthorized absenteeism or interruption of duty or other interference with the efficient operation of the police service

ARTICLE 5

HOURS OF DUTY AND OVERTIME

Section 1. Hours of duty of employees in the classified police service shall be established so that the average weekly hours of duty in any year other than hours during which members are summoned to or kept on duty shall not exceed 40 hours. Duty hours shall be served by the use of shifts each of which shall serve eight consecutive hours of duty. Shifts shall be defined as follows:

First Shift	7:00 a.m. to 3:00 p.m.
Second Shift	3:00 p.m. to 11:00 p.m.
Third Shift	11:00 p.m. to 7:00 a.m.
Street Crimes Unit	10:00 a.m. to 6:00 p.m., and 6:00 p.m. to 2:00 a.m.
Professional Standards	7:30 a.m. to 3:30 p.m.

Section 2 (a). Officers may be assigned to a Monday through Friday work schedule for teleserve assignment or position mutually agreed upon by City and Union, at the direction of the Chief of Police.

(b). Employees assigned to the Street Crimes Unit Shifts shall have a regular duty schedule consisting of five consecutive eight hour days, Monday through Friday, or as otherwise agreed to by the Chief of Police and the officers involved.

(c). The Department, as staffing permits, shall allow a minimum of three (3) officers at a time to be off on holiday and/or vacation leave on each of the shifts listed herein. The denial of holiday and/or vacation leave shall not be arbitrary.

(d). Employees assigned to the Professional Standards Division shall have a regular duty schedule consisting of five consecutive eight hour days, Monday through Friday, during the hours indicated in section 1 of this article, or as otherwise agreed to by the Chief of Police and the officers involved.

Section 3. Assignments to the Street Crimes Unit Shifts shall be made by the Chief of Police from a list of volunteers; provided that, if an insufficient number of volunteers are available, the Chief of Police may assign the least senior employees, in the order of increasing seniority, until such shift staffing requirements as determined by the Chief of Police are met.

Section 4. Vacancies on shifts will be filled from a list of officers who request transfer assignments to the shift. Assignments will be made by Department seniority order. The list will be effective for six months from the date of the first posting of the personnel memorandum. A new list will be established during the six month period only if too few officers have requested transfer on the current list to fill immediate vacancies.

Section 5. Not less than two nor more than ten uniform patrol units, commonly referred to as "early cars," may begin their tour of duty up to one hour before the regular shift. Officers may volunteer for this duty or it will be assigned by inverse seniority.

Section 6. The Chief of Police may organize the Criminal Investigations Bureau of the Police Service such that the officers assigned thereto are required to report to duty at hours and on days different from those in effect for uniform patrol officers. The Chief of Police, in so doing, shall assign each such employee a regular duty schedule consisting of five consecutive eight hour days, such schedule being either Monday through Friday, Sunday through Thursday or Tuesday through Saturday, with hours to be determined by the Chief of Police. No such employee shall be required to report to duty, other than for emergency call in purposes, earlier than 7:00 a.m. or later than 4:00 p.m., or as otherwise agreed to by the Chief of Police and the officers involved.

Section 7. Authorized overtime served by employees in the classified police service shall be paid subject to the following conditions and exceptions:

(a). The department may make rules not in conflict with this agreement regarding Overtime.

(b). Overtime authorized for training shall be paid for at one and one half the regular rate of pay of the respective employee. Officers shall be reimbursed for travel, lodging, meals and other justified expenses for training outside Macon County in accordance with the practice in effect as of May 1, 1997.

(c). An employee called to duty, as distinguished from an employee who is held over beyond the quitting time of his regular shift, shall receive overtime pay for the authorized time actually served but for not less than a minimum of two hours. When an employee is required to report for duty one hour or less prior to the time his/her regularly scheduled shift commences, he/she will be paid time and one-half for only the actual time worked prior to commencing his/her regular shift.

(d). Overtime shall accrue and be computed in increments of one-tenth hour and shall be subject to department rules. Time recorded within a one-tenth hour increment which is three

(3) minutes or less shall relate back to the last full one-tenth hour mark; time recorded within a one-tenth hour increment which is four (4) minutes or more shall relate forward to the next full one-tenth hour mark. That is, if any employee works three (3) minutes or less of overtime, no overtime shall be recorded as having been worked; whereas if the employee works four (4) minutes through nine (9) minutes of overtime, he will be recorded as having worked one-tenth hour of overtime.

(e). When an employee is required to attend court commencing at a time other than during his regular shift, said employee shall be paid overtime not less than two hours per day, such overtime to be paid at time and one-half the regular rate of pay of the respective employee for time actually served in court or when an employee is required to attend court commencing at a time during his regular shift and such attendance extends beyond the end of said shift, such shall be considered the same as being held over beyond normal quitting time as provided in subparagraph (d). When an employee is required to attend court one hour or less prior to the time his regularly scheduled shift commences, he will be paid time and one-half for only the actual time served in court prior to commencing his regular shift.

(f). When an employee is recalled to court or required to return to court later in the same day, said employee shall be paid overtime not less than one hour and such overtime shall be paid at time and one-half the regular rate of pay of respective employees.

(g). When an employee is required to attend court commencing on his regularly scheduled days off, while on vacation leave or on holiday leave (when the leave is scheduled thirty (30) days in advance), said employee shall be paid a minimum of four (4) hours at an overtime rate and shall also be paid for all hours spent in court beyond the four (4) hour minimum at an overtime rate.

(h). Officers required to work overtime may elect to receive compensatory leave time in lieu of pay at the rate of one and one-half (1 ½) hours leave for each hour of overtime worked. The election to take compensatory leave time shall be given to the officers shift commander in writing prior to the end of the pay period in which said overtime was worked. Such leave shall be taken at the convenience of the employee and the Department in the same manner that holiday time is taken and shall be taken during the fiscal year in which it was accrued. If such leave is not taken during the fiscal year, any and all such time remaining on the books upon the commencement of the last pay period in a fiscal year shall be purchased by the Employer at the employee's then current rate of pay and the monies deposited by the Employer into the employee's Retirement Health Savings (RHS) account. Upon the commencement of the last pay period in a fiscal year such accrued time shall not be available to the employee for cash or time off. Overtime worked during the last full pay period of the fiscal year and thereafter shall be compensated by pay or compensatory leave during the succeeding fiscal year. Accumulation of compensatory time shall be limited to no more than 80 hours per employee at any given time. Overtime hours worked beyond that shall be paid at the overtime rate, and not eligible for conversion to compensatory time. Officers may request compensation for any accrued compensatory time off at any time. Such compensation shall be made by regular payroll direct deposit on the next full pay period.

Section 8. The City may establish a policy by departmental rule that witness fees be claimed by police personnel for court appearances. If such is so established, police personnel when appearing at court shall properly claim said witness fees and upon payment thereof shall pay the same over to the City.

If an employee is subpoenaed concerning a case which involved his work as an employee of the classified police service and said employee is paid a witness fee, that witness fee shall be turned over to the City before the employee will be paid authorized overtime for said appearance.

Section 9. If an employee is required to appear in court outside Macon County on a day he is not regularly scheduled to work, he shall be paid for approved travel time in addition to actual court time, said court time not to exceed 8 hours. The City may, with the mutual agreement of the employee and Chief of Police, reschedule off-duty days so that such out-of-county court appearances fall on regularly scheduled duty days.

Section 10.

(a). General

For the purpose of this contract the term "Hireback" shall be used to designate a process used by the Chief of Police for assigning officers to work overtime for special projects. This does not apply to the general overtime process as delineated in Section 7 of this Article. The hireback process shall be used in assignment of officers for Special Events and Special Departmental Operations, i.e., Rat Packs, DUI Program and Gang Suppression.

(b). Special Event Hireback List

(1) The Chief of Police shall establish a "Hireback Procedure" for assigning officers to work all City of Decatur sanctioned special events. For the purpose of this contract a special event is considered to be sanctioned when approved by the City Manager and the Chief of Police for the deployment of police personnel in a hireback status.

(2) All officers of the Decatur Police Department who have been certified for solo patrol duties shall be eligible for hireback for the staffing of special events. If an officer does not wish to be considered for assignment, he/she may submit a letter to the Chief of Police requesting not to be considered for special event hireback. The Chief of Police may also remove officers from consideration as a result of disciplinary action. In all cases, removal from hireback consideration will remain in effect for a period of one year unless reinstatement is authorized by the Chief of Police.

(3) The designated event coordinator shall distribute an event's sign up sheet to each officer thirty days or more prior to the event. To be eligible for hireback work, officers must sign up for a minimum of two slots. The event coordinator shall assign one slot per officer according to departmental seniority until all requested slots are filled. If slots are still available, the coordinator shall fill these slots based on inverse seniority until all slots are filled.

(c). Special Operations Hireback List:

(1) The Chief of Police or his designee shall establish a "Hireback Work List" for all officers who wish to participate in departmental authorized special operations. All officers certified for solo patrol duties shall be eligible for assignment to the work list.

(2) The Chief of Police or his designee shall post notice for the establishment of the hireback work list. Officers interested in working these assignments are required to make a written request to the Chief of Police or his designee. The list will be good for a period of one (1) year from the date of posting. Assignments from this work list shall be made at the discretion of the operation coordinator(s) and based on the officer's suitability for the specific assignment; suitability shall be determined by the performance of said employee during one or more previous such assignments. Officers may, after making written request, be added to the list at any time while the list is in effect. After one year without selection for an assignment, or upon being informed by an operations coordinator that he/she is not suitable for further assignment, an employee may request a conference with the Chief of Police and the union president and seek an explanation. The Chief shall meet with the officer involved and the union president within a reasonable time following such request, but the Chief shall retain complete discretion to resolve the matter in the best interests of the Department and said officer's decision shall not be subject to arbitration.

(3) Emergency Response Team operations and general call outs of a shift or department level are exempt from overtime hire-back scheduling and shall be conducted at the discretion of the Chief of Police.

ARTICLE 6

SALARIES AND WAGES

Section 1 (a). The salaries and wages set out in Exhibit A for the respective classified positions in the police service represented by the Union shall be effective May 1, 2012.

(b). It is understood that employees who have retired after May 1, 2012 and before the effective date of this agreement shall be entitled to retroactive pay at the rates set out in Exhibit A.

Section 2. The salaries and wages set out in Exhibit B for the respective classified positions in the police service represented by the Union shall be effective May 1, 2013. The salaries and wages set out in Exhibit C for the respective classified positions in the police service represented by the Union shall be effective May 1, 2014.

Section 3. Those employees in the police service who have occupied position classifications as set out in Exhibit A for not less than five years shall receive longevity pay, in addition to the wages set out in said Exhibit A as provided in section 3 hereof, according to the following schedule:

Employees with not less than 5 years but fewer than 10 years -	2%
Employees with not less than 10 years but fewer than 15 years -	4%
Employees with not less than 15 years but fewer than 20 years -	6%
Employees with not less than 20 years but fewer than 25 years -	9%
Employees with not less than 25 years -	12%

For patrol officers, the additional percentage referred to herein shall be that percentage of a patrol officer's salary at Step (6) or Step (7), as applicable, as shown in said Exhibits A, B, or C for the applicable year, and shall be paid pro rata biweekly. For sergeants, the additional percentage referred to herein shall be that percentage of a sergeant's salary at Step (2) as shown in said Exhibits A, B, or C for the applicable year and shall be paid pro rata biweekly.

Section 4. Those employees in the police service, excluding probationary employees in the field training phase accompanied by a Field Training Officer (FTO), shall receive \$.25 per hour in addition to the wage set out in Exhibits A, B, and C for each hour worked between 7:00 p.m. and 7:00 a.m. Probationary employees in the Field Training phase that involves continuous assignment to a Field Training Officer will receive \$.25 per hour in addition to the set wage, regardless of the shift assigned, during the FTO training phase. Upon solo patrol assignment, the employee shift differential pay will coincide with hours worked between 7:00 p.m. and 7:00 a.m.

Section 5. The salary and wage applicable to police patrol officers shall be increased by 10% for such officers who are assigned to plain clothes duty in the Investigations Bureau by order of the Chief of Police for the period during which said officers are so assigned. The salary and wage applicable to police sergeants shall be increased by six hundred dollars (\$600) annually, prorated and payable biweekly, for such sergeants who are assigned to plain clothes duty in the Investigations Bureau by order of the Chief of Police, for the period during which said officers are so assigned.

Section 6. The salary and wage applicable to police patrol officers shall be increased by 5% for such officers who are designated as Master Patrol Officers by order of the Chief of Police for the period during which said officers are so assigned, per Police Department policy A-11, entitled "Master Patrol Officer Selection Process". The employer agrees to meet and confer with the union regarding minor policy changes, e.g., the addition or deletion of a single evaluation criterion, and the union agrees to waive any right to demand formal mid-term bargaining regarding such minor policy changes.

Section 7. The salary and wage applicable to police patrol officers shall be increased by 5% for such officers who are assigned to K-9 duty by order of the Chief of Police for the period during which said officers are so assigned. An officer assigned K-9 duty shall use the last half hour of each work day (including K-9 training days) to provide the proper care and maintenance of the K-9.

Section 8. There shall be no duplication or pyramiding in the computation of overtime or other premium wages, and nothing in this Agreement shall require the payment of

overtime or other premium pay more than once for the same hours worked, except that the K-9 officers are entitled to retain their 5% K-9 pay differential in addition to any other premium pay to which they are entitled.

Section 9. An officer required to work out of classification and instead perform the regular duties of a higher classified rank for a period in excess of five (5) days, but not including any such periods worked for training purposes, shall receive the base rate of pay for said higher rank for all days so worked if such pay is in excess of said officer's current salary.

Section 10. Any officer actively performing the duties of a Field Training Officer shall receive an amount equal to one hour's pay at time and one half for each day the officer performs the duties of a Field Training Officer (FTO) with a probationary employee, or with a non-probationary employee being retrained at the direction of the Chief of Police in regards to the patrol function, in excess of 5 consecutive work days. FTOs providing training to non-probationary employees at the direction of the Chief of Police for 5 consecutive days or less will not receive any additional compensation for performing those duties. It is understood that the one hour's pay at time and one half is in addition to any overtime pay earned pursuant to other provisions of this contract. No more than one FTO per probationary or non-probationary officer will be eligible to receive training compensation pay during anyone work/training shift.

Section 11. The City shall offer employees the option of participation in the "cafeteria plan", currently offered by the City as permitted by Section 125 of the Internal Revenue Code. Participation by an employee shall be on a voluntary basis. Information regarding said plan will be made available to any officer upon request to the Risk Management Division.

ARTICLE 7

VACANCIES AND PROMOTIONS

Section 1. Vacancies in the classified police service of the city shall be filled and promotions in said service made according to the rules of the Civil Service Commission and applicable provisions of the Civil Service Law for Cities. The City shall notify the Union of any proposed change in the rules of the Civil Service Commission not less than 30 days prior to the consideration and adoption of said change by the Commission.

Section 2 (a). The City agrees to notify the Union of any promotional examinations or any assignment openings, and listed or recommended study materials for such written examination, if any, not less than 45 days prior to the examination or 10 days prior to the filling of the assigned position, as the case may be.

(b). The City shall make all assignments based on articulable facts related to officer performance, experience in the assignment area, work evaluations and seniority. Such facts shall be articulated to any officer applying for an assignment after the assignment has been made, upon written or verbal request for same. An officer may be accompanied by a Union officer

when learning of the facts regarding such assignment, but said Union officer may only listen and observe and may not participate in the discussion.

Section 3. Employees taking Civil Service promotional examinations shall have the right to review the correct answers and their scores on all portions of such examinations in accordance with the rules of the Civil Service Commission, provided that the identity of the individuals grading the oral portions of the examinations shall not be disclosed.

Section 4. The following procedure will govern all promotions for Sergeant:

(a). All examinations shall relate to the knowledge, skills and abilities necessary to perform the critical and essential functions of the position applied for. Eligibility for promotion to the position of Sergeant shall be based on:

- 1) Oral examination 25%;
- 2) Written examination 50%;
- 3) Evaluation of work record 20%;
- 4) Seniority (0.25% for each year of service to 20 years) 5%.
- 5) Military credit may be applied as prescribed by statute.

(b). Oral Examination

The oral examination shall constitute 25% of the final grade. The oral examination shall consist of ten (10) single answer questions to be determined by the Chief of Police. All applicants shall be given the same ten questions and all questions will be based on the critical and essential job functions for the position of Police Sergeant. Each question shall have a value of 2.5 points with the total value of the examination to be 25 points. Oral interviews shall be audio and video recorded and shall be conducted and graded prior to the giving of the written examination. The candidates shall be notified of their scores on the oral examination prior to being given the written examination. If requested within one week of the exam, the City shall provide a copy of the videotape and correct answers to the Union as requested, at the Union's expense.

(c). Written Examination

The written examination shall constitute 50% of the final grade. The written examination shall consist of two parts. The first part shall test reading comprehension and written communication skills. This portion of the exam shall constitute 50% of the overall written exam score.

The second part of the written examination shall test the applicant's knowledge of selected City of Decatur Ordinances and Decatur Police Department Policies and Procedures. This portion of the exam shall consist only of multiple choice, true/false and fill in the blank questions.

Both parts of the written testing procedure shall be proctored and scored by a third party, to be determined within 30 days by agreement between the City and the Union. Once the tests are scored, the results shall be provided to the City's Human Resources Division, in addition to the Union.

The exam proctor must have qualifications equal to a Ph.D. with teaching experience in English Communications.

(d). Evaluation of Work Record.

The work record scoring for this examination shall be based on an average of the employee's three (3) most recent full-year Civil Service evaluations, and commendations and reprimands over the four year period of most recent active duty for the employee. Evaluations filed with the Human Resources Division up to the date of the opening of the application period for the promotional process will be included in work record scoring. For purposes of this subsection, a "full year" is defined as an annual evaluation period in which the employee is absent from duty and/or on restricted duty status no more than 25% of the total time.

Scoring Evaluation:	20 points Total
Work Evaluations:	15 points
Commendations/Reprimands:	5 points

Work Evaluation Scoring shall be as follows: 1 point for an average 3 year score in the first two categories of Above Average. 3 points for an average 3 year score in the last category of Above Average or any placement in the Outstanding category. Average scores of less than 0.5 will be rounded to the lower number, while averaged scores of 0.5 and above will be rounded to the next higher number. Scoring will be based on the following five (5) categories:

1. Initiative
2. Quality of Work
3. Job Knowledge
4. Customer Focus
5. Decision Making

Commendations/Reprimands Scoring shall be based on the prior four years with the exception of shift commendations/shift and division reprimands which shall be based on the prior year. Accidents of minor nature shall not be evaluated unless a pattern of poor driving has been exhibited over the previous two years.

Shift/Division Commendation	0.5 points
Department Letter of Commendation	1.0 points
Meritorious Award/ Award of Valor	1.5 points
Award of Valor	2.0 points

Shift/Division Letter of Reprimand	minus 0.5 points
Department Letter of Reprimand	minus 1.0 points
Any Suspension of 1 to 3 days	minus 1.5 points
Any Suspension of four or more days	minus 2.0 points

(e). Military Credit

Persons who have been members of the armed forces of the United States or who, while citizens of the United States, were members of the armed forces of allies of the United States in time of hostilities with a foreign country shall receive preference for promotion to positions in the classified service in the manner provided in 65 ILLS 5/10-1-16, and as such statutory provision is hereafter amended or re-codified. Such preference shall be in addition that otherwise provided therein and not in lieu thereof.

For purposes of this section, "time of hostilities with a foreign country" shall mean any period of time in the past, present, or future during which a declaration of war by the United States Congress has been or is in effect or during which an emergency condition has been or is in effect that is recognized by the issuance of a Presidential proclamation or a Presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are awarded according to Presidential order.

(f). Education Credit

Persons who have earned a university or college degree or completed credit hours at an accredited institution of higher learning such as a university, college or junior college shall receive preference for promotions to positions in the classified service in the same manner as such preference is awarded for military service and in the amounts set out herein:

Associates degree, or sixty (60) college credit hours	2.5 points
Bachelors degree	5.0 points

Five (5.0) points is the maximum total number of points that may be awarded.

(g). Police officers must have worked seven (7) years as a sworn officer to be eligible to take the Sergeant examination. Up to two (2) years of service as a full time sworn officer in another jurisdiction will be counted toward the (7) seven years.

(h). Violations of the application of the express provisions hereof may be grieved and arbitrated pursuant to Article 20, and the remedy for any such violation may include the adjustment of an applicant's placement on the promotional list. It is agreed, between the City and the Union, that any challenges to the correctness of any question or questions shall be determined in the following manner:

The challenging officer shall provide in writing a challenge to any specific question or questions to the Professional Standards Lieutenant within fifteen days of the test. The

challenging officer shall be afforded the opportunity to meet with the Professional Standards Lieutenant to remedy the challenge. If the officer is still not satisfied with the results, the officer shall within ten days of that decision provide a written challenge to the question or questions to the three person arbitration panel. The panel shall consist of the Chief of Police or designee, Union President or designee and a third party to be determined by agreement between the City and Union. The decision of the panel shall be final.

All challenges to questions utilized in the testing process shall be determined on the basis of the operational policy or procedure utilized in the Department at the time the test was given.

ARTICLE 8

REDUCTION IN PERSONNEL

Section 1. When the number of persons authorized to a position classification in the classified police service is reduced, the employee with the least seniority in such position classification shall be the first to be reduced in rank or removed from the service if no reduction in rank is possible. When the number of persons authorized to the classified police service is reduced, the employee with the least seniority in the classified police service shall be the first to be removed from the service.

A person reduced in rank shall receive the salary of the reduced rank. A person removed from service shall be considered furloughed without pay. If any position vacated, displaced or abolished because of reduction of force is filled or reinstated, the person last reduced in rank or furloughed from such position as the case may be if otherwise qualified shall be the first person restored or reinstated in such position. When such positions are to be filled or reinstated, notice to the eligible persons shall be given by registered mail at the address filed by said person with the Department. Written application for reinstatement must be made by the person seeking restoration to rank or reinstatement within fifteen (15) days from the date such notice was mailed to said address. A person seeking reinstatement from furlough may be required to submit to examination by physicians of the Civil Service Commission and the police pension board, or either of them, to determine the physical fitness of such person.

ARTICLE 9

DISCIPLINE AND DISCHARGE

Section 1. Upon just cause connected with or reflecting upon the public service, an employee may be administratively disciplined by an oral reprimand, a written reprimand or suspension. An employee shall be entitled to comment upon any oral reprimand that is placed on record in the shift commander's file in the space provided for same on the card containing such reprimand, and such reprimand and any comments thereon shall also be forwarded immediately to the Chief if so requested by the employee or a commanding officer as noted on said card.

Section 2. Reprimand shall be done in such manner as not to embarrass the employee before other employees or the public.

Section 3. Suspensions, and discharge or removal from the classified service shall be in accordance with the ordinances of the City, the rules of the Civil Service Commission and the applicable provisions of State Law with regard to Civil Service Law for Cities, except as modified by the provisions of Article 9 and Article 20 hereof.

Section 4. On an employee's anniversary date, no less than one year after disciplinary action is taken, upon said employee's request the Chief will review said employee's work record. If the problem or deficiency that was the cause of the disciplinary action has not recurred, the Chief will submit a letter to the personnel file so indicating.

Section 5. An employee receiving a suspension may, upon written notification to the Chief of Police and prior to the commencement of such suspension, elect to use any accumulated vacation, compensatory time or holiday leave for the duration of such suspension. If an employee elects to use accumulated vacation, compensatory time or holiday leave in lieu of suspension without pay, the employee waives his/her right to a hearing before the Civil Service Commission or before an arbitrator pursuant to Article 20.

Section 6. Conduct of Investigations

The City shall abide by the provisions of the Uniform Peace Officers' Disciplinary Act (50 ILCS 725/1 et seq.); any violation thereof, or remedy available there under, shall be subject to the grievance and arbitration sections of Article 20.

(a). The City shall observe the following time limits with regard to disciplinary matters:

(1) An officer shall be notified of any investigation or citizen's complaint regarding the officer's conduct or actions within ten (10) duty days of said complaint unless notification would compromise the investigation.

(2) Any officer under investigation shall be provided with a written copy of any oral statement made by such officer within five (5) of the interviewer's duty days from the time such statement was made.

(3) The City shall provide both the officer and the Union all information obtained from the investigation at least five (5) business days prior to any termination hearing.

(4) All grievances filed under Article 20 of the Agreement which challenge disciplinary actions imposing suspension of ten (10) days or more, or termination, may be heard under the expedited procedure described in Exhibit D hereto, but only if the Union so notifies the City, in writing, not later than the end of the fifth (5th) business day following the notice to the employee of the discipline to be imposed, as set out in said Article 20; provided that, no

arbitration hearing involving charges which are also the subject of a criminal prosecution may be conducted prior to the termination of said criminal proceedings.

(b). Failure to meet the time limits set out in subparagraph (a) shall not prohibit the City from imposing discipline for the offenses involved.

Section 7. Photo Dissemination

No photo of an employee under investigation shall be made available to the media prior to a criminal conviction or prior to an arbitrator's decision or Civil Service Commission decision.

Section 8. Compulsion of Testimony

The City shall not compel an employee under investigation to speak or testify before, or to be questioned by, any non-governmental agency relating to any matter or issue under investigation.

Section 9. Polygraph

No employee shall be disciplined for refusing to take a polygraph exam and the results of such an exam shall not be admissible as evidence in proceedings before an arbitrator or the Civil Service Commission.

Section 10. Media Information Restrictions

Unless a preliminary criminal offense report has been filed, and to the extent required by law, the identity of an employee under investigation, or the contents of the investigation, shall not be made available to the media unless a decision has been rendered by an arbitrator or the Civil Service Commission.

Section 11. Officers assigned to special assignments, may not be removed for discriminatory, arbitrary or capricious reasons, nor as discipline for incidents not related to the duties of those positions. If an officer is removed for disciplinary reasons related to the duties of those positions, but not including performance, efficiency, or cost, such removal shall be subject to the grievance and arbitration provisions in Article 20 of this agreement.

Section 12. File Inspection

The City shall abide by the provisions of the Personnel Record Review Act (820 ICS 40/I et seq.); any violation thereof, or remedy available there under, shall be subject to the grievance and arbitration sections of Article 20. It is agreed that any material not available for inspection shall not be used in violation of said statute.

Section 13. Use and Destruction of File Material

A finding of a sustained violation with no disciplinary action taken may be used for a period of time not to exceed one (1) year and shall thereafter be removed from the employee's disciplinary history and shall not be used in support of, or as evidence of, adverse employment action.

Unfounded or unsubstantiated internal investigations will not be included in an officer's personnel file but may remain part of his or her personnel record. Un-investigated, unfounded or unsubstantiated internal investigations shall have no bearing whatsoever on any adverse employment action against officers and shall have no bearing on an officer's performance evaluation(s).

Information relating to a traffic accident involving a City vehicle may be used and/or considered in determining future discipline for a period of time not to exceed two (2) years from the date of such traffic accident and shall thereafter not be used and/or considered in any employment action provided there is no intervening traffic accident involving a City vehicle. If there is a subsequent traffic accident the two year period shall run from the date of the most recent accident and any prior accidents not already removed from the file may be used and/or considered in employment actions. In no event shall any prior incident five (5) or more years old be used or considered in any employment action unless the incident involves a criminal violation that remains within the applicable statute of limitations.

All information, documents, reports, etc. removed from an officer's file shall be turned over to the officer.

ARTICLE 10

VACATIONS

Section 1. The length of annual vacations with pay for employees in the classified service shall be as follows:

(a). After completion of one year of continuous service uninterrupted by resignation or discharge, two weeks.

(b). After completion of seven years continuous service uninterrupted by resignation or discharge, three weeks.

(c). After completion of fourteen years continuous service uninterrupted by resignation or discharge, four weeks.

(d). After completion of twenty years continuous service uninterrupted by resignation or discharge, five weeks.

(e). After the completion of twenty-five years continuous service uninterrupted by resignation or discharge, six weeks.

Section 2. For purposes of Article 10, and only for said Article, "week" shall mean the scheduled duty week of an employee.

Section 3. Eligibility for vacations shall be based upon the anniversary service date of the employee. Selection of a particular vacation period shall be based upon seniority and in accordance with departmental rules. Employees shall be allowed to take part of their vacation at one period and the remainder at another period. Civilian employees' vacations shall not interfere with vacations of classified police officers.

Section 4. Earned vacation time shall be taken by the employee within 12 months from the date that the same accrues and shall not be accumulated and carried from one 12 month period to the next except in rare cases with the approval of the City Manager or if the employee was requested to delay vacation by such employee's departmental director and the approval of the City Manager. The employee shall request any vacation carry over at least 30 days prior to his/her anniversary date. In order to secure vacation through seniority rights, employees shall make their vacation requests known between January 1st and April 1st of each calendar year. An employee may request a particular vacation period during this time even if such has not yet accrued provided that such will accrue prior to the time selected. All vacation requests received after April 1st shall be granted in accordance with this agreement on a first come-first serve basis.

Section 5. If the Chief of Police orders a total mobilization of the Police Department, any affected officer whose scheduled vacation has been canceled because of said order, shall be reimbursed for any actual vacation expenses incurred over fifty dollars (\$50.00) which cannot be recovered by the officer, upon providing sufficient proof to the Police Chief.

ARTICLE 11

HOLIDAYS

Section 1. Classified employees shall have time off with pay on the following holidays:

New Year's Day	Independence Day
Martin Luther King, Jr.'s Birthday	Labor Day
Lincoln's Birthday	Columbus Day
Washington's Birthday	Veteran's Day
Good Friday	Thanksgiving Day
Police Memorial Day (May 1)	Christmas Day
Memorial Day	

Section 2. When an authorized holiday occurs on Saturday, the previous Friday shall be observed as the holiday and when an authorized holiday occurs on Sunday, the following Monday shall be observed as the holiday.

Section 3. If a holiday occurs during a classified employee's vacation period, the employee shall retain the holiday.

Section 4. A classified employee required to work on any of the authorized holidays shall be given equivalent time off. Such time off shall be taken at the convenience of the employee and the Department. In addition, a classified employee required to work on the following holidays shall be paid one and one half (1 ½) times the regular rate of pay for said holidays:

Thanksgiving Day

Christmas Day

A classified employee required to work overtime on the holidays listed in this section shall be paid two (2) times the regular rate of pay for any time worked in excess of normally scheduled hours on the holidays. A classified employee called into work on the holidays listed in this section for which he/she is scheduled off shall be paid two (2) times the regular rate of pay for all time worked. A classified employee called into work from an approved paid leave day shall be paid two (2) times the regular rate of pay, and shall retain the paid leave day for use at a later time or for cash buy out, depending upon the type of leave used and pursuant to the terms of this agreement. Holiday pay shall begin at the beginning of the shift on the holiday, and shall continue for the entirety of said shift.

Section 5. To be eligible for holiday pay, the classified employee shall be in pay status and entitled to payment for the entirety of both his last scheduled work shift before the holiday and his first scheduled work shift after the holiday, unless an unpaid absence on the whole or any part of either or both is approved by the City Manager.

Section 6. In the event of conflict between employees as to scheduling of holidays, preference shall be given to the employee with the greater departmental seniority. An employee who has scheduled a holiday in accordance herewith may only be bumped from such by a more senior employee prior to fourteen (14) days before such holiday is scheduled to be taken. However, scheduling of holidays for those with greater departmental seniority shall not have preference over the scheduling of vacations for those with lesser seniority. Civilian employees' holidays shall not interfere with holidays of classified police officers.

Section 7. In the event of cancellation of holidays, such cancellation shall be applied first to the employee with least departmental seniority. However, an employee who has scheduled a holiday in accordance herewith may only have it cancelled in favor of a more senior employee prior to fourteen (14) days before such holiday is scheduled to be taken; otherwise cancellations will be applied first to those whose requests were submitted most recently, without regard to departmental seniority. If requests are submitted simultaneously in the instance where they are submitted less than fourteen (14) days before such holiday is scheduled to be taken, the least senior employee's request will be cancelled first.

ARTICLE 12

SICK LEAVE

Section 1. Full-time employees in the classified service shall accrue one duty day with paid sick leave for each month of continuous service uninterrupted by resignation or discharge up to a maximum accumulation of 360 days.

Section 2. Accumulated sick leave days may be used for illness, injury or off-the-job incurred disability. They may also be used for the illness, injury, or disability of an employee's spouse, parent, or dependent child. One day of accumulated sick leave credit with pay shall be deducted from each employee's sick leave accumulation for each duty day not served due to illness, injury or off-the-job incurred disability of the employee or employee's spouse, parent, or dependent child.

Section 3. No sick leave credit may be used by an employee for the first four hours of the fifth or any succeeding sickness occurrence during any fiscal year. A sickness occurrence is hereby defined as any continuous absence by an employee from scheduled work periods, whether for one or more scheduled shifts, for stated reasons of illness, injury or off-the-job incurred disability for which no physician's verifying statement is provided by said employee to the City. An employee who becomes ill on the job shall not be charged with a sickness occurrence if said employee works a minimum of two hours on the day of illness or if said employee's immediate supervisor verifies to the City that said employee was ill.

Section 4. In the absence of evidence of extenuating circumstances an employee who becomes ill, injured or disabled off-the-job shall cause notice thereof to be given to his supervisor not later than two hours before the beginning of his next scheduled duty day. In the absence of evidence of extenuating circumstances an employee whose supervisor is not so notified within two duty days from the day on which the employee was first scheduled to report shall be considered to have resigned from the classified service.

Section 5. A physician's statement may be required before sick leave pay is paid. However, in all cases where four consecutive duty days are missed by an employee due to illness, injury or disability, a physician's statement shall be required before sick leave pay is paid. Such statements shall set forth reasons for the employee's inability to perform his duties and shall become a part of the employee's personnel record. Physician's statements will be used in determining from time to time whether or not an employee is able to continue the performance of his duties.

Section 6. Upon retirement from the classified service, an employee shall be paid fifty percent (50%) of his/her daily pay rate per accumulated day of sick leave up to 100 days, and seventy five percent (75%) of his/her daily pay rate per accumulated day of sick leave from 101 days up to 200 days. The payment shall be made to the Retirement Health Savings (RHS) plan established by the union for this purpose.

Section 7. An employee who has accumulated 100 sick leave days as of May 1st shall be granted one days leave with pay to be used at any time during the year prior to April 30th, an employee who has accumulated 240 sick leave days as of May 1st shall be granted two days' leave with pay to be used at any time during the year prior to April 30, to be scheduled in accordance with departmental rules and regulations. Said days leave shall not be accumulated and carried over into the following year except with the approval of the City Manager or if the employee was requested to delay said days leave by the Chief and with the approval of the City Manager.

Section 8. Pregnancy. Any employee who becomes pregnant shall be allowed to work light duty until the birth of the child(ren). The employee must provide written approval from the employee's physician for the duration of the specific light duty assignment.

ARTICLE 13

LEAVE OF ABSENCE

Section 1. Leave with pay may be granted a full time employee in the classified service in the event of a death in the immediate family. Such leave shall be granted beginning the day of notification to the employee of the death of the family member and shall extend through the day following the funeral, but not to exceed six calendar days. One day's additional leave may be granted for funerals held outside of the State of Illinois upon a showing of necessity for travel. Immediate family includes only: (a) spouse, children, step-children, spouse of children and spouse of step-children; (b) parents or step-parents of the employee or the employee's spouse; (c) brothers and sisters, step-brothers and step-sisters of the employee and of the employee's spouse; and, (d) grandchildren, step-grandchildren, grandparents, and step-grandparents of the employee and spouse's grandparents.

Section 2. If a serious or unexpected emergency occurs to the spouse or children or a member of the immediate family in the household of any employee in the classified service, such employee will be allowed to leave his duties while the emergency exists. Arrangements to enable the employee to return to duty on the next duty day must be made if the emergency continues beyond the duty day on which it first occurred.

Section 3. A full-time classified employee in the classified police service who is a member of the reserve unit of the armed forces of the United States will be granted leave for military training sessions or schools in accordance with applicable federal and state laws.

Section 4. An employee in the classified service who fails to return to duty at the time specified on his application for leave shall be considered to have resigned from such service in the absence of evidence of extenuating circumstances.

Section 5. A full-time employee in the classified service who is called to serve for jury duty shall be paid his regular salary or wage. Any amount received by the employee for jury service shall be turned over to the City Treasurer. The employee immediately upon being called

for jury duty shall notify his immediate supervisor of the time thereof. Employees who complete jury duty prior to the end of their shift shall report to their supervisor and return to duty for the remainder of their scheduled duty day. If jury duty falls outside the employee's regularly scheduled duty day, an employee's scheduled duty day shall be changed to incorporate jury duty time.

Section 6. Employees serving as either President or Secretary Treasurer of the Union shall be granted 1/2 hour leave per month to attend scheduled Union meetings. This leave shall be in addition to any lunch or regular break periods.

Section 7. If an employee who serves as a member of the Union negotiating team is regularly scheduled to work other than first shift as defined in Article 5, on a day scheduled for labor negotiations, the City will have the records reflect that the employee's duty day was during negotiations, with hour for hour credit up to a maximum of eight hours.

Section 8. (a). Leave with pay will be granted for members of the Decatur Policemen's Pension Board and members currently serving on the state PB&PA Executive Board to attend official meetings and/or coordinating PB&PA events which are held in the City of Decatur. The Union must submit a written request to the City at least thirty (30) days prior to the date of the leave to be effective.

(b). The Union shall be provided with a forty (40) hour paid leave bank. Such time shall be used for the attendance of labor related training and seminars selected by the Union. Only those employees serving on the Union's bargaining committee and/or grievance committee shall be eligible for such paid release time. The union shall give at least thirty days notice that such employee will be utilizing such paid leave. In cases where it is not possible to give a 30 day notice, permission to use this release time shall be at the discretion of the Police Chief, which permission shall not be unreasonably withheld.

ARTICLE 14

ON- THE-JOB ILLNESS, INJURY OR DISABILITY

Section 1. The City shall provide worker's compensation in accordance with The Workers Compensation Act, and shall pay the required compensation in accordance with 5 ILCS 345/1 of the Illinois Compiled Statutes.

Section 2. An employee who becomes ill, injured or disabled shall report to his supervisor such fact as soon as possible.

Section 3. Employees who are on leave of absence from duty for a duty related illness, injury or disability shall be assigned to a shift with duty hours commencing at 8:30 a.m. and ending at 4:30 p.m., Mondays through Fridays, for the duration of the leave.

ARTICLE 15

UNIFORMS/EQUIPMENT

Section 1 (a). Uniforms required to be worn by employees in the classified police service shall be furnished by the City and shall consist of:

- (a) Combination uniform car coat/jacket
- (b) Rain clothing
- (c) Six (6) pair trousers or slacks
- (d) Three (3) winter shirts or blouses
- (e) Three (3) summer shirts or blouses
- (f) One (1) hat
- (g) Sam Brown Belt and Holster
- (h) Riot gear
- (i) Tie
- (j) OC Spray and holster
- (k) Expandable baton and holder
- (l) Handcuff Case and Handcuffs
- (m) Ammo Pouches and two (2) Magazines or two (2) Speed Loaders
- (n) Bulletproof vest (initial issue only for employees hired after May 1, 1997; replacement will be at employee's expense) (As per Section 6 of Article 15)

(b). The department shall be required to provide only one hat per employee. Employees will not be required to wear hats on duty. Employees will only be required to wear hats on special ceremonies, i.e., funerals, as designated by the Chief of Police. Special ceremonies shall not include special events, as specified in the contract. Officers shall be permitted to wear hats during inclement weather, i.e., rain including Department-approved winter fur caps, and stocking caps as defined by Department policy.

(c). If, at any time in the future, the department requires employees to wear hats at a time other than special ceremonies, the department will, prior to modifying this agreement, be required to purchase uniform hats in accordance with the contract language in place prior to March 30, 1998.

Section 2. The employee having custody of any such clothing or equipment or other property furnished by the City shall have the responsibility for the proper care, custody and keeping thereof. An employee may be required to replace any of the above items at his own expense if the item is damaged or lost as result of his failing to properly use, care or keep such property.

Section 3. Police detectives and juvenile officers shall be required to have only one (1) dress uniform.

Section 4. Uniforms and equipment shall be used on duty or at such other times as authorized by the Chief.

Section 5. If items of personal property are lost or damaged in the line of duty, the employee will be compensated for the same up to a maximum of \$150 per item, except that eyeglasses will be compensated up to a maximum of \$250.00 subject to departmental rules; provided that, if a duty weapon is lost or destroyed in the line of duty, the employee will be compensated for the same in a sum equal to the price of the lost or destroyed weapon. The employee will not be compensated if the loss or damage is due to negligence on the part of the employee.

Section 6. The City will reimburse an employee for the purchase of police body armor. Such reimbursement will be paid by separate check at a rate equal to one-fifth (1/5) of the cost of the armor per fiscal year. For employees who have purchased police body armor prior to May 1, 1993, the City will reimburse the employee for the remaining life of the armor at a rate of one-fifth (1/5) of the original cost of the armor each fiscal year for the remaining life of the armor. Police body armor shall be considered part of the employee's uniform and shall be worn according to applicable Department regulation. All armor shall meet National Institutes of Justice standards and be capable of stopping ammunition normally issued by the Department.

ARTICLE 16

OTHER BENEFITS

Section 1. The City shall provide group insurance for each employee. The City shall also provide group life insurance in the amount of \$25,000 for each employee at no cost to the employee.

Section 2. Employees shall be enrolled in the City's insurance benefit plan with benefits as described in Exhibit G of this agreement. Monthly employee contributions for coverage shall be as follows:

	<u>Tier 1 Coverage</u>	<u>Tier 2 Coverage</u>	<u>Tier 3 Coverage</u>
Single Coverage	\$60.00	\$40.00	\$25.00
Family Coverage	\$150.00	\$108.00	\$70.00

On May 1, 2014, and May 1 of each year thereafter, monthly employee contributions for single and family coverage for all tiers of the City's insurance benefit plan shall change by the same percentage (increase or decrease) as the plan premium percentage change effective January 1 of that year, as determined by the City's Risk Management Division; except that no annual increase in monthly employee contributions shall exceed seven and one half percent (7.5%). Changes in employee contributions shall be rounded to the nearest whole dollar. Notice of the plan premium percentage change shall be provided to the Union, and upon written request, documentation substantiating the percentage change shall be provided to the Union at the time of plan renewal.

Section 3. Those employees who retired after January 1, 1980, or were placed on disability pension pursuant to State statute after said date, shall be entitled to belong to the employee and dependent group insurance programs provided for employees under the provisions of this agreement provided that such retired or disabled employees pay the entire premium for such insurance.

Section 4. If an insurance rebate is received for employee dependent medical insurance coverage the City will retain that portion of the rebate that is proportionate to the percentage of the employee dependent insurance premium paid by the City during the time period for which the rebate is made.

Section 5. The City shall continue to provide free parking to bargaining unit members in either the new Police lot, located at Industrial Court and Wood Street, or in Parking Garage C.

Section 6. The City will reimburse the cost of tuition and textbooks for courses directly related to an employee's job and will reimburse half the cost of tuition and textbooks for pre-approved courses indirectly related to an employee's job, up to a maximum of one thousand dollars (\$1,000.00) per year per employee. Tuition reimbursement shall be administered in accordance with current Administrative Policy F-470. Approval of courses shall not be unreasonably withheld.

Section 7. The City will deduct from the employee's wages a percentage, in an amount certified by the Union, and pay same to the Union for the purposes of funding the Union's health and welfare plan. All deductions will be made against the employee's pre-tax income and shall be done in accordance with applicable Internal Revenue Service regulations. No such deduction shall be made if all of the provisions of this section cannot be met.

Section 8. The Employee and Union both agree that the failure of the City to not provide health insurance to an employee who elects to opt out shall not constitute a violation of the collective bargaining agreement.

Employees covered under the Police contract shall be allowed to opt out of or elect not to participate in the City's health insurance plan. Employees making such election shall be required to show proof of health insurance coverage through another source to the City. Such proof of insurance must be submitted at the time the employee makes such an election. If an employee is unable to provide adequate proof of insurance the employee shall not be removed from Employer's insurance plan. An employee electing to opt out of the Employer's health insurance plan shall be allowed to subsequently enroll in the Employer's health insurance plan only upon a COBRA qualifying event.

Employees opting out of the City's health insurance plan and who are not enrolled in the City's health insurance plan at the time of retirement, resignation, termination or separation for any other reason shall not be eligible for benefits under the City's health insurance plan and specifically waive any right to them.

The terms of the health insurance summary plan description notwithstanding, any employee represented by the Collective Bargaining Agreement whose spouse is also an employee represented by the Collective Bargaining Agreement may elect at annual plan renewal to opt out as a subscriber in favor of being covered as a dependent under the other employee's family coverage. Any such employee covered as a dependent under the spouse's family coverage may elect at annual plan renewal to resume coverage as a subscriber under the City's insurance plan and be dropped as a dependent under the spouse's coverage.

ARTICLE 17

WORK RULES AND CONDITIONS

Section 1 (a). The City and the Union shall reasonably cooperate insofar as possible to assure the highest standards of safety, health and sanitation in the operation of the Police Department.

(b). The City will provide written notification to an officer of the time(s) the officer is scheduled to receive his/her hepatitis-B shots. In the event that the officer does not complete the hepatitis-B shot series because of circumstances within the control of the officer, said officer will be required to pay for any re-inoculation required for said series of inoculation.

(c). The City will provide, at no cost to the employee, flu shots for any employee who indicates a desire to have the shot.

Section 2. The City may adopt, change or modify rules not in conflict with the provisions of this memorandum for the operation of the Police Services Division and the conduct of the employees in the classified service to encourage and maintain the proper and efficient operation thereof. The Union reserves the right to grieve new or changed departmental rules, policies, or procedures that affect the working conditions of employees.

Section 3. In the absence of evidence of extenuating circumstances immediately upon discovering that an employee in the classified service is unable to report for duty, and not less than a reasonable interval before the scheduled duty time, such employee's supervisor shall be notified of the absence from duty of such employee. This provision shall not be interpreted as condoning repeated absence from duty and evidence of justifiable cause for any absence may be required to be furnished by the employee. In the absence of evidence of extenuating circumstances an employee whose supervisor is not so notified within two duty days from the day on which the employee was first scheduled to report shall be considered to have resigned from the classified service.

Section 4. All employees in the classified service shall report to duty on time and shall faithfully and efficiently perform the requirement of their duties, shall not depart there from until the termination thereof and shall otherwise conduct themselves in a manner as to be a credit to the public service and to increase and promote the dignity of such service and the respect of the public for the same.

Section 5. Disciplinary matters and matters of discharge or removal in or from the classified service shall be governed by the State Civil Service Laws for Cities and the ordinances of the City and the rules of the Civil Service Commission adopted pursuant thereto and pursuant to other applicable State Law.

Section 6. The Police Chief, a Deputy Chief, or a Lieutenant may at any time order any employee assigned to duty as an evidence officer, a street crimes unit member, or an emergency response team member to submit a blood, urine, or hair sample to a testing laboratory for analysis to determine the presence of any drug or other substance the possession or use of which is regulated or prohibited by state law. A blood, urine, or hair test for regulated or prohibited drugs or other substances, whether ordered under the provisions of this section or for reasonable suspicion, shall be conducted pursuant to the provisions of Exhibit E of this Memorandum of Understanding. Unlawful use of any such drug or other substance shall be cause for dismissal.

Section 7 (a). For purposes of this agreement, but not including reduction in personnel, seniority shall be defined as an employee's length of service in the classified police service from his most recent date of hire. Seniority shall be lost if the employee: (a) resigns; (b) retires; (c) is terminated; (d) is furloughed for more than two years.

(b). For purposes of shift assignment, seniority for sergeants shall be defined as length of service in the classified sergeants' rank, calculated from his most recent date of promotion.

(c). There shall be no bumping of employees from their properly assigned shift.

(d). Vacancies on any shift shall be posted, as soon as practicable after the vacancy occurs. Employees desiring to fill said vacancy would be required to submit notice of their desire to fill the vacancy. The employee, authorized to occupy said position, with the highest seniority submitting such notice to fill the vacancy shall be assigned to fill the vacancy.

Section 8. For the purpose of maintaining communications between labor and management and in order to cooperatively discuss and solve problems of mutual concern, a Labor/Management Committee is hereby established, composed of representatives of management and labor, to meet to examine, discuss and solve mutual problems not covered by the labor agreement. The number and composition of representatives, frequency of meetings, and topics of discussion are subject to the particular needs and issues to be addressed.

The Labor/Management Committee is recognized as a forum to meet in a non-adversarial role to discuss issues and work out problems that are of mutual concern by providing a forum for communication outside the bargaining process.

A Labor/Management Committee will be created to discuss Voluntary Employee Benefit Plans.

Section 9. All employees hired after the date of execution of this Memorandum of Understanding, shall, at the time of appointment, enter into a City of Decatur Training Agreement, a copy of which is attached hereto as Exhibit F, and the terms and conditions of which shall be binding upon the City and the employee.

ARTICLE 18

DEATH BENEFITS

Section 1. The City agrees to defray all funeral and burial expenses of any employee of the Police Department killed in the line of duty up to a maximum of Ten Thousand Dollars (\$10,000.00). In addition, the City shall pay to the widow, heirs or estate of such deceased employee pay due said employee as the result of unpaid duty time, holiday time, sick time, and vacation time.

ARTICLE 19

BULLETIN BOARD

Section 1. The City agrees to furnish and maintain a bulletin board to be used by the Union. The Union shall limit its posting of notices and bulletins to such bulletin board.

ARTICLE 20

GRIEVANCES

Section 1. A grievance is hereby defined as an actual dispute between the City and the Union or an employee covered by this Agreement concerning only the application, meaning or interpretation of the express terms of this agreement as they affect the members of the union or said employee.

Section 2 (a). Disciplinary reprimands, both oral and written, and suspensions of three (3) days or less duration, may be grieved pursuant to the provisions hereof, but such reprimands or suspensions may not be referred to arbitration as provided in Section 7 hereof; as to such reprimands or suspensions the decision of the City Manager is final. All other disciplinary actions are subject to the provisions of this Article, as modified by this Section.

(b). Suspension in excess of three (3) days, multiple suspensions totaling more than four (4) days within a fiscal year of the City, and discharges, may be grieved pursuant to the provisions hereof, including binding arbitration, and in lieu of any proceedings otherwise available before the Civil Service Commission. In such cases, it shall be unnecessary to file said grievance pursuant to Sections 3 through 6 hereof, the notice to the City Manager's Office provided for herein being sufficient to give the arbitrator jurisdiction of the matter, and said time

limits herein provided being the only such limits regarding notice of intent to arbitrate required to be met by such employee, any provisions of Section 8 to the contrary notwithstanding. In order to exercise the option provided for hereunder to refer a matter to an arbitrator rather than the Civil Service Commission, or to have an arbitrator adjudicate a suspension not within the jurisdiction of the Civil Service Commission, an employee must file with the City Manager's Office, in writing, a notice that such employee wishes such suspension or discharge to be referred to arbitration, which arbitration shall be conducted pursuant to the provisions of this Chapter except where expressly modified by the provisions hereof. Such a notice must be filed not later than the end of the fifth business day following the notice to the employee of the discipline to be imposed. Failure to file such a notice within the time limits provided herein shall constitute a waiver of the right of such employee to have said matter arbitrated, and any disciplinary proceedings initiated following such failure to file such notice, if any are required, shall be pursuant to the Civil Service law as provided in Section 3 of Article 11 hereof. A decision by either the Civil Service Commission or an arbitrator shall preclude consideration of the same matter by the other.

(c). The filing of a grievance or a notice of intent to arbitrate under the provisions of this Article precludes the employee from any other review, appeal or hearing otherwise available or required by law, unless expressly permitted herein.

Section 3. No arbitration order or award entered under the provisions hereof may limit or interfere in any way with the powers, duties and responsibilities vested in the City Council under applicable State law.

Section 4. The union or any employee covered by this agreement may submit a grievance in writing to a Lieutenant except that all grievances of suspensions or discharge may be grieved directly to the Police Chief. The grievance shall state in simple and concise terms the nature of the dispute and shall specify the portion of the agreement which the union or the employee feels is being violated. Such grievance must be submitted on a grievance form mutually agreed to by the parties. The Lieutenant shall respond in writing within five (5) business days with his decision. A "business day" for the purposes of this article shall be any day on which the City's administrative offices are open and conducting business.

Section 5. If the union is not satisfied with the Lieutenant's response the written grievance may be referred to a Deputy Chief within five (5) business days after the Lieutenant's decision. The Deputy Chief shall meet with one representative of the union within five (5) business days after receiving the grievance. The Deputy Chief shall respond in writing within five (5) business days with his decision.

Section 6. If the union is not satisfied with the Deputy Chief's response, the written grievance may be referred to the Police Chief within five (5) business days after the Deputy Chief's decision. The Police Chief shall meet with two representatives within five (5) business days after receiving the grievance. The Police Chief shall respond in writing within five (5) business days with a decision.

Section 7. If the union is not satisfied with the Police Chiefs response the written grievance may be referred to the City Manager within five (5) business days after the Police Chiefs decision. The City Manager shall meet with two representatives within fifteen (15) business days after receiving the grievance. The City Manager shall respond in writing within five (5) business days with his decision.

Section 8. If the union is not satisfied with the City Manager's response, the written grievance may be referred to arbitration by so notifying the City Manager's Office in writing within ten (10) business days after the City Manager's decision. The City and the Union shall attempt to agree upon an arbitrator, but if they are unable to do so within ten (10) business days of the written notice to arbitrate, the parties shall jointly request the Federal Mediation and Conciliation Service to submit a panel of five (5) arbitrators from the American Arbitration Association. Both the City and the Union shall have the right to strike two names from the panel with the party striking first to be determined by a coin toss. The remaining person shall be the arbitrator who shall be notified of his selection by a joint letter from both parties, requesting that a date and time for the hearing be established subject to the reasonable availability of the parties. All hearings shall take place in the City of Decatur, Illinois, unless otherwise mutually agreed.

Section 9. The arbitrator shall have no authority to amend, modify, nullify, ignore, add to or subtract from the provisions of this agreement. He shall only consider and make a decision with respect to the specific issue submitted to him in writing, and shall have no authority to make a decision as to any other issue not so submitted to him or as to any issue not expressly covered by the terms of this agreement. In the event that the arbitrator finds a violation of the terms of this agreement, he shall fashion an appropriate remedy within the limits provided herein. The arbitrator shall have no power to make a decision that is contrary to the laws of the State of Illinois or the United States. The arbitrator shall submit his written decision to the parties within thirty (30) business days of the close of the hearings or the submission of briefs, whichever is later, unless the parties agree to an extension. A decision rendered consistent with the terms hereof shall be final and binding and may be enforced at the instance of either party in the Circuit Court of Macon County. The pendency of any proceedings in the Circuit Court for review of the arbitrator's decision as allowed by law shall not automatically stay the order, of the arbitrator.

Section 10. The costs of any arbitration shall be borne equally by the City and the Union, including the cost of providing the arbitrator a transcript of the hearings. All proceedings shall be transcribed unless mutually agreed to the contrary. Each party shall be responsible for compensating its own representatives and witnesses.

Section 11. No grievance shall be entered or processed unless submitted within thirty (30) calendar days of the date that the employee knew or should have known of the event giving rise to a grievance. Any award to an aggrieved employee for a violation of the terms of this agreement shall be limited to consideration of only the said thirty (30) calendar days immediately preceding the filing of the grievance plus any period thereafter during which such practice continued. If a grievance is not appealed by the union or the employee to the next step in the procedure set out herein within the time limits set forth or as mutually extended in writing, it shall be deemed waived and settled on the basis of the City's last response.

Section 12. The affected employee shall have the right to be present at any of the hearings provided for herein if such employee so chooses.

Section 13. If the union notifies the City Manager's Office that it is referring the grievance to arbitration as provided herein, the Union must, within 45 business days of the date said notice is received by the City Manager's Office, tender to the City a request executed by the Union, and to be executed by the City, addressed to the Federal Mediation and Conciliation Service asking for a panel of arbitrators. Upon the receipt of said panel, the Union must timely notify the City in writing of its ability and willingness to meet with or otherwise confer with the City for the purpose of selecting the arbitrator -said notice must indicate that the Union is prepared to so select the arbitrator within the three weeks immediately following the receipt of said panel. If such executed requests or notices to meet or confer are not provided to the City within the limits established herein, no arbitrator shall have authority or jurisdiction to decide the matter and the same will be deemed settled on the basis of the City's last response. The limits established herein may be extended by mutual agreement, in writing, of the parties.

Section 14. For all disciplinary actions, the Chief of Police will notify the union of the discipline imposed by providing copies of the disciplinary action letters to the union president. In those cases where the union files a written request, the Chief will make available to the union a copy of the disciplinary action file in a timely manner after the discipline is imposed, so as to permit for the filing of a grievance per section 4 of this article, should the union so choose.

ARTICLE 21

CITY AUTHORITY

Section 1. Nothing in this Agreement shall be construed as delegating to others the authority vested by law in the corporate authority of the City and its duly elected or appointed officers or in any way abridging or reducing such authority or infringing upon the responsibilities thereof to the people of the City.

Section 2. Unless otherwise limited by this Agreement, the City retains all management rights and powers granted it by law. Said rights and powers are subject to the terms and conditions of this Agreement and are by way of example but are not limited to the following: the right to establish, discontinue or modify those terms and conditions of employment not controlled by this Agreement; the right to operate and manage all manpower, facilities and equipment, the right to establish functions and programs; the right to set and amend budgets; the right to determine the utilization of technology; the right to establish and modify the organizational structure, the right to select, direct and determine the number of personnel and the right to establish work schedules.

ARTICLE 22

NONDISCRIMINATION

Section 1. During the term of this Agreement neither the City nor the Union shall discriminate with regard to the rights, privileges, power, authority, duty or responsibility of either as to any person with regard to age, sex, marital status, race, color, creed, national origin, political affiliation or with regard to whether any such person is or is not affiliated with the Union.

Section 2. The parties agree that their respective rights and authority shall not be exercised as to violate any provision of this Agreement.

ARTICLE 23

SAVINGS CLAUSE

Section 1. Should any article, section or portion thereof of this Agreement be held unlawful, or unenforceable, by any Court of competent jurisdiction, such decision of the court shall apply only to that specific article, section or portion thereof and insofar as may be possible shall not affect the provisions otherwise appearing herein. The City and the Union agree to renegotiate any such article, section or portion as soon as practicable.

Section 2. This Agreement is the entire agreement between the parties terminating all prior agreements, arrangements and practices expressly covered by the provisions hereof.

Section 3. The masculine gender as used in this Agreement shall be deemed to include the feminine gender, unless in the context of the provision(s) concerned, the feminine gender is clearly inappropriate.

Section 4. This Agreement may be amended or modified during its term only with mutual written consent of both parties.

ARTICLE 24

ENTIRE AGREEMENT

This Memorandum constitutes the complete and entire agreement between the parties, and concludes collective bargaining between the parties for its term. This Memorandum supersedes and cancels all prior written collective bargaining agreements.

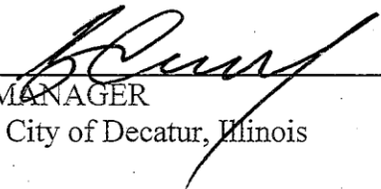
The parties acknowledge that during the negotiations which resulted in this Memorandum, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law or ordinance from the area of collective

bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Memorandum. Therefore, the City and the Union, for the duration of this Memorandum, each voluntarily and unqualifiedly waives that right, and each agrees that the other shall not be obligated, to bargain collectively with respect to any subject or matter, whether or not referred to or covered in this Memorandum or with respect to the effects upon employees of the City's exercise of its rights under the Memorandum, even though such subjects or matters or effects may not have been within the knowledge or contemplation of either or both of the parties at the time they negotiated or signed this Memorandum.

ARTICLE 25

TERM OF AGREEMENT

Section 1. This Agreement shall become effective, May 1, 2012 and shall remain in full force and effect until April 30, 2015. It shall be automatically renewed from year to year thereafter unless either party notifies the other in writing of its desire to amend the agreement on or before February 1, 2015 or on or before February 1st of any subsequent year. If either party submits such written notice the parties' designated representatives shall commence negotiations not later than March 31, 2015 or March 31 of any subsequent year. Notwithstanding the expiration date set forth above, this entire agreement shall remain in full force and effect during the period of negotiations and until a successor agreement is ratified by both parties.



CITY MANAGER
For the City of Decatur, Illinois



PRESIDENT
Decatur Police Benevolent and Protective
Association Labor Committee

DATED this 5 day of March, 2013

DATED this 5th day of March, 2013

ATTEST:



CITY CLERK
City of Decatur, Illinois

EXHIBIT A

POLICE WAGES AS OF MAY 1, 2012

increase = 2.00%

	<u>STEP</u>	<u>HOURLY</u>	<u>WEEKLY</u>	<u>BI-WEEKLY</u>	<u>ANNUALLY</u>
<u>Patrol Officer</u>					
Start	1	\$24.73809	\$989.52	\$1,979.05	\$51,455.23
Six Months	2	\$25.35972	\$1,014.39	\$2,028.78	\$52,748.22
One Year	3	\$25.97402	\$1,038.96	\$2,077.92	\$54,025.96
Two Years	4	\$27.80583	\$1,112.23	\$2,224.47	\$57,836.13
Three Years	5	\$29.19587	\$1,167.83	\$2,335.67	\$60,727.41
Four Years	6	\$31.24779	\$1,249.91	\$2,499.82	\$64,995.40
Seven Years	7	\$32.49769	\$1,299.91	\$2,599.82	\$67,595.20
<u>Sergeant</u>					
Start	1	\$37.26387	\$1,490.55	\$2,981.11	\$77,508.85
Six Months	2	\$39.88322	\$1,595.33	\$3,190.66	\$82,957.10

EXHIBIT B

POLICE WAGES AS OF MAY 1, 2013

increase = 2.25%

	<u>STEP</u>	<u>HOURLY</u>	<u>WEEKLY</u>	<u>BI-WEEKLY</u>	<u>ANNUALLY</u>
<u>Patrol Officer</u>					
Start	1	\$25.29470	\$1,011.79	\$2,023.58	\$52,612.98
Six Months	2	\$25.93031	\$1,037.21	\$2,074.42	\$53,935.04
One Year	3	\$26.55844	\$1,062.34	\$2,124.68	\$55,241.56
Two Years	4	\$28.43146	\$1,137.26	\$2,274.52	\$59,137.44
Three Years	5	\$29.85278	\$1,194.11	\$2,388.22	\$62,093.78
Four Years	6	\$31.95087	\$1,278.03	\$2,556.07	\$66,457.81
Seven Years	7	\$33.22889	\$1,329.16	\$2,658.31	\$69,116.09
<u>Sergeant</u>					
Start	1	\$38.10231	\$1,524.09	\$3,048.18	\$79,252.80
Six Months	2	\$40.78059	\$1,631.22	\$3,262.45	\$84,823.63

EXHIBIT C

POLICE WAGES AS OF MAY 1, 2014

increase = 2.25%

	<u>STEP</u>	<u>HOURLY</u>	<u>WEEKLY</u>	<u>BI-WEEKLY</u>	<u>ANNUALLY</u>
<u>Patrol Officer</u>					
Start	1	\$25.86383	\$1,034.55	\$2,069.11	\$53,796.77
Six Months	2	\$26.51374	\$1,060.55	\$2,121.10	\$55,148.58
One Year	3	\$27.15600	\$1,086.24	\$2,172.48	\$56,484.48
Two Years	4	\$29.07117	\$1,162.85	\$2,325.69	\$60,468.03
Three Years	5	\$30.52447	\$1,220.98	\$2,441.96	\$63,490.90
Four Years	6	\$32.66976	\$1,306.79	\$2,613.58	\$67,953.10
Seven Years	7	\$33.97654	\$1,359.06	\$2,718.12	\$70,671.20
<u>Sergeant</u>					
Start	1	\$38.95961	\$1,558.38	\$3,116.77	\$81,035.99
Six Months	2	\$41.69815	\$1,667.93	\$3,335.85	\$86,732.15

EXHIBIT D

EXPEDITED ARBITRATION RULES

- A. Cases subject to the expedited procedure will be heard in chronological order according to the date filed. Exceptions will be made only in order to facilitate the use of non-employee witnesses.
- B. Cases currently scheduled for arbitration may be subject to this expedited procedure, subject to agreement of the parties.
- C. Four Arbitrators constituting an "expedited" panel will be selected by the parties. The "expedited" panel will be reviewed every six months, at which time substitutions may be made. In making substitutions, an Arbitrator may be removed at the request of either party, but any substitute must be agreed upon.
- D. In scheduling hearings, the Arbitrator on the panel will be required to schedule a block of two or three consecutive hearing days.
- E. Arbitrators will receive all grievance documents and relevant documents from the Professional Standards file at least one week prior to the hearing, at the discretion of the Arbitrator.
- F. Arbitrators will be permitted to issue subpoenas in accordance with applicable law. Subpoenas shall not be used for purposes of delay.
- G. The hearings shall be informal. The Arbitrator shall assist the parties in ensuring that there is a complete record.
- H. The Arbitrator may require witnesses to testify under oath.
- I. There shall be a stenographic record of the proceedings.
- J. The rules of evidence normally followed in arbitration proceedings shall apply. The Arbitrator shall be the sole judge of the relevance and materiality of the evidence offered.
- K. The parties may argue orally on the record and may present relevant authorities to the Arbitrator at the hearing.
- L. The Arbitrator will issue a decision no later than thirty (30) days after the submittal of post-hearing briefs, or sixty (60) days after the completion of the last day of the scheduled hearing if no briefs are to be filed. His/her decision shall be based upon the record developed by the parties before and at the hearing, and shall include a written explanation of the basis for his/her conclusion and shall include reference to the evidence considered and the role that evidence played in reaching his/her decision.

EXHIBIT E

Section 1. Only laboratories that are agreed to by the Union and the City and that meet the Substance Abuse and Mental Health Services Administration (SAMHSA) standards shall be used to conduct tests, except for tests given by a breathalyzer operator duly certified by the Illinois Department of Public Health. The labs must use tamperproof containers, have a chain-of-custody procedure, maintain confidentiality, and preserve specimens for a minimum of six (6) months. The labs must be willing to demonstrate their sample handling procedures to the Union at any time. The labs shall participate in a program of "blind" proficiency testing where they analyze unknown samples sent by an independent party. The labs shall make such results available to the Union upon request. All testing of blood samples shall be by chemical analysis of the blood or blood serum by gas chromatography/mass spectrometry (GC/MS). At the time a blood or urine specimen is taken, the employee shall be given a copy of the specimen collection procedures, the specimens must be immediately sealed, labeled and initialed by the employee to insure that the specimens tested by the laboratory are those of the employee. The required procedures are as follows:

The specimen shall be taken promptly with as little delay as possible. Immediately after the specimens are taken, the individual specimen container shall, in the presence of the employee and a Union representative if requested by the employee, be labeled and then initialed by the employee. The employee has an obligation to identify each specimen and initial same. The specimens shall be placed in the transportation container after being taken. Then the container shall be sealed in the employee's presence and in the presence of the Union representative if so requested by the employee and the employee given an opportunity to initial or sign the container. The container shall be sent to the designated testing laboratory on that day or the soonest normal business day by courier or the fastest other method available.

Section 2. In the event the test results show the presence of alcohol, presumptions shall apply in accord with the following chart.

Elapsed Time Since Employee Has Begun His Workday to Time <u>Test Was Given</u>	<u>Considered Unimpaired</u>	<u>No Presumption</u>	<u>Presumed to Have Been Impaired</u>
0 Hours – 1 Hour	.05 or less	.05 but not .08	.08 or more
1 Hour – 2 Hours	.04 or less	.04 but not .07	.07 or more
2 Hours – 3 Hours	.03 or less	.03 but not .06	.06 or more
3 Hours – 4 Hours	.02 or less	.02 but not .05	.05 or more
4 Hours – 5 Hours	.01 or less	.01 but not .04	.04 or more
5 Hours – 6 Hours	.00 or less	.00 but not .03	.03 or more
6 Hours – 7 Hours	.00 or less	.00 but not .02	.02 or more
7 Hours - 8 Hours	.00 or less	.00 but not .03	.03 or more
8 Hours - 9 Hours	.00 or less	.00 but not .02	

Percent by weight of alcohol in the blood shall be based upon grams of alcohol per 100 cubic centimeters of blood.

In the event the test results show the following minimum levels, that finding shall be a relevant, but not controlling factor in determining impairment:

- 1) Marijuana ... 5 nanograms THC/ml. in the blood
10 nanograms THC/ml. of the serum
- 2) Other controlled substances.... Any detectable level in
blood serum.

The presumptions of the foregoing shall not be construed as limiting the introduction of any other evidence bearing upon the question of controlled substances. Nor do said presumptions in any way limit the right of the City to discipline any employee for the refusal of said employee to comply with the provisions hereof.

Section 3. If the test results establish that the employee is considered to have been unimpaired, the employee shall be compensated for all time lost from work as a result of the order to take the test; in addition, the employee shall be compensated at the rate of the employee's straight time hourly rate for all hours in excess of their scheduled work day that the employee is involved in activities as a result of the order to take the test.

The City shall notify a Union Executive Board member that the employee has been subjected to testing within sixty (60) hours after the employee has submitted to the test. The City shall make available to the employee a copy of the written report from the laboratory within twenty-four (24) hours after the report is received by management. Reports of a positive test shall, at a minimum, state 1) the type of tests conducted, 2) the results of the tests, 3) the sensitivity (cut-off point) of the methodology employed, and 4) any available information concerning the margin of accuracy and precision of the quantitative data reported for the test(s). All reports shall be reviewed by a toxicologist or a physician prior to release and only confirmed results shall be reported to the City. However, in the case of a negative test, the report shall specify only that the test was negative for the particular substance.

At the time of submitting to the testing, an employee shall have the right to request that specimen be preserved for a period of not less than 6 months, except for breathalyzer tests as authorized by the provisions of exhibit D. The City agrees to make arrangements with the medical facility which is performing the testing, to allow for the preservation of the samples as requested

Section 4. If the test results show the presence of alcohol or any controlled substances the Union shall have the right to request the preserved samples to be sent for testing to a laboratory and chosen from a list of laboratories agreed to by the parties and which meet the SAMHSA Standards. The cost shall be borne by the employee requesting such testing. If the retest results are negative, the cost of such retest shall be paid by the City, and the employee's records cleared.

EXHIBIT F

CITY OF DECATUR

TRAINING AGREEMENT

It is understood by the parties hereto that the City of Decatur Police Department goes to a great expense to train Officers. In the event that a new Patrol Officer leaves employment with the City of Decatur Police Department soon after employment, these expenses of the City of Decatur are wasted. To prevent such waste, _____ (hereinafter referred to as the "Candidate"), and the City of Decatur Police Department (hereinafter referred to as the "Department"), agree to the following terms and conditions of employment:

1. The Candidate agrees to be financially responsible for any and all training and equipment provided during training by the City of Decatur during the first twenty-four (24) months of his or her employment by the Department in the manner provided in this Agreement.
2. The Department will provide training, medical examination, equipment and salary during training for the Candidate in a manner to be determined by the Department.
3. The Candidate will earn credit towards the cost of any and all training and equipment provided during training for the Candidate at the rate of 1/104 for each week of service to the Department up to a total of 104 weeks.
4. Should the Candidate terminate his/her employment in the Department within the 104 week period, the difference between the cost of training and equipment provided by the Department, and any credit to which the Candidate is entitled will be immediately due and payable to the City of Decatur; provided that, in no event shall the Candidate have any liability hereunder in excess of \$4,500.00. Upon termination, the Department may withhold any pay due him or her upon termination as a partial payment of his or her training costs unless the Candidate gives guarantee of the entire payment in a manner satisfactory to the Department.
5. No costs of training will be payable in the event that the Candidate fails to satisfactorily complete, or is dismissed during the basic training, or in the event that he or she is required to terminate his or her employment due to a disabling illness or injury, or in the event that the Candidate does not join another police department or other law enforcement agency, as a sworn officer, within two (2) years or resignation.
6. This Agreement is not intended as a complete contract for employment and is only intended to cover the costs of training and equipment.

7. In the event the Candidate is called to active military duty, has his or her probationary period extended, or is granted a leave of absence during the period covered by this Agreement, the period of the Agreement shall be extended accordingly.
8. This Agreement shall become effective upon completion of the medical examination, or the first day of the basic training, whichever occurs first, and shall remain in full force and effect for twenty-four (24) months following acceptance of the appointment, unless extended as provided in Paragraph 7 above.
9. This document embodies the whole agreement between the parties hereto regarding the subject matter of training costs and there are no inducements, promises, terms, conditions or obligations made or entered into by the Department other than contained herein.

The foregoing provisions are understood and agreed to by the undersigned.

EXHIBIT G

HEALTH INSURANCE PLAN HIGHLIGHTS

COVERAGE FOR ALL PLANS	IN NETWORK	OUT OF NETWORK
Hospital benefit – Inpatient/Outpatient	80% of eligible charge	60% of eligible charge
Medical/surgical Care (Physicians)	80% of scheduled maximum allowance	60% of scheduled maximum allowance
Emergency Care	100% of eligible charge – no deductible	
Inpatient Mental	80% after deductible	60% after deductible
Outpatient Mental	80% after deductible	60% after deductible
Preventive Care: Evidence-based items/services rated A or B as recommended by U.S. Preventive Services Task Force	100% deductible does not apply	60% after deductible
Chiropractic services	80% after deductible \$1000/calendar yr max	60% after deductible \$1000/calendar yr max.
Prescription Medicines	\$10 Generic, \$20 Formulary, \$50 Non-Formulary	
Private duty nursing	80% after deductible 44 visits per calendar year	
Physical therapy	80% after deductible 10 visit limit per calendar year	60% after deductible 10 visit limit per calendar year
Occupational therapy	80% after deductible 10 visit limit per calendar year	60% after deductible 10 visit limit per calendar year
Speech therapy	80% after deductible 10 visit limit per calendar year	60% after deductible 10 visit limit per calendar year
Waiting period of preexisting conditions	365 days (Waived for employees providing a Certificate of Creditable Coverage)	
Precertification	\$500 reduction in benefits for failure to notify National Health Service when receiving inpatient services	

MAJOR PLAN ELEMENTS	Tier 1	Tier 2	Tier 3
Deductible (individual) In Network	\$250	\$ 500	\$ 750
(individual) Out of Network	\$500	\$1,000	\$1,500
Family – 3 individual deductibles			
Out-of-Pocket Limit (individual) In Network	\$1,500	\$2,000	\$2,500
(individual) Out of Network	\$5,000	\$6,000	\$7,500
Family – 3 individual limit			
Wellness Benefit/individual Per year	\$250	\$250	\$250
Health Credits/individual (max of 4/ individual)	\$25 each	\$50 each	\$75 each

NOTE: The above chart represents only a summary of plan benefits and related information, and is provided for illustrative purposes only. It is not intended as a substitute for the plan document. For detailed information on plan benefits, conditions, limitations, and exclusions, please refer to the plan document.

Wellness benefit of \$250 per covered family member. The Wellness Benefit is available to each participating member of your family and can be used for annual physicals, well baby care checkups, and school physicals. Immunizations (such as flu shots and immunizations for babies) are not eligible expenses under this benefit. There is no deductible or co-pay for this Wellness Benefit.

Health credits can be earned by each covered family member. Each year, you and/or your covered family members can earn one, two, three or four health credits toward your annual deductible by: (1) Abstaining from tobacco products; (2) having blood pressure in the American Heart Association recommended acceptable range; (3) keeping cholesterol in the American Heart Association recommended acceptable range; and (4) having height/weight ratio appropriate for age, sex and body frame. To receive credit(s), your physician must certify that the criteria have been met. A separate certificate must be submitted to Blue Cross for each family member seeking credit(s). Attached is the certificate form. Additional forms are available on the City's Intranet under "FORM" or from Risk Management.

Disease management program. Participants with specific diseases will be provided information and suggestions to help them become better managers of their medical situations.

3-tier drug program. The Blue Cross Formulary/preferred drug list will be used to determine the level of prescription drug benefit. Your co-pay will be:

1. **GENERIC** (medications approved by USFDA that are as safe and effective as brand-name drugs, but that cost less) Maximum \$10
2. **FORMULARY OR PREFERRED** (brand-name prescriptions on the formulary list) Maximum \$20
3. **NON-FORMULARY** (brand-name prescriptions not on the formulary List) Maximum \$50.

There is no deductible. The amount you pay will not be applied to your annual out-of-pocket maximum. There is no coordination of benefits with other insurance companies. Only you and your doctor can make decisions about your health care. Ask your doctor which generics or brand-name drugs might be right for you.

Smoking cessation prescription drug benefit. Expenses not covered: A charge for prescription drugs, such as nicotine gum or smoking deterrent patches. Expenses covered: A twelve (12) week program using the smoking cessation drug, Chantix, is covered at a 60% benefit amount, not subject to deductible, with an annual maximum benefit of \$375. This may be obtained by presenting your medical identification card at the pharmacy. If you successfully complete the program and stop smoking, you are entitled to one health credit.

Morbid obesity weight management. Morbid Obesity is a diagnosed condition in which the body weight exceeds the medically recommended weight by either 100 pounds or is twice the medically recommended weight for a person of the same height, age, and mobility as the Covered Person. Prescribed dietary supplements will be covered under this diagnosis subject to deductible and an 80% medical benefit. For procedures such as gastric bypass surgery, bariatric or lap banding, approval under the medical plan may be authorized after two doctor supervised weight management programs within one (1) year have failed to achieve the desired weight goal. Consideration of either surgery can be authorized once every five (5) years.

Weight management program. Expenses not covered: Fitness center fees and non-prescribed dietary products. This program does not apply to individuals who are medically classified as morbidly obese. Expenses covered: To qualify for participation in this program, you must be overweight as determined by a medical doctor, and the program you are enrolled in must be doctor supervised. The physician will be required to provide Blue Cross with your plan regimen, the length of time you are expected to be on the plan and monthly progress reports. For programs offered by your family physician, benefits will be allowed for the office visit, labs, and any prescribed dietary supplements. The weight loss program offered at Decatur Memorial Hospital is also covered under the Plan, and either program is allowable at an 80% benefit amount, not subject to deductible. You must complete the program, and when successful at weight management, you will be entitled to one health credit. If you terminate the program, you may not re-enroll for two (2) calendar years.

Enrollment Changes. Changes in enrollment, except for COBRA qualifying events, will only be permitted on a two (2) year cycle, at renewal time. The Plan Selection Period is in December of the odd-numbered year, effective the following January 1.

MEMORANDUM OF UNDERSTANDING

SUPPLEMENTAL AGREEMENT

This Supplemental Agreement has been made and entered into by and between the City of Decatur, Illinois (hereinafter referred to as the "City"), and the Decatur Police Benevolent and Protective Association Labor Committee (hereinafter referred to as the "Union").

Upon the express condition that the language for the following clause of the Collective Bargaining Agreement, as amended herein, is approved by the United States Internal Revenue Service (IRS), for the Union's Retirement Health Savings (RHS) plan, the clause, as amended, will go into effect at such time as approval is received by the City and the Union from the IRS. The clause will have no force and effect until such time as the above condition has been fully met.

(~~struck through~~ language to be deleted, underlined language to be added):

ARTICLE 5

HOURS OF DUTY AND OVERTIME

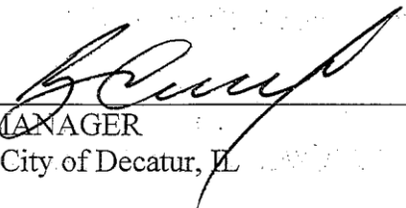
Section 7. Authorized overtime served by employees in the classified police service shall be paid subject to the following conditions and exceptions:

(h). Officers required to work overtime may elect to receive compensatory leave time in lieu of pay at the rate of one and one-half (1 ½) hours leave for each hour of overtime worked. The election to take compensatory leave time shall be given to the officers shift commander in writing prior to the end of the pay period in which said overtime was worked. Such leave shall be taken at the convenience of the employee and the Department in the same manner that holiday time is taken and shall be taken during the fiscal year in which it was accrued. If such leave is not taken during the fiscal year, any and all such time remaining on the books upon the commencement of the last pay period in a fiscal year shall be purchased by the Employer at the employee's then current rate of pay and the monies deposited by the Employer into the employee's Retirement Health Savings (RHS) account. Upon the commencement of the last pay period in a fiscal year such accrued time shall not be available to the employee for cash or time off. Overtime worked during the last pay period of the fiscal year and thereafter shall be compensated by pay or compensatory leave during the succeeding fiscal year. ~~Accumulation of compensatory time shall be limited to no more than 80 hours per employee at any given time. Overtime hours worked beyond that shall be paid at the overtime rate, and not eligible for conversion to compensatory time.~~ All compensatory time accrued in excess of eighty (80) hours during the fiscal year shall be purchased by the Employer at the employee's then current rate of pay and the monies deposited by the Employer into the employee's RHS account. Such purchase of excess compensatory time shall be

made at the end of each regular pay period so that the affected officer begins the following pay period with a balance of no more than eighty (80) hours of accumulated compensatory time. Officers may request compensation for any accrued compensatory time off, up to and including eighty (80) hours, at any time. Such compensation shall be made by regular payroll direct deposit on the next full pay period.

All costs associated with services provided by and opinions obtained from the IRS, if any, will be shared equally by the City and the Union.

Except as modified by the provisions hereof, the Collective Bargaining Agreement shall continue in full force and effect. The provisions of this Supplemental Agreement shall supersede the provisions of such collective bargaining agreement in the case of any conflict regarding the subject matter hereof.



CITY MANAGER
For the City of Decatur, IL



PRESIDENT, Decatur Police Benevolent
& Protective Association Labor Committee
For the Union

DATED this 5 day of March, 2013.

DATED this 5th day of March, 2013.

MEMORANDUM OF AGREEMENT

This MEMORANDUM OF AGREEMENT (Agreement) between the Decatur Police Benevolent and Protective Association Labor Committee (Union) and the City of Decatur (City), collectively the Parties, dated the date last signed below, WITNESSETH:

WHEREAS, The term of the current collective bargaining agreement (Contract) between the parties is May 1, 2012, through April 30, 2015, and

WHEREAS, After the parties concluded bargaining for the 2012 - 2015 Contract, the City gave notice that it intended to change its fiscal year, currently May 1 through April 30 of the following calendar year, to January 1 through December 31, and

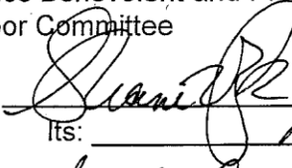
WHEREAS, The Union notified the City that such a change could have ramifications or implications on the authority of an arbitration award to include wages retroactive to the expiration of the 2012 – 2015 Contract, and

WHEREAS, the Parties intend that the anticipated change in the City's fiscal year shall not impact the authority of an arbitration award to increase rates of compensation retroactively.

NOW THEREFORE BE IT RESOLVED:

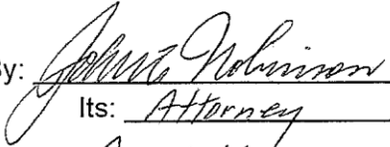
1. That the provisions of Section 14 (j) of the Illinois Public Labor Relations Act notwithstanding, if a new fiscal year has commenced either since initiation of arbitration procedures under the Act or since any mutually agreed extension of the statutorily required period of mediation under the Act causing a delay in the initiation of arbitration, increases in rates of compensation may be awarded retroactively to May 1, 2015.
2. That this Agreement shall terminate upon execution of the successor agreement to the 2012 – 2015 collective bargaining agreement.

Police Benevolent and Protective Association
Labor Committee

By: 
Its: Attorney

Date: April 9, 2013

The City of Decatur, Illinois

By: 
Its: Attorney

Date: April 16, 2013, 2013

Letter of Agreement

By and Between

City of Decatur, Illinois, and Decatur PB&PA

Labor Committee

This Letter of Agreement (LOA) is made by and between the City of Decatur, Illinois ("City") and the Decatur Police Benevolent and Protective Association Labor Committee ("Union").

WHEREAS, the City and the Union desire to modify the current collective bargaining agreement between the parties, to implement certain changes in patrol officers' work schedules, and

WHEREAS, the City and the Union desire to incorporate the agreed patrol schedule changes into the successor collective bargaining; and

WHEREAS, the City and the Union have not yet reached agreement on the remaining issues to be bargained in the successor agreement and intend to continue to negotiate the terms of said successor agreement, including terms relating to certain contract terms modified by this LOA; and

WHEREAS, the changes affecting patrol officers' work schedules described herein are intended to enhance both officer morale and efficient operations, and neither diminish nor enhance any benefit provided in the current collective bargaining agreement between the parties; and

WHEREAS, current contract language does not fully facilitate implementation of the agreed changes in patrol officers' work schedules; and

WHEREAS, the City and the Union have reached agreement on certain modifications to the terms of the current collective bargaining agreement between the parties, for the limited purpose of implementing the new work schedule for the Police Patrol Division; and

WHEREAS, the modifications of the current collective bargaining agreement described in this LOA are intended to supplant the terms of the current collective bargaining agreement and merge into the successor agreement; and

WHEREAS, this LOA represents the final agreement of the parties on the limited issue of the new work schedule for the Police Patrol Division, for purposes of negotiating renewal of the current collective bargaining agreement; and

WHEREAS, the parties acknowledge their continuing intent to negotiate certain terms agreed to herein, including but not limited to the rate of accrual and maximum accrual of sick leave, and modification of the term of the contract to conform with the City's fiscal year, to the extent the

same can be accomplished without diminishing this agreement to modify the Police Patrol schedule,

NOW THEREFORE, the City and the Union agree that:

1. The current Collective Bargaining Agreement between the parties is hereby modified as follows:
2. In order to effectuate the intent of this modification in the Patrol Division work schedule, the City and the Union agree that the following Sections of the following Articles of the Collective Bargaining Agreement currently in force shall be modified as follows (with the modified language in **bold**, ~~struck through~~ language to be deleted, underlined language to be added):

ARTICLE 5

HOURS OF DUTY AND OVERTIME

Section 1. Hours of duty of employees in the classified police service shall be established so that the average weekly hours of duty in any year other than hours during which members are summoned to or kept on duty shall not exceed 40 hours. Duty hours shall be served by the use of shifts ~~each of which shall serve eight consecutive hours of duty. Shifts shall be defined as follows:~~

First Shift	7:00 a.m. to 3:00 p.m.
Second Shift	3:00 p.m. to 11:00 p.m.
Third Shift	11:00 p.m. to 7:00 a.m.
Street Crimes Unit	10:00 a.m. to 6:00 p.m., and 6:00 p.m. to 2:00 a.m.
Professional Standards	7:30 a.m. to 3:30 p.m.

Section 2 (a). Officers may be assigned to a Monday through Friday work schedule for teleserve assignment or position mutually agreed upon by City and Union, at the direction of the Chief of Police.

(b). Employees assigned to the Street Crimes Unit Shifts shall have a regular duty schedule consisting of five consecutive eight hour days, Monday through Friday, or as otherwise agreed to by the Chief of Police and the officers involved. Shift hours for the Street Crimes Unit shall be 10:00 a.m. to 6:00 p.m., and 6:00 p.m. to 2:00 a.m.

(c). The Department, as staffing permits, shall allow ~~a minimum of three (3)~~ officers ~~at a time~~ to be off on holiday and/or vacation leave on each of the shifts listed herein. The denial of holiday and/or vacation leave shall not be arbitrary.

(d). Employees assigned to the Professional Standards Division shall have a regular duty schedule consisting of five consecutive eight hour days, Monday through Friday, during the

hours ~~indicated in section 1 of this article~~ of 7:30 a.m. to 3:30 p.m., or as otherwise agreed to by the Chief of Police and the officers involved.

ARTICLE 10

VACATIONS

Section 1. The length of annual vacations with pay for employees in the classified service shall be as follows:

(a). After completion of one year of continuous service uninterrupted by resignation or discharge, two weeks.

(b). After completion of seven years continuous service uninterrupted by resignation or discharge, three weeks.

(c). After completion of fourteen years continuous service uninterrupted by resignation or discharge, four weeks.

(d). After completion of twenty years continuous service uninterrupted by resignation or discharge, five weeks.

(e). After the completion of twenty-five years continuous service uninterrupted by resignation or discharge, six weeks.

Section 2. For purposes of Article 10, and only for said Article, "week" shall mean the scheduled duty week of an employee. **Further, for the purpose of accrual of vacation leave, and only for such purpose, "week" shall mean 40 hours. Employees' leave balances shall be maintained in hours, and increments of one tenth thereof.**

ARTICLE 11

HOLIDAYS

Section 1. ~~Classified employees shall have time off with pay on the following holidays~~ **Employees shall accrue 8 hours of holiday time on the following days each year:**

New Year's Day	Independence Day
Martin Luther King, Jr.'s Birthday	Labor Day
Lincoln's Birthday	Columbus Day
Washington's Birthday	Veteran's Day
Good Friday	Thanksgiving Day
Police Memorial Day (May 1)	Christmas Day
Memorial Day	

ARTICLE 12

SICK LEAVE

Section 1. Full-time employees in the classified service shall accrue ~~one duty day with 8 hours~~ paid sick leave for each month of continuous service uninterrupted by resignation or discharge up to a maximum accumulation of ~~360 days~~ 2,880 hours.

Section 6. Upon retirement from the classified service, an employee shall be paid fifty percent (50%) of his/her ~~daily hourly~~ pay rate per accumulated ~~day hour~~ of sick leave up to ~~100 days~~ 800 hours, and seventy five percent (75%) of his/her ~~daily hourly~~ pay rate per accumulated ~~day hour~~ of sick leave ~~from 101 days up to 200 days in excess of 800 hours up to 1,600 hours~~. The payment shall be made to the Retirement Health Savings (RHS) plan established by the union for this purpose.

Section 7. An employee who has accumulated ~~100~~ 800 hours sick leave ~~days~~ as of May 1st shall be granted ~~one days~~ 8 hours leave with pay to be used at any time during the year prior to April 30th, an employee who has accumulated ~~240~~ 1,920 hours sick leave ~~days~~ as of May 1st shall be granted ~~two days~~ 16 hours leave with pay to be used at any time during the year prior to April 30, to be scheduled in accordance with departmental rules and regulations. Said days leave shall not be accumulated and carried over into the following year except with the approval of the City Manager or if the employee was requested to delay said days leave by the Chief and with the approval of the City Manager. Employees' leave balances shall be maintained in hours, and increments of one tenth thereof.

ARTICLE 13

LEAVE OF ABSENCE

Section 1. Leave with pay may be granted a full time employee in the classified service in the event of a death in the immediate family. Such leave shall be granted beginning the day of notification to the employee of the death of the family member and shall extend through the day following the funeral, but not to exceed ~~six calendar days~~ 48 hours. ~~One day's 8 hours~~ additional leave may be granted for funerals held outside of the State of Illinois upon a showing of necessity for travel. Immediate family includes only: (a) spouse, children, step-children, spouse of children and spouse of step-children; (b) parents or step-parents of the employee or the employee's spouse; (c) brothers and sisters, step-brothers and step-sisters of the employee and of the employee's spouse; and, (d) grandchildren, step-grandchildren, grandparents, and step-grandparents of the employee and spouse's grandparents. Employees' leave shall be recorded in hours, and increments of one tenth thereof.

Section 7. If an employee who serves as a member of the Union negotiating team is regularly scheduled to work ~~other than first shift as defined in Article 5,~~ on a day scheduled for labor negotiations, the City will have the records reflect that the employee's duty day was during negotiations, with hour for hour credit up to a maximum of ~~eight hours~~ a full duty day.

3. The contract modifications set forth herein shall neither diminish or enhance any benefit provided in the current collective bargaining agreement between the parties except as expressly set forth herein;
4. For the purpose of facilitating the new work schedule for Police Patrol Officers, the contract modifications set forth herein shall supersede the terms of the current collective bargaining agreement between the parties;
5. For the purpose of facilitating the new work schedule for Police Patrol Officers, the contract modifications set forth herein shall merge into the terms of the first successor collective bargaining agreement between the parties;
6. All other terms of the current collective bargaining agreement between the parties, not superseded by this agreement, shall remain in full force and effect;
7. The City and Police Chief shall retain all rights provided by law and collective bargaining agreement to set and modify work schedules;
8. Each party has had full opportunity to bargain the terms of this LOA and the impact of the changes in the police patrol schedule;
9. This LOA represents the final agreement of the parties on the limited issue of the new work schedule for the Police Patrol Division, for purposes of negotiating renewal of the current collective bargaining agreement, and shall be binding upon the parties on this issue;
10. Each party reserves the right to negotiate certain contract terms agreed to herein, including but not limited to the rate of accrual and maximum accrual of sick leave, and modification of the term of the contract to conform with the City's fiscal year, to the extent the same can be accomplished without diminishing this agreement to modify the Police Patrol schedule,
11. This LOA modifies the current collective bargaining agreement, and is a tentative agreement which shall be incorporated in the successor agreement.
12. This LOA is without prejudice or precedence, and is not precedent setting.
13. The effective date of changes to the collective bargaining agreement described herein shall be the date last signed by the parties. The changes in the police patrol schedule shall be by order of the Chief of Police.



CITY MANAGER
For the City of Decatur, IL



PRESIDENT, Decatur Police Benevolent
& Protective Association Labor Committee
For the Union

DATED this 7th day of April, 2015.

DATED this 7th day of April, 2015.