MEMORANDUM OF UNDERSTANDING
2002-2004
CITY OF PHOENIX
AND
PHOENIX LAW ENFORCEMENT ASSOCIATION
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Article 1</td>
<td>Preamble</td>
<td>1</td>
</tr>
<tr>
<td>Article 2</td>
<td>Gender</td>
<td>2</td>
</tr>
<tr>
<td>Article 3</td>
<td>Rights of City and Police Department</td>
<td>3</td>
</tr>
<tr>
<td>Article 4</td>
<td>Rights of Unit Members</td>
<td>4</td>
</tr>
<tr>
<td>Article 5</td>
<td>Rights of the Association</td>
<td>5</td>
</tr>
<tr>
<td>Article 6</td>
<td>Hours</td>
<td>6</td>
</tr>
<tr>
<td>Article 7</td>
<td>Wages</td>
<td>7</td>
</tr>
<tr>
<td>Article 7A</td>
<td>Longevity-Performance Pay</td>
<td>8</td>
</tr>
<tr>
<td>Article 7B</td>
<td>Career Enhancement Pay</td>
<td>9</td>
</tr>
<tr>
<td>Article 7C</td>
<td>Training Pay</td>
<td>10</td>
</tr>
<tr>
<td>Article 7D</td>
<td>Compensation for Interpreting and Translation by Sworn Police Officers</td>
<td>11</td>
</tr>
<tr>
<td>Article 8</td>
<td>Overtime</td>
<td>12</td>
</tr>
<tr>
<td>Article 9</td>
<td>Court Time Overtime</td>
<td>13</td>
</tr>
<tr>
<td>Article 9A</td>
<td>Court Time Stand-By</td>
<td>14</td>
</tr>
<tr>
<td>Article 10</td>
<td>Jury Duty</td>
<td>15</td>
</tr>
<tr>
<td>Article 11</td>
<td>Call-Out Pay</td>
<td>16</td>
</tr>
<tr>
<td>Article 12</td>
<td>Night Shift and Weekend Shift Differentials</td>
<td>17</td>
</tr>
<tr>
<td>Article 13</td>
<td>Out-of-Rank Pay</td>
<td>18</td>
</tr>
<tr>
<td>Article 14</td>
<td>Off-Duty Employment</td>
<td>19</td>
</tr>
<tr>
<td>Article 15</td>
<td>Uniform, Clothing and Equipment Allowances</td>
<td>20</td>
</tr>
<tr>
<td>Article 16</td>
<td>Reimbursement for Educational Expenses</td>
<td>21</td>
</tr>
<tr>
<td>Article</td>
<td>Description</td>
<td>Page</td>
</tr>
<tr>
<td>---------</td>
<td>--------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>18</td>
<td>Out-of-State Vacation Recall</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Holiday Benefits</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Health Insurance</td>
<td></td>
</tr>
<tr>
<td>20A</td>
<td>Retiree Health Insurance</td>
<td></td>
</tr>
<tr>
<td>20B</td>
<td>Dental Insurance</td>
<td></td>
</tr>
<tr>
<td>20C</td>
<td>Deferred Compensation</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Leave of Absence</td>
<td></td>
</tr>
<tr>
<td>21A</td>
<td>Sick Leave Conversion at Retirement</td>
<td></td>
</tr>
<tr>
<td>21B</td>
<td>Sick Leave Payout</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Life Insurance</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Long-Term Disability Insurance</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Physical Fitness</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Grievance Procedure</td>
<td>90</td>
</tr>
<tr>
<td>26</td>
<td>No Strike-No Lockout</td>
<td>98</td>
</tr>
<tr>
<td>27</td>
<td>Aid to Construction of Provisions Of Memorandum</td>
<td>100</td>
</tr>
<tr>
<td>28</td>
<td>Copies of Memorandum</td>
<td>101</td>
</tr>
<tr>
<td>29</td>
<td>Changes in Department General Orders</td>
<td>102</td>
</tr>
<tr>
<td>30</td>
<td>Term and Effect of Memorandum</td>
<td>103</td>
</tr>
<tr>
<td>31</td>
<td>Saving Clause</td>
<td>104</td>
</tr>
<tr>
<td>32</td>
<td>Labor-Management Committee</td>
<td>105</td>
</tr>
<tr>
<td>33</td>
<td>Vacation Leave</td>
<td>107</td>
</tr>
<tr>
<td>34</td>
<td>Seniority</td>
<td>110</td>
</tr>
<tr>
<td>35</td>
<td>Attachment</td>
<td>110</td>
</tr>
</tbody>
</table>
This Memorandum of Understanding is made and entered into between the City of Phoenix, Arizona, hereinafter referred to as “City,” and the Phoenix Law Enforcement Association, hereinafter referred to as “Association,” under the authority of City of Phoenix Ordinance No. G-3303.
ARTICLE 1
PREAMBLE

WHEREAS the parties, through their designated representatives, met and conferred in good faith pursuant to Ordinance G-3303 in order to reach agreement concerning wages, hours, and working conditions of employees in the Police Officers Unit, and

WHEREAS the parties hereby acknowledge that the provisions of this Memorandum are not intended to abrogate the authority and responsibility of City government provided for under the Statutes of the State of Arizona or the Charter or Ordinances of the City of Phoenix except as expressly and lawfully limited herein,

NOW THEREFORE, it is agreed that this Memorandum of Understanding (hereinafter “Memorandum”) shall be submitted to the City Council of the City of Phoenix for its consideration.

ARTICLE 2
GENDER

Wherever any words used herein in the masculine, feminine or neuter, they shall be construed as though they were also used in another gender in all cases where they would so apply.

ARTICLE 3
RIGHTS OF CITY AND POLICE DEPARTMENT

1. The Association recognizes that the City and the Chief of Police retain, whether exercised or not, solely and exclusively, all express and inherent rights and authority pursuant to law with respect to determining the level of and the manner in which the City’s law enforcement activities are conducted, managed, and administered, and the Association recognizes the exclusive right of the Chief of Police to establish and maintain departmental rules and procedures for the administration of the Police Department during the term of this Memorandum provided that such rules and procedures do not violate any of the specific express provisions of this Memorandum.

2. The City and Chief of Police have the exclusive right
and authority to schedule work and/or overtime work as required in the manner most advantageous to the City.

3. It is understood by the parties that every incidental duty connected with operations enumerated in job descriptions is not always specifically described; nevertheless, it is intended that all such duties shall be performed by the employee.

4. The Chief of Police and City Manager reserve the right to discipline or discharge employees for cause, pursuant to the Civil Service laws. The City reserves the right to lay off personnel of the Department.

5. The City and the Chief of Police shall determine assignments and establish methods and processes by which assignments are performed.

6. The City and Chief of Police shall have the right to transfer employees within the Police Department in a manner most advantageous to the City.

7. Except as otherwise specifically provided in this Memorandum, the City and the Chief of Police retain unqualifiedly all rights and authority to which by law they are entitled.

8. The City shall have the authority without prior meeting and conferring to effect reorganizations of the Police Department.

9. The Association recognizes that the City has statutory and Charter rights and obligations in contracting for matters relating to municipal operations.

10. The Association pledges cooperation to the increasing of departmental efficiency and effectiveness. Any and all rights concerning the management, organization, and direction of the Police Department and the police force, including those set forth in this Memorandum, shall be exclusively the right of the City and the Chief of Police unless otherwise provided by the express terms of this Memorandum as permitted by law.

11. The inherent and express rights of the City and the Chief of Police, including those herein specifically referred to, which are not expressly modified or restricted by a specific provision of this Memorandum, are not in any way, directly or indirectly, subject to the Grievance Procedure herein.
ARTICLE 4
RIGHTS OF UNIT MEMBERS

1. A unit member has the right to have the Association serve as his "meet and confer" representative as set forth in Ordinance G-1532.

2. A unit member has the right to be represented by the Association in dealings with the City concerning grievances and matters pertaining to his individual employment rights and obligations.

   A. If a unit member requests, representation will be allowed when the member is the subject of an administrative investigation by Professional Standards Bureau, any Police Department supervisor, or other City employee who is conducting an investigatory interview or interrogation. The City and Association will obtain the most readily available Association representative, who must be a bargaining unit member. The unit representative will make every reasonable attempt to arrive within one hour from the time a phone is made available to the unit member. The Association representative will attend the above interview/interrogation only as an observer, but the association representative may make a request for a caucus to bring to the investigator's attention issues which may be violations of the MOU or questions outside the scope of the NOI.

   B. The interview/interrogation session shall be for a reasonable period of time, taking into consideration the gravity and complexity of the misconduct being investigated.

   C. A unit member under investigation will be notified in writing every three (3) months as to the current status of the investigation. This will include a brief description of the number of known witnesses still to be interviewed and other investigative processes remaining to be completed, as well as an estimated date of completion.

3. A unit member has the right to present his own grievance, in person or by legal counsel.

   A. Unit members are entitled to representation if a "Not Met" PMG is appealed and is at the Executive Level (Assistant Chief or Chief) or when management has more than one representative at the meeting to discuss the appeal of the PMG.

4. A. A unit member covered hereunder shall, on his request and by appointment, be permitted to ex-
amine his departmental or divisional personnel file, in the presence of an appropriate supervisory official of the Department. The unit member may be accompanied by another person of his choosing.

B. No unit member shall have any adverse comments entered into his departmental or divisional personnel file without the member being informed by a supervisor. If the unit member requests, he may receive a copy of the adverse comment.

C. A unit member may, at his discretion, attach rebuttal statements to any material contained in his departmental or divisional personnel file which may be adverse in nature.

D. Material purged from a unit member's files in accordance with the below procedures or allegations about a unit member which are unfounded, exonerated or unresolved will not be used in future performance ratings or disciplinary actions, DRB's, UFB, CSB, IRP, Grievance, or any other review board.

E. Performance evaluations will be purged from a unit member's Personnel Department file after no longer than ten (10) years.

F. A unit member may have material of an adverse nature which is over three (3) years old removed from all Division and department files when there have been no incidents or problems of a similar nature within the three (3) year period immediately preceding the request. Performance Evaluations will be purged after three (3) years (except Separation Notices and Industrial Injury or Illness information). At the annual employee evaluation, the unit member and his supervisor will review and purge the unit member's division file. A unit member may make an appointment with fiscal to purge their department file. In the event that documentation that is eligible for purging is not purged, it will not be considered in future disciplinary matters. Separation Notices over five (5) years old will not be considered in any process.

G. A Supervisory Counseling is a verbal warning and if used in any disciplinary or personnel action or any performance rating, the counseling must first be documented in the supervisor's notes and shall be initialed or signed by the unit member within two (2) weeks of being advised that the discipline has
been issued. The effective date of the discipline for all grievance and appeal purposes will start from the date that the unit member signs the supervisor’s notes.

H. Once a unit member has been disciplined, no further disciplinary action may be imposed for the same specific allegation during the same incident of misconduct. A unit member may be subjected to additional discipline if further investigation reveals additional allegations arising from the same incident.

I. At his request, a unit member may have documents related to disciplinary actions which are over ten (10) years old removed from his personnel file when there have been no incidents or problems of a similar nature within the ten year period immediately preceding the request. The term “disciplinary actions” is defined as follows:

(1) Any discipline given a unit member that resulted in a suspension of eighty (80) hours or less and,

(2) For an infraction which did not result in a criminal charge or actions which did not include violent or assaultive behavior directed at another person or,
may meet with the next supervisor in his chain of command. Such request shall be made in writing to the unit member's immediate supervisor. Also, the unit member, if he chooses, may be accompanied by an Association representative at either meeting.

(1) At the pre-DRB meeting, the unit member shall be afforded a reasonable opportunity to review the written investigation. Realizing that in some cases there may be information that would be detrimental to the department's ability to conduct misconduct investigations, that information may be deleted. However, all other information will be available for review.

C. The unit member under investigation may request a copy of the DRB information at no cost. The DRB information will be made available to the unit member or his representative at the same time the unit member is served with the DRB notice. Any written or electronic material to be presented by the employee or his representative to the DRB shall also be given to the department in a reasonable time. The information will be supplied on a read-only computer disc if possible; if not, it will be supplied in written form. In addition, the department will supply any audio/video tapes and computer graphics which have been produced.

D. The unit member may, at his discretion, appear before the Board with an Association representative of his choosing and may state his reasons why the proposed action is unjustified. The unit member and his representative may passively observe all presentations made to the board and all responses made to questions by board members. The unit member and non-board members will be excluded from the room during board deliberations.

E. The unit member may submit relevant written matter in support of his position.

F. If the unit member requests, representation will be allowed during Use Of Force Board (UFB) hearings. An Association representative will be allowed to observe all presentations made to the Board and all responses to questions by Board members.

At least ten (10) days prior to the convening of the UFB, the unit member will be provided at no cost with a copy of all documentation concerning his involvement in the matter under investigation that is made
available to the UFB Board members.

6. A unit member under investigation by Professional Standards Bureau or a Police Department supervisor for a disciplinary matter that may lead to a written reprimand, suspension, demotion, or discharge, and who is interviewed or interrogated, or requested to produce any documentation, shall be given a written Notice Of Investigation (Form 80-58DB) informing him of the specific nature of the investigation, his status in the investigation, and all known allegations of misconduct involved in the interview of the unit member. In addition, the unit member and/or the Police Department supervisor/Professional Standards Bureau representative may mechanically record such interview/interrogation. Should any mechanical recordings take place, the department reserves the right to transcribe any such interview/interrogation for the purpose of verifying the accuracy of the interview/interrogation and, if requested, the unit member shall sign the transcription if it is accurate.

In the event that the investigator intends to segment the interview or the interrogation, the NOI will inform the member of the specific nature and all known allegations pertaining to the portion or portions of the investigation being covered by the segmented Notice Of Investigation.

A. A copy of the signed and dated Notice Of Investigation will be given to the unit member prior to the beginning of the interview. The unit member shall have the right to retain the NOI for his use throughout the entire course of the interview.

B. In the event a unit member does not record his interview/interrogation, he may request a copy of the investigator's tape(s) if the investigator records the interview/interrogations. In order to receive this copy, the member must provide the investigator with a blank standard cassette tape(s). The unit member shall not receive additional pay for picking up or dropping off this tape.

C. If any unit member is told not to speak to anyone regarding an investigation, this admonition does not apply to speaking with an attorney functioning within the attorney-client relationship. In addition, if an accused unit member is told not to speak to anyone regarding an investigation, this admonition does not apply to speaking with an Association representative, who may discuss the matter only with the grievance chairman or Association president. Once the investigation is completed, any unit mem-
ber may speak with an Association representative regarding the incident. When the investigation is completed, the accused unit member will be notified in writing of the findings. A unit member under internal or administrative investigation may be reassigned (may include reassignment to his home), until the completion of the investigation.

D. If during the course of the above mentioned investigation, information is learned concerning additional misconduct on the part of the unit member being interviewed, an NOI will be issued to the unit member prior to the unit member being questioned about the additional misconduct information.

7. It is understood by the parties that the benefits granted by this Article, shall not be interpreted or applied as requiring the employer to count as time worked, any hours or fractions of hours spent outside the unit member's work shift in pursuit of benefits provided by this Article. The employer shall count as time worked any hours or fractions of hours spent within the unit member's regular work shift in pursuit of benefits provided by this Article.

A. A unit member attending any IRP, DRB, UFB, DAC, Grievance meeting, or any other review board while off duty shall be allowed to adjust their work schedule by an equal amount of time spent in the meeting. The adjustment will require the approval of the unit members supervisor, with operational considerations, approval will not be unreasonably withheld.

8. After a separation notice has been signed by the appropriate authorities, and if the unit member is given the opportunity to resign, the unit member will have three (3) hours to consult with an Association representative.

9. A unit member who receives a written reprimand will be provided a copy of the official documentation, if any, supporting the written reprimand at the time the unit member receives the reprimand.

10. If the Department Accident Analysis Committee (AAC) sends a case to the DRB for review, the unit member will receive a copy of the facts supporting the AAC position upon request. Prior to the AAC review, unless the unit member declines, an IRP will be completed with the unit member's commander.

11. A unit member identified only as a witness will be
given the opportunity to consult with the PLEA President or Representation Chairman to discuss their rights and obligations prior to the interview or interrogation.

12. A unit member seeking an “at request” transfer will only have discipline of a written reprimand of a relevant nature, suspension, or demotion taken into consideration in the determination of the transfer. For transfers only, discipline greater than three (3) years from the date of the NOI will not be considered.

13. If a polygraph examination is required of a unit member, an Association representative may monitor the preliminary and post examination interview and examination from the monitoring room.

ARTICLE 5
RIGHTS OF THE ASSOCIATION

1. The Association, as the authorized representative, has the exclusive right to serve as the meet and confer representative of all employees in the Police Officers Unit as described in Attachment “A.”

2. Certain specified PLEA representatives of the Association have the right to paid release time under the Grievance Procedure herein as follows:

   A. The Association may designate up to thirty-five (35) representatives and shall notify the Chief of Police of such designations. There shall be no obligation on the City to change or adjust normal departmental scheduling or assignments of personnel as a result of such designations.

   B. One PLEA representative may, when the Association is designated in writing by the unit member as his representative, attend mutually scheduled grievance meetings and hearings with department representatives and hearings scheduled and conducted by the Civil Service Board without loss of pay or benefits. In no event shall this paid release time be used for any other purposes, such as gathering information, interviewing the grievant/appellant or witnesses, or preparing a presentation. The PLEA representative is required to obtain the permission of his non-unit supervisor to absent himself from his duties to attend scheduled grievance meetings. A PLEA representative wishing to enter a work area for the purpose of investigating a formal grievance must
first gain the permission of the work area supervisor. This permission will not be unreasonably withheld, giving proper consideration to essential work of the department and the occupational safety of the PLEA representative. One additional PLEA representative may be allowed to attend such meetings for training purposes. Upon written request from the Association, the city will provide specific information pertinent to a written grievance, arbitration case, or Civil Service appeal. The city will also provide pertinent collective bargaining information. This material will be supplied to the Association at no cost.

C. When new work units, precinct(s)/bureau(s) are created, the Association may designate up to one (1) additional representative per bureau and up to three (3) additional representatives per precinct. The increased number will be consistent with current practice and will be based solely on the addition of new work unit(s). Any deviation from the above will be discussed at a Labor-Management meeting.

3. During the term of this Memorandum, the City shall furnish to the Association bimonthly at actual no cost a listing of all unit members, indicating name, mailing address, phone number and assignment. The parties agree that the Association will use this list solely for the purposes of communicating with unit members and will not share this information with other individuals or organizations.

4. The City shall deduct monthly from the pay warrants of Association members the regular periodic Association membership dues and/or special assessments in accordance with Ordinance G-1532 and pursuant to the City's existing dues deduction authorization form duly completed and signed by the Association member, and transmit such deductions to the Association on a monthly basis; except, however, that such deduction shall be made only when an Association member's earnings for a pay period are sufficient after other legally required deductions are made. The City shall, at the request of the Association, make changes in the amount of the deduction hereunder during the term of this Memorandum at cost for implementing such change. The City shall not make dues deductions for unit members on behalf of any other employee organization as defined in Ordinance G-1532 during the term of this Memorandum. The City assumes no liability on account of any action taken pursuant to this paragraph.
5. The Association is authorized to use mutually agreed upon non-work areas in City facilities for pick-up by or distribution to unit members of official Association literature that is not political in nature, abusive of any person or organization, or disruptive of the department's operations, it being understood and agreed, however, that such activity shall not be done during the on-duty time of any unit member.

6. The City shall continue to provide existing bulletin boards for the exclusive use by the Association for communicating with its members.

A. Bulletin boards shall be limited to one (1) per bureau/precinct. New or replaced bulletin boards shall be provided by the Association and shall not exceed 4' x 3' (width by height) in size, and shall be placed in a location established by the bureau/precinct commander that is readily accessible to unit members.

7. A. The president, chief negotiator, and grievance chairman of the Association shall be sworn police officers and members of the Phoenix Police Department. At all times the president, chief negotiator, and grievance chairman of the Association shall be full-time paid police officers who are regularly assigned to hazardous duty, and will at all times perform such duties as are normally expected and required of a municipal police officer in the City of Phoenix, Arizona. It is understood that the president, chief negotiator, and grievance chairman are receiving compensation for services rendered to the employer. It is further understood that the president, chief negotiator, grievance chairman, and the employer shall make all contributions to the Public Safety Personnel Retirement System required by law so as to maintain their full eligibility under the Public Safety Personnel Retirement System.

B. Pursuant to Civil Service rules and regulations and applicable rules and regulations of the Phoenix Police Department, the president, chief negotiator, and grievance chairman, of the Association shall be authorized, upon request, a leave of absence(s) by the Chief of Police.

C. The president, chief negotiator, and grievance chairman, shall participate in all appropriate training requirements necessary to maintain membership in the department, including all training mandated by the Arizona Peace Officers Standards and Training Board (AZ POST).
D. The president, chief negotiator, and grievance chairman, agrees to be bound by the Department's rules, regulations, general, and operations orders, including proper notification when utilizing sick or vacation leave, and may be subject to disciplinary action for violations of any such rules, regulations, general or operations orders.

E. The City agrees to pay the full cost of the president's, chief negotiator, and grievance chairman, salary and fringe benefits pursuant to this provision.

8. A member of the Executive Board of the Association, or a designated PLEA representative, will, with the approval of the Chief of Police or his designee, subject to twenty-four (24) hours written notice in advance, be authorized to engage in Association related activities during City work hours on a non-paid basis. Approval for such authorization for more than two (2) Executive Officers or Board members of the Association or designated shift representatives is subject to forty-eight (48) hours written notice in advance. Approval for use of unpaid time hereunder shall be subject to Departmental operational and scheduling factors and administration control as to usage of such time, but shall not be arbitrarily withheld. There shall be no use of official paid time for Association related activities under this paragraph.

9. A. A bank of 3668 hours of paid Association released time shall be created per MOU year for use by the Association to engage in legitimate Association business. These hours may be used as follows:

(1) For Executive Board members to attend meetings of the Executive Board, meetings of the general membership, and for preparation for negotiations pursuant to Ordinance G-3303.

(2) For a unit member designated by the President to be used for legitimate Association purposes.

B. For purposes of this section, the term "hours" shall be understood to mean a ten (10) hour work shift for a unit member participating in the 4/10 schedule who may be eligible for this benefit.

C. Approval for use of paid time hereunder shall be subject to Departmental operational and scheduling factors. When using such paid time, members of the Executive Board shall give at least twenty-four (24) hours written notice in advance.
D. In recognition of the mutual benefit to both the City and the Association, a unit member using Association release time as defined by Articles in this MOU to conduct Association business shall be accorded all insurance-related benefits. Approval of claims made for benefits will be determined on a case by case basis.

E. Any hours in excess of 9A must be approved by the Police Chief, the Labor Relations Administrator, and the PLEA president. The cost of hours in excess of 9A will be charged against the following contract.

F. The president may appoint a legislative representative for the Association if the legislative representative is registered with the Secretary of State as a lobbyist and if the legislative representative has agreed to work with and assist the city's legislative lobbyist. The legislative representative shall receive 500 hours of release time per MOU year.

10. For a unit member whose regular shift is other than Shift 1, there will be flexibility in changing his normal work hours for the purposes of attending official Labor-Management meetings called by or with the concurrence of City management or the Police Chief or his designee other than those outlined in Article 5, Section 9.

11. The Association will be allowed, subject to departmental operation and scheduling factors and reasonable advance notice, a total of fifteen (15) man days paid leave per MOU year to attend Association seminars, lectures and conventions.

For purposes of this section, the term "man days" shall be understood to mean a ten (10) hour work shift for a unit member participating in the 4/10 schedule who may be eligible for this benefit.

12. The Association and the Department will jointly present a two (2) hour career survival class to newly sworn police officers. Immediately following, the Association will be allowed one (1) hour to talk to and possibly sign newly sworn police officers into the Association and to explain the rights and benefits under the MOU. This time will be allotted during the post-academy training time of said officers. The content of such information shall not be political in nature, abusive of any person or the Department or disruptive of the Department's operation.

13. Prior to the termination of the current Memo-
random and subject to departmental operational and scheduling factors, each designated PLEA representative will be allowed up to six (6) hours of paid release time to facilitate the familiarization of the terms of the successor Memorandum.

14. It is understood by the parties that the benefits granted by this Article shall not be interpreted or applied as requiring the employer to count as time worked, any hours or fractions of hours spent outside the unit member's work shift in pursuit of benefits provided by this Article. The employer shall count as time worked any hours or fractions of hours spent within the unit member's regular work shift in pursuit of benefits provided by this Article.

A. Any unit representative attending any IRP, DRB, UFB, DAC, or any other review board will be allowed to adjust their work schedule by an equal amount of time spent in the meeting. The adjustment will require the approval of the supervisor with operational consideration. Approval will not be unreasonably withheld.

15. In the interest of encouraging continuing education for unit members, the department will mail to the Association president the AZ POST calendar and all other job related seminar notices it receives.

16. In recognition of the mutual benefit provided to the City and the Association by the full-time PLEA positions, the City agrees to pay the full-time PLEA executive positions one hundred and sixty (160) hours of overtime per MOU year for the hours worked in excess of the standard forty (40) hour work week. This pay, calculated at time and a half, will be compensation for overtime worked and performed by the Executive Board member that is done for the City.

17. The Association will have two (2) PLEA positions, designated in writing, on continuous paid stand-by for the mutual benefit of both the City and the Association to respond to critical incidents as needed. No member will be placed on stand-by if the member is not available for call-out. If call-out occurs, overtime will be paid in accordance with Article 8.

ARTICLE 6
HOURS

1. The regular duty hours for a unit member shall be
five (5) consecutive shifts of eight (8) hours in a seven (7) calendar day work week. These five (5) consecutive shifts will be preceded and followed by two (2) “N” days. If, by reason of transfer, a unit member’s “N” days are changed, the provisions of this section pertaining to “N” days shall not apply. The eight (8) duty hours per shift shall be consecutive and may include any “briefing time” and shall include a meal period of thirty (30) minutes. When work demands permit, with a supervisor’s approval, a unit member may combine this thirty (30) minute meal period with one of his fifteen (15) minute rest periods described under Section 3 of this Article to achieve a forty-five (45) minute meal period. This shall also apply to a unit member working a 4/10 schedule. At times, the department may have operational needs which necessitate a change in current work schedules. The department shall give a unit member a minimum seven (7) day advance written notice when his “N” days or hours will be changed. If this seven (7) day written notice is not given, and there is no operational need for not providing the notice, the “N” days or hours change will be rescheduled to allow for a seven (7) day notice period.

2. If a ten (10) hour, four (4) day work week is implemented, the regular duty hours for an affected unit member shall be four (4) consecutive shifts of ten (10) hours in a seven (7) calendar day work week. These four (4) consecutive shifts will be preceded and followed by three (3) “N” days. If, by reason of transfer, a unit member’s “N” days are changed, the provisions of this Section pertaining to “N” days shall not apply. The ten (10) duty hours per shift shall be consecutive and may include any “briefing time” and shall include a meal period of thirty (30) minutes. At times, the department may have operational needs which necessitate a change in current work schedules. The department shall give a unit member a minimum seven (7) day advance written notice when his “N” days or hours will be changed. If this seven (7) day written notice is not given, and there is no operational need for not providing the notice, the “N” days or hours change will be rescheduled to allow for a seven (7) day notice period.

3. When used in the context of this Article, “Operational Needs” will be defined as: Service demands or other required actions performed to accomplish the mission of the department. These actions may be routine (anticipated) or emergency (unanticipated). For routine operational actions, a seven-day written notice will be given to
change schedules. For emergency operational actions, unit members will be provided with as much advance notice and information as the situation will allow.

4. In addition to all duties as assigned by the Chief of Police or his designees, work hours shall continue to include two (2) fifteen (15) minute rest periods as work demands allow.

5. There shall be a minimum of fifteen (15) hours off between shifts (thirteen (13) hours for a unit member working a 4/10 schedule). If this is not possible, the unit member shall receive overtime compensation at his regular rate of pay for each full hour worked within the described fifteen (15) hour period (thirteen (13) hour period for a unit member working a 4/10 schedule). A unit member assigned to the DEB, OCB, GIB, CRB, NRB or SRB may sign individual statements waiving the provisions of this section. Signed waivers shall continue in effect per MOU year.

6. A unit member will be permitted to take the meal period at a location within the squad/team area, or if no suitable eating location is available, then with the approval of the designated non-unit supervisor, at a location outside the squad/team area. A meal period may be taken at a private residence, with supervisory approval, provided such residence is within the unit member's beat area.

7. A unit member may return to his work station ten (10) minutes before his scheduled end of shift if work demands permit for the purpose of completing required paperwork, notifying oncoming unit members of any beat conditions, and to notify his supervisor of any unusual occurrences he encountered during his shift.

8. A unit member assigned to the Canine Detail shall be allowed four (4) hours of paid time per work week to care for his police dog at his residence. The City will determine when and how the hours will be scheduled.

9. A unit member may waive the provisions of sections 1 and 2 of this Article to facilitate an alternative work schedule upon the written agreement of both the Association and the Department.
ARTICLE 7
WAGES

1. Effective August 19, 2002, the pay schedule outlined in “Attachment B” will be in effect.

2. Effective (first pay period in July 2003) the pay schedule outlined in “Attachment C” will be in effect.

3. Unit members assigned to the Air Support Unit, and who have achieved and maintained the qualification level of “Chief Pilot,” shall be placed at step thirteen in the pay schedule outlined in “Attachment B.”

4. Unit members assigned to the Air Support Unit, and who have achieved and maintained the qualification level of “Rescue Qualified Pilot,” shall be placed at step eleven in the pay schedule outlined in “Attachment B.”

5. Unit members assigned to the Air Support Unit, and who have achieved and maintained the qualification level of “Unit Certified Flight Instructor,” shall be placed at step twelve in the pay schedule outlined in “Attachment B.”

6. A unit member assigned to the Air Support Unit, and who has achieved and maintained the qualification level of “Chief Pilot,” shall be placed at step thirteen in the pay schedule outlined in “Attachment B.”

7. Only unit members assigned to one of the four described Air Support assignments are eligible to be placed in levels nine through thirteen of the pay schedule described in “Attachment B.”

8. It is understood that for implementation purposes, the practice of rounding of fractional cents shall be done in accordance with accepted mathematical and accounting principles.

9. When a conflict arises between the Pay Schedule attached hereto as Appendices and the Pay Ordinance due to mathematical, typographical, or print-
ing error, the Pay Ordinance shall be the controlling authority.

10. It is the intent of the parties to permanently move the effective date of any wage increase to the start of the first pay period in July.

ARTICLE 7A
Longevity-Performance Pay

In recognition of continuous service and overall performance, the City agrees to implement the following longevity performance pay formula for unit members:

1. Pay Benefit:

A. On July 12, 2002 and December 13, 2002 a unit member who has completed at least seven (7) years of continuous full-time service and who meets the additional qualifications specified in this Article shall receive eighty ($80) dollars for each full year of continuous full-time service in excess of six (6) years, up to a semi-annual maximum of one thousand one hundred and twenty dollars ($1,120), annual maximum of two thousand two hundred and forty dollars ($2,240) at twenty (20) years.

B. On July 11, 2003 and December 12, 2003, a unit member who has completed at least seven (7) years of continuous full-time service and who meets the additional qualifications specified in this Article shall receive eighty ($80) dollars for each full year of continuous full-time service in excess of six (6) years, up to a semi-annual maximum of one thousand one hundred and twenty dollars ($1,120), annual maximum of two thousand two hundred and forty dollars ($2,240) at twenty (20) years.

C. On July 12, 2002, December 13, 2002, July 11, 2003 and December 12, 2003 a unit member with more than twenty (20) years of continuous full-time service shall receive one hundred and twenty-five dollars ($125) for each full year of continuous service in excess of six (6) years, up to a semi-annual maximum of two thousand dollars ($2,000), annual maximum of four thousand dollars ($4,000) at twenty-two (22) years or more.

2. Qualifications:

A. A unit member must have completed at least
one (1) year of continuous full-time service at the top step in his classification. Employees in step 8 as of July 8, 2002 will receive longevity pay when they reach one year at step 8 and maintain their longevity eligibility when they move to step 9. Employees in step 7 or below as of July 8, 2002 will be required to complete one year at step 9 to be longevity eligible.

B. Effective July 1, 1999, a unit member must have completed seven (7) years of continuous full-time service. A unit member who has continuous, full time City service in another classification(s) may apply that time to the seven (7) year requirement.

C. A unit member must have achieved the overall performance rating of "meets standards" or better on his latest scheduled performance evaluation on file in the Personnel Department.

D. A unit member who receives a less than "meets standards" rating may appeal that rating by memo through his chain of command to the Police Chief. A unit member's eligibility shall be reinstated once the unit member receives a scheduled or unscheduled performance rating that meets standards.

E. A unit member must be on full-time active status. A unit member on industrial leave shall qualify for this payment for only the first year of the industrial leave. However, the entire period of industrial leave shall qualify as continuous service when the unit member returns to active employment.

3. Terms of Payment:

A. Payments will be made within thirty (30) days of the qualifying date.

B. A unit member who separates from City government after the qualifying date but prior to the payment day shall receive the payment in their termination pay.

C. Effective July 9, 2001, a unit member who retires from city government shall receive his longevity pay at a pro-rated calculation (calculated to the nearest full month), which will be included in his final check.

ARTICLE 7B
CAREER ENHANCEMENT PAY

1. CEP pay to a qualified unit member shall be
determined by the below listed percentages calculated from a step eight unit member's base monthly pay:

A. Effective June 1, 2002: CEP Level 1 pay calculated at 3% of step eight shall be $1594.32 per year ($61.32 per pay period).

B. Effective December 10, 2001: CEP Level 2 pay calculated at 6% of step eight shall be $3188.64 per year ($122.64 per pay period).

C. Effective July 23, 2001: CEP Level 3 pay calculated at 9% of step eight shall be $4782.96 per year ($183.96 per pay period).

D. Effective July 23, 2001: CEP Level 4 pay calculated at 12% of step eight shall be $6377.28 per year ($245.28 per pay period).

ARTICLE 7C
TRAINING PAY

1. Field Training Officers (FTOs) and other unit members whom the department selects to conduct department-approved officer field training, will receive an additional five percent (5%) of their regular rate of pay for every day they are assigned to an officially authorized field training position.

2. Any unit member assigned to train an O.I.T. in traffic/DUI enforcement will receive 5% training pay for everyday the unit member actually trains.

ARTICLE 7D
COMPENSATION FOR INTERPRETING AND TRANSLATION BY SWORN POLICE OFFICERS

1. Purpose

A. This regulation is written to provide guidelines for adjusting the compensation of sworn police officers who are authorized and required by a sworn police supervisor to utilize a language other than English, including sign language, to conduct an official Police Department function or activity.

B. This compensation shall be for police-related functions or activities in which the unit member is called upon to interpret in addition to their
normal assigned duties.

2. Payment Authorization

A. Compensation provided for by this regulation shall be given only when approved by a sworn police supervisor prior to the actual interpretation or translation.

3. Performance Activities Approved for Special Compensation

A. Verbal interpretation, in excess of seven consecutive minutes per occurrence, while conducting any assigned formal police function or activity.

B. Written translation, in excess of seven (7) consecutive minutes per occurrence, while conducting any assigned formal police function or activity.

C. Signing interpretation and translation, in excess of seven (7) consecutive minutes per occurrence, while conducting any assigned formal police function or activity.

4. Compensation

A. A unit member who meets linguistic skills qualifications, as determined by a management review panel, or in the case of sign language determined by city personnel, shall be paid a premium of $10.00 per hour calculated to the nearest 1/4 hour, in addition to his base hourly rate, for each hour he is engaged in assigned and authorized interpretation, translation, or signing activities.

5. Supervisory Authorization

A. Authorization must be provided by a sworn police supervisor in each case. Written notification which includes a listing of the specific time periods for which the premium payment is sought along with signatures of the unit member and the appropriate supervisor should be forwarded to the Police Department's Fiscal Bureau before the end of the pay period in which the additional duty occurred.

ARTICLE 8

OVERTIME

1. Overtime is defined as time assigned and worked
beyond the regularly scheduled forty (40) hour work week or eight (8) hour work shift, or ten (10) hour work shift if a four (4) day work week is implemented. Duly authorized paid leave shall be considered as time worked for purposes of the regularly scheduled work week. This provision shall not apply to unpaid leave.

2. Overtime shall be worked and shall be allowed if assigned by the Chief of Police or his designees.

3. Overtime work will be compensated in either cash or compensation time at one and one-half (1-1/2) times the regular rate of pay after the first seven (7) minutes assigned and worked beyond the end of the unit member's regularly scheduled shift, calculated to the nearest 1/4 hour.

4. A unit member may, subject to approval of his non-unit supervisor based on considerations of departmental scheduling and operations factors, request to use overtime as compensatory time subject to the limitation of one hundred seventy (170) hours on the accumulation of compensatory time. Use of compensatory time shall be subject to advance approval of the non-unit supervisor. For purposes of accumulating compensatory time, the department will provide overtime request slips which will include a check box indicating “payment” or “compensatory time.” The unit member shall check either box to reflect his wishes. If a unit member submits overtime requests that are in excess of one hundred seventy (170) hours, he will be paid the difference.

5. A unit member may be paid for accumulated compensatory time by submitting a memorandum to the Fiscal Bureau requesting payment for any portion of the compensatory time. This may be done at any time upon the unit member’s request, and such payment will be made in the pay period following receipt of the memorandum by the Fiscal Bureau.

6. At the direction of the immediate non-unit supervisor in each case, a unit member shall be entitled to overtime in accordance with Article 8 hereof, while he is being evaluated by the authorized and designated City physician for return to work at times he is not scheduled to be on duty nor is on paid leave or disability benefit status, based on actual check-in and check-out time recorded by Health Center staff. This time shall not qualify for the guaranteed minimum overtime provision contained in Article 12, but shall be compensated at a minimum of one (1) hour at time and one-half (1-1/2). No unit member
shall be compensated for other than the supervisor directed evaluation(s) by the City physician for return to work.

7. After four (4) consecutive hours of overtime, a unit member shall be entitled to a paid meal break of one-half (1/2) hour, but in no event shall a unit member be entitled to more than one such meal break for every eight (8) consecutive hours of overtime.

A. For a unit member participating in the 4/10 schedule, this provision shall mean that before a unit member is entitled to a second one-half (1/2) hour paid meal break, he shall have worked on an overtime basis for a minimum of four (4) hours beyond the end of his regularly scheduled ten (10) hour work shift.

8. If work demands preclude a unit member from taking a meal period, the unit member will be paid an additional thirty (30) minutes at the straight time rate. This benefit shall apply only if the interruption occurs during the first thirty (30) minutes of the meal period.

9. When a unit member is off duty and is contacted by telephone by his supervisor because of the unit member's official duties, for purposes other than call-out, or a supervisor approves of the making or receiving of the call, the unit member will be paid a minimum of fifteen (15) minutes at time and one-half his regular rate of pay when any combination of calls equals seven (7) minutes or more. If the call extends past this minimum, the overtime will be calculated to the nearest one-quarter (1/4) hour. He will not receive overtime for additional duty-related calls received during this compensation period.

10. A unit member on industrial leave and assigned to his home will be considered to have the same duty hours and N-days, up to a seven (7) calendar day period, as the squad he was on when the injury/illness occurred. After the seven (7) days, he may be reassigned to new duty hours and/or "N days."

11. A unit member who scheduled a leave day thirty (30) calendar days in advance through his immediate non-unit supervisor in accordance with departmental policy and who subsequently is placed on court standby, or is required to appear in court will, by his choice, receive overtime pay in accordance with this Article and Article 9A and/or 9B, in addition to the leave day.

12. A unit member who scheduled a leave day but
failed to do so within thirty (30) calendar days in advance, and who is placed on stand-by or called to court, will receive overtime pay in accordance with this Article and Article 9A. However, the number of leave hours taken will be reduced by the number of overtime hours paid. Court stand-by hours do not apply to this provision.

**ARTICLE 9A**

**COURT TIME OVERTIME**

1. When court time constitutes overtime, a unit member shall be entitled to overtime compensation consistent with Article 12 of this Memorandum of Understanding.

   A. Court time overtime shall be continuous time compensated consistent with Article 8, Section 3.

   B. Effective July 1, 1998, no cost parking will be provided for unit members who are called to testify or appear at any City of Phoenix Municipal Court facility for any official police department business, whether on or off-duty.

3. After a unit member verifies his need to appear in court to testify concerning the performance of his official duties at a time other than his regularly scheduled tour of duty, and he is notified less than twelve (12) hours in advance of the scheduled appearance time that he need not appear, the unit member will receive two (2) hours of pay at one and one-half (1-1/2) times his base hourly rate of pay.

**ARTICLE 9B**

**COURT TIME STAND-BY**

1. When a unit member receives a subpoena or other notice requiring him to stand-by to appear in court to testify concerning the performance of his official duties at a
time other than his regularly scheduled tour of duty, and he was not notified twelve (12) hours or more in advance of the court appearance that he need not stand-by, he shall be entitled to a minimum of two (2) hours of pay at one and one-half (1-1/2) times his base hourly rate of pay for court dockets scheduled before 1200 hours, and an additional minimum of two (2) hours of pay at one and one-half (1-1/2) times his base hourly rate of pay for court dockets scheduled after 1200 hours, for each day the subject court proceeding is in session and the Unit member is subject to call, providing the provisions of Section 2 hereof are satisfied. If a unit member is required to remain on stand-by after 1200 hours, the unit member shall receive an additional one (1) hour of pay at one and one-half (1-1/2) times his base hourly rate of pay.

A. If call-out occurs before the expiration of stand-by pay, then stand-by status shall continue until the occurrence of either (a) the expiration of stand-by pay; or (b) arrival at the duty location. Call-out pay and stand-by pay shall not be permitted to overlap resulting in the compounding of compensation.

2. If a unit member fails to exercise his responsibility to contact the appropriate representative of the court or a party sixteen (16) hours or less before the time indicated on the subpoena to determine the continued need for him to stand-by, he is not eligible for any stand-by pay.

3. For the purpose of this Memorandum, subpoena refers to a subpoena duly issued by a court or the Arizona Motor Vehicle Department.

4. For purposes of this Article the term "Court" shall be defined as including Federal District Court; Superior Court, State of Arizona; City Court, City of Phoenix, State of Arizona; Municipal Courts in Maricopa County; Justice Court; Federal, State, County Grand Juries; Motor Vehicle Department hearings; and Prosecutorial and Defense interviews. It is understood that this Article shall not apply to administrative hearings including but not limited to arbitration hearings pursuant to the MOU, Civil Service Board hearings, PERB hearings, and hearings pursuant to the A.R. 2.61 grievance procedure.

ARTICLE 10
STAND-BY PAY

1. When a unit member is required and assigned to be available for immediate emergency call-out at times
ARTICLE 11
JURY DUTY

When a unit member is called upon to serve as a juror in any court action, he will be allowed leave from his duties, without loss of pay for the time required for his service.

ARTICLE 12
CALL-OUT PAY

1. A unit member called back because of his own negligence, whether in the proper care and use of City equipment, or for his failure to complete official reports prior to securing for the day, shall be paid for such call-back consistent with Article 8, Section 3, provided, however, the unit member shall not be eligible for the three (3) hour guaranteed minimum pursuant to this Article. If a claim of negligence is disputed, it may become subject to the grievance procedure herein.

2. Anytime that a unit member is called back after leaving City facilities at a time other than his regularly assigned shift, the unit member will receive a minimum of three (3) hours pay at time and one-half the unit member's base pay calculated to the nearest quarter (1/4) hour, except that a unit member shall not be eligible for additional compensation during that three hour period.

A. Compensation to a unit member who is called out at times other than his regularly scheduled shift will begin at the time the unit member is notified. The compensation will continue up to thirty (30) minutes beyond the completion of the duties for which the unit member was called out, or until the member returns to his residence, whichever is first. Where applicable, the travel time shall be paid only if the total
work and allowed travel time exceed the minimum call out guarantee. Travel time shall not apply when a unit member is working overtime planned in advance.

3. A unit member beginning an overtime period within three (3) hours or less prior to the regularly scheduled duty reporting time, will be compensated from the time the overtime period begins to the time he is scheduled to report for duty except that a unit member shall not be eligible for additional compensation during that period.

4. Holdover time, i.e., being held over on shift (no break in duty exceeding fifteen (15) minutes) will be compensated for actual time spent in accordance with Section 3 of Article 8.

ARTICLE 13
NIGHT SHIFT DIFFERENTIAL
WEEKEND SHIFT DIFFERENTIAL

1. A unit member shall receive fifty cents ($.50) per hour in addition to his base hourly rate of pay when working a night shift or any portions of a night shift which ends at or after 10:00 PM. Effective the first pay period in July, 1995, the night shift differential shall be increased to sixty cents ($.60) per hour.

2. A unit member shall receive night shift pay differential only for hours scheduled and worked, and not while on paid leave time.

3. A unit member who is called out and works between the hours of 10:00 PM and 6:00 AM will be paid night shift differential for all hours worked at the rate specified in this Article. If a unit member was called out while on a stand-by status, he will not receive night shift differential.

4. A unit member shall receive twenty-five cents ($.25) per hour in addition to his base hourly rate of pay and any other shift differential or any other premium pay he may be receiving for working a weekend shift. A designated weekend shift is defined as any shift that starts on or after 2:00 PM on Friday, and continuing through any shift that starts on or before, but not after 11:59 PM on Sunday.

A. A unit member shall receive weekend shift pay differential only for hours scheduled and worked, and not while on paid leave.

B. A unit member who is called out and works
between 2:00 PM on Friday and 11:59 PM on Sunday will be paid weekend shift differential for all hours worked at the rate specified in this Article. If a unit member was called out while on stand-by status, he will not receive weekend shift differential.

ARTICLE 14
OUT-OF-RANK PAY

1. A unit member who is temporarily required to serve in a regular authorized position in a supervisory classification, (e.g., sergeant), shall be compensated at the higher rate of pay in accordance with the following:

2. To be eligible for the additional compensation, the unit member must first accumulate ten (10) regular working shifts of assignment in the higher rank within any twelve (12) month period; satisfactory performance during a previous appointment to the higher rank will be credited to the qualifying period. The days of out-of-rank assignment need not necessarily be consecutive. Once this qualification is satisfied, no additional re-qualification will be required. All shifts worked beyond the tenth (10th) shift in the supervisory classification will be subject to the higher rate of pay.

3. Temporary assignments out-of-rank shall be recorded only in full shift units. A unit member working out-of-rank for less than one (1) full shift will not be credited with working out-of-rank service time.

4. To qualify for out-of-rank pay, a unit member must be assuming substantially the full range of duties and responsibilities of the higher level position. Out-of-rank pay is not authorized, for example, if the organization of a work unit is such that each unit member carries on his normal duties during the temporary absence of a supervisor, without a need for the direction which the supervisor would provide on a longer term basis.

5. Time worked in a higher rank shall not earn credits toward the completion of probationary requirements in the higher rank.

6. A unit member who has qualified under these provisions shall be compensated at the minimum rate established for the higher rank for all shifts worked beyond the 10th shift served in the higher rank. In the event of overlapping salary ranges, a one-step differential shall be paid for out-of-rank assignments. The higher rate of
pay shall be used in computing overtime when authorized overtime is served in out-of-rank work assignments; the overtime rate shall be the rate established by the overtime regulations that apply to the higher rank.

ARTICLE 15
OFF-DUTY EMPLOYMENT

1. The Department agrees to maintain a list of unit members who are interested in off-duty work for use in making job referrals, provided the unit member has received prior approval to engage in off-duty employment from the immediate non-unit supervisor.

2. Off-duty employment shall be governed by the rules and regulations of the Phoenix Police Department. Should the Department contemplate any changes in these rules and regulations during the life of the MOU, it shall meet and consult with the Association on such changes in the Labor-Management Committee prior to implementation.

3. The Police Chief agrees to eliminate the limitation of the number of off-duty work hours permitted. However, the Department reserves the right to take appropriate action in the event that a unit member's performance is adversely affected.

4. A unit member who works off duty in a police function for a City-sponsored event or project, and is paid through City payroll, will be compensated at time and one-half his regular rate of pay for all time worked.

ARTICLE 16
UNIFORM, CLOTHING AND EQUIPMENT ALLOWANCES

1. Department-issued equipment, as follows:

   A. The Police Department will furnish to each unit member entering the department the following:
      1 Uniform Belt
      1 Handcuff Case
      1 Holster
      1 Helmet
      1 Cartridge Case
      1 Service Weapon
      1 Mace Holder
      1 Mace Canister
      1 Pair of Handcuffs and Key
      1 Uniform Breast Badge
The Department also agrees to provide "spit Mask" on a continuous basis.

B. Pilot's equipment list as follows:

The Police Department will furnish the following to each unit member assigned to the Air Support Detail:

2 Nomax (or equivalent in quality) Flight Suits
1 Flight Helmet
1 Nomax Gloves (pair)
1 Standard Headset
1 Custom Ear Protectors (ear molds) (pair)

C. The Department shall replace those items as they, in the judgment of the Department, become unserviceable due to wear or damage in the course and scope of official duties.

2. A unit member will receive one thousand one hundred and twenty dollars ($1,120) clothing allowance per annum. Barring unforeseen circumstances, payment for uniform allowance will be made on or before August 1 of each MOU year. Such payment will be made to cover the cost of uniforms, maintenance, cleaning of such uniforms, and for other duty-related expenses and for the unit member to provide a required flashlight and fresh batteries.

3. A new unit member will receive an initial fiscal year uniform allowance equal to one-twelfth (1/12) of the annual allowance per month from the first day of the month of his employment through the end of the fiscal year. This payment will be made in a lump sum during the first sixty (60) days of employment.

4. A unit member who leaves City employment shall repay to the City the uniform allowance equal to one-twelfth (1/12) of the annual allowance per month for each month remaining in the fiscal year after the last day of the month in which separation occurs, provided, however, that a unit member who retires will not be required to repay any uniform allowance. In addition, the family or beneficiary of a unit member who dies while in the employment of the City shall not have to pay back any uniform allowance.

5. A unit member who has been on extended leave (paid or unpaid), excluding industrial leave, sick leave,
or military leave of two (2) months or longer, shall have the next annual uniform allowance reduced by one-twelfth (1/12) of the annual allowance for each month of extended leave.

B. A unit member assigned to the following details/squads/units will receive, on or before August 1 of each MOU year, in addition to his initial uniform allowance, an annual maintenance allowance per the following schedule:

6. A. On or before August 1 of each MOU year, an annual maintenance allowance per the following schedule: each MOU year, in addition to his initial uniform allowance, an annual maintenance allowance per the following schedule:

Canine $320
SAU (Tactical) $320
Air Patrol $320
Solo Motor $320
SCUBA Team $320
Detectives $320
TRU $320
Mounted Horse Officers $320
Bike Officers $320

7. A unit member who purchases a new ballistic vest shall, upon showing proof of purchase, be reimbursed an amount up to, but not exceeding, five hundred dollars ($500).

*Detective is defined as a certified detective who is in a detective or investigative assignment or an assignment that normally requires the unit member to wear "business clothes."

The provisions of Section 4 of this Article shall apply to this Subsection.
B. Upon replacement of his ballistic vest, a unit member shall be entitled to the above five hundred dollar ($500) reimbursement every five (5) years.

8. A. The City agrees to reimburse a unit member for the repair or replacement of uniform items and for other personal property damaged in the course of employment and performance of their assigned duties without fault or negligence on the part of the unit member, other than normal wear and tear in accordance with the schedule of items and maximum amounts authorized for reimbursement outlined below:

<table>
<thead>
<tr>
<th>Item</th>
<th>Maximum Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Suit</td>
<td>$203</td>
</tr>
<tr>
<td>Business Dress</td>
<td>54</td>
</tr>
<tr>
<td>Sport Coat</td>
<td>120</td>
</tr>
<tr>
<td>Dress Shirt</td>
<td>22</td>
</tr>
<tr>
<td>Dress Trousers</td>
<td>42</td>
</tr>
<tr>
<td>Dress Skirt</td>
<td>35</td>
</tr>
<tr>
<td>All Shoes</td>
<td>52</td>
</tr>
<tr>
<td>Uniform Boots</td>
<td>ALL</td>
</tr>
<tr>
<td>Motorcycle Boots</td>
<td>ALL</td>
</tr>
<tr>
<td>Glasses - prescription</td>
<td>165</td>
</tr>
<tr>
<td>Sunglasses - non-prescription</td>
<td>20</td>
</tr>
<tr>
<td>Watches</td>
<td>62</td>
</tr>
</tbody>
</table>

B. Reimbursements for full, 3/4, 1/2, 1/4, value are based on the supervisor's evaluation and recommendations of the article's condition and age. Items not listed above are not covered by the policy.

C. The option to repair or replace damaged items, to determine whether replaced property will be returned to the unit member, rests with the City.

D. The provisions of this policy shall not apply if the unit member has concealed or misrepresented any material fact or circumstances concerning the subject of the loss, his interests therein, or in the case of any fraud or false statements by the unit member relating thereto.
9. Upon duty related retirement, the City will pay this MOU, provided he has transitioned to carrying a vide the retiring member a “Retired Police Officer” semi-automatic pistol as a primary service weapon, or Commission Card” similar in appearance to the regular within 90 days of receipt of a department-issued semi-
automatic pistol, whichever occurs first.

10. Upon duty related retirement, a unit member will receive his breast badge mounted on a plaque, a “tired” flat badge and case, handcuffs, and his fully functional department-issued service weapon, including three (3) duty magazines, for one dollar ($1.00). If the unit member dies in the line of duty or while employed at retirement the unit member may purchase his dog for the department, the unit member’s spouse or an adult survivor may elect to receive these items, except for the flat badge and case, for one dollar ($1.00) which will be paid by PLEA. The unit member’s spouse or adult survivor will have the option of receiving the service weapon in a fully functional condition, or may request the service weapon be disabled and mounted in a shadow box, or may decline receiving the service weapon. The choice will be made in writing. PLEA will provide a gun safe device, upon request by the unit member.

11. A unit member may purchase his department-issued revolver(s) for the fair market value. He may purchase the revolver(s) within 90 days of the effective date.

12. A unit member assigned to the Canine Detail will have the option of purchasing his dog as follows:

A. If both the police dog and the unit member have been in the Canine Detail in excess of five (5) years, the unit member may purchase his dog for one dollar ($1.00).

B. If both the police dog and the unit member have been in the Canine Detail in excess of five (5) years and the unit member leaves other than for retirement, the decision to allow the purchase of his dog will be made on a case by case basis and this decision will not be arbitrary.

ARTICLE 17
REIMBURSEMENT FOR EDUCATION EXPENSES

1. A unit member who participates in the Tuition Assistance Program shall be eligible for tuition reimbursement pursuant to the following provisions:
A. The maximum sum reimbursable to a member out-of-state while on an authorized vacation by
the Arizona residder of the Chief of Police, shall be reimbursed rate charged at Arizona State University for two
semesters (Spring and Fall) of nine (9) credits ea| determined by the Police Chief.

B. No unit member shall be reimbursed for courses taken in excess of eighteen (18) credit hours
in any fiscal year, i.e., July 1 through June 30, nor shall they be entitled to reimbursement for more than
nine (9) credit hours in any one (1) semester.

C. To be eligible for any reimbursement, a unit member must have successfully completed academic
or training courses approved by the Chief of Police and Personnel Director as provided in existing regulations.

D. Unit members shall be allowed to use up to $500.00 of their reimbursement benefit for job- or
compensatory time for hours worked up to eight (8) hours excluding overtime pay.

ARTICLE 19
HOLIDAY BENEFITS

A unit member shall be entitled to holiday benefits as
forth in Paragraph 3 of General Order No. B-3,
cluding overtime compensation for hours assigned
and worked on a specified holiday in accordance with
subject to Article 8, Overtime.

days subject to Article 8, Overtime.

1. The compensation of a unit member who actually
works on a day designated as a holiday shall in-
clude, in addition to his regular day's pay, additional
pay or compensatory time for hours worked up to

2. A unit member who is not scheduled to work on a
designated holiday will still be compensated for eight
hours pay or compensatory time for each holiday.

ARTICLE 18
OUT-OF-STATE VACATION RECALL

When a unit member is temporarily recalled to duty

-74-

-75-
3. Paid holidays shall include:

- New Year’s Day
- Martin Luther King, Jr’s Birthday
- President’s Day
- Memorial Day
- Independence Day
- Labor Day
- Veterans Day
- Thanksgiving Day
- Friday after Thanksgiving
- Christmas Day
- Two Personal Leave Days* & **
- Caesar Chavez Birthday (Effective March 31, 200_)

* After six (6) months of continuous service.

** Personal leave will be a total of 20 hours for all unit members.

4. For a unit member participating in the 4/10 schedule:

5. A unit member who is not scheduled to work on a holiday will be allowed to sell up to eight (8) hours accrued and unused vacation time on a holiday.
6. A unit member will continue to receive holiday pay while on industrial leave.

**ARTICLE 20**

**HEALTH INSURANCE**

1. Effective August 1, 2000 and August 1, 2001, the City and Association agree to maintain the current 80/20 split for health insurance monthly contribution for the single and family coverage. If there is a rate increase or decrease, the city will pay 80% of the new monthly contribution and the employee will pay 20%.

2. If there is a substantive change in the City’s Health Insurance Plan design, the Labor Relations Administrator will discuss such change with the Association.

3. In the event of the death of a unit member while on duty or while performing a police function as determined by the City, the City will continue to pay the full monthly health insurance premium for the spouse and all eligible dependents. Should the surviving spouse remarry, the benefits of this provision shall be discontinued.

   A. In the event of the death of a unit member while commuting to or from his work location, for a period of two hours each way, the City will continue to pay the full monthly health insurance premium for the spouse and all eligible dependents. This policy will be consistent with the terms of the 1997 agreement between the City of Phoenix and CIGNA Group Insurance, for the payment of a supplementary commutation life insurance policy for each unit member. The Association will pay the cost of this benefit, if any, the first year of each new MOU period.

4. In the event Congress passes legislation which considers the amount the City contributes to health or dental insurance as imputed income, then the City will consider such contributions as income to the employee.

**ARTICLE 20A**

**RETIREE HEALTH INSURANCE**

1. Upon retirement of a unit member, for bargaining unit member who retired on August 1, 1992 or later, the City's contribution to health care premiums will be calculated without regard to age.

2. In no event will the combination of this contribution and the amount paid by the PSPRS (Public Safety
Personnel Retirement System) exceed the monthly premium for the chosen health insurance benefit.

3. The City of Phoenix agrees to participate in the Post Employee Health Plan (PEHP) for unit members in accordance with the terms and conditions of the Plan Participation Agreement, a copy of which is attached to this agreement. The parties hereto designate Nationwide Retirement Solutions to act as Plan Administrator for the Plan, or its successors appointed in accordance with the Plan and Trust documents. The Employer agrees to contribute to the Plan on behalf of unit members:

For the term of the Agreement, the Employer shall contribute for each unit member the amount of $6.00 (six dollars per pay period. If any contribution is an amount other than an equal dollar amount per unit member, the contribution shall be deposited in the unit member's Universal Health Care Reimbursement sub-account pursuant to the terms and conditions of the Plan. Effective August 1, 2000 and August 1, 2001, if there is a rate increase or decrease, the City will pay 100% of the new monthly contribution for single coverage. If there is a rate increase or decrease, the City will...
pay 75% of the new monthly contribution, and the employee will pay 25% for family coverage.

ARTICLE 20C
DEFERRED COMPENSATION

Effective July 1, 2002, the City will contribute one and one eighteenth percent (1.18%) of each unit member's monthly gross wages to the deferred compensation account of the unit member's choosing.

ARTICLE 21
LEAVE OF ABSENCE

1. Subject to development of administrative controls, a unit member who has no other accumulative paid leave necessary before a unit member can participate in sick leave for non-emergency home care or medical treatment for a member of the unit member's immediate family subject to operational and scheduling factors. When a number of hours of accrued and unused sick leave credits are uncompensated under this Article and above of such time as "non-emergency family illness," such the City will compensate the unit member.

2. An ill or injured unit member may be assigned light duty status by the employer. Such assignment may be made without regard to the unit member's normal assignment and shall be made within the Police Department.

ARTICLE 21A
SICK LEAVE CONVERSION AT RETIREMENT

Effective at the beginning of the first pay period in July, 1992, the following benefits shall apply:

1. Definitions:

   A. "Qualifying hours" - the minimum number of accrued and unused sick leave credits existing on the last day of service prior to retirement, which are necessary before a unit member can participate in utilizing this benefit, the member shall identify the which are uncompensated under this Article and above of such time as "non-emergency family illness." Such the City will compensate the unit member.

   B. "Base number of hours" or "base hours" - the number of hours of accrued and unused sick leave credits subject to operational and scheduling factors. When a number of hours of accrued and unused sick leave credits are uncompensated under this Article and above of such time as "non-emergency family illness," such the City will compensate the unit member.

   C. "Base hourly wage" - the base hourly rate of pay the time of retirement to the retiring unit mem-
2. **Benefit and Eligibility:**

A. A unit member who has accumulated a minimum of nine hundred (900) hours or more of accrued and unused sick leave at the time of a duty-related retirement shall be eligible for payment of an amount of compensation equal to thirty-five percent (35%) of his base hourly wage for all hours in excess of three hundred eighty-six (386) hours; or

B. A unit member who has accumulated a minimum of one thousand two hundred eighty-six (1,286) hours of accrued and unused sick leave at the time of a duty-related retirement shall receive a one-time, one year extension to the three (3) years of compensation per year. The maximum of a total of six (6) years, i.e., equal to sixty percent (60%) of his base hourly wage and additional two (2) years above the four (4) years for all hours in excess of three hundred eighty-six (386) hours.

C. Commencing July 1, 1998, a unit member who has accumulated a minimum of one thousand seven hundred and fourteen (1,714) hours of accrued and unused sick leave at the time of a duty-related retirement shall be eligible for payment of an amount of compensation equal to sixty percent (60%) of his base hourly wage for all hours.

D. A unit member who has accrued 1714 hours or more of unused sick leave may elect to have the additional sick leave that he earns paid to him as salary on a monthly basis. Once the employee elects to exercise this benefit, it must continue for the full three (3) consecutive three year period. The employee may stop and re-start this benefit one time without further qualification up to a maximum of a total of six (6) years.

3. **Administration:**

A. At the time of retirement, the City's Employee Benefits Division, or such other individual or
agency as the City may designate, shall determine the unit member’s eligibility and the amount of unused sick leave to be compensated.

B. The unit member shall verify in writing the computations of the Employee Benefits Division.

C. In the event a unit member’s eligibility for participation or the amount of compensation is disputed, then the dispute shall be submitted to the City Auditor for binding resolution.

ARTICLE 21B
SICK LEAVE PAYOUT

All accumulated sick leave hours on the city’s official file at the time of the member’s death will be paid. Payment will be based upon the member’s base hourly rate at the time of death.

ARTICLE 22
LIFE INSURANCE

1. The City will continue the existing off-the-job and on-the-job life and dismemberment insurance coverage, and will continue the face value of the policy at fifteen thousand dollars ($15,000). The City will continue the current policy for death in the line of duty at thirty-five thousand dollars ($35,000).

2. Effective August 1, 2001, the City will increase the thirty-five thousand dollar ($35,000.00) line of duty life and dismemberment insurance coverage to each unit member to one hundred thousand dollars ($100,000.00).

3. Additionally, the City will provide to each unit member a $200,000 death benefit covering the unit member’s commutation to and from his city work location. This policy will be consistent with the policy negotiated in 1997 with CIGNA Group Insurance and will cover the unit member’s commute for up to two hours before his shift begins and two hours after his shift concludes. The Association will only pay the cost of this benefit the first year of the MOU.

ARTICLE 23
LONG-TERM DISABILITY INSURANCE

1. The City will continue the insurance plan covering long-term disabilities for all unit members pursuant to
A.R. 2.323 as may be amended (providing that such amendments shall not be in conflict with the MOU), paragraph after the completion of one year of full time employment with the City.

unit member's basic monthly salary at the time disability occurs, starting three (3) months after the disability is incurred and continuing until age eighty (80).

ARTICLE 24
PHYSICAL FITNESS

2. The term "total disability," as used in this program, shall mean a unit member's being unable, as a result of illness or injury, to perform work in current employment. However, after thirty (30) months of benefits, the term "total disability" shall mean a unit member's being unable to perform work in any type of occupation that the unit member is capable of performing or may be educated for, trained for, or become experienced in and could reasonably be expected to engage in; in whole or Washington facilities, and at the Training Academy, event, if his earning capacity in such occupation is less than the dollar benefits provided for under the first paragraph hereof, he shall be entitled to receive the different slots assigned to the Air Support Unit.

A. To assist a unit member in this respect, the City agrees to provide and maintain an exercise machine for each precinct station, Deer Valley, Resource Bureaus, 620 in and could reasonably be expected to engage in; in whole Washington facilities, and at the Training Academy, event, if his earning capacity in such occupation is less than the dollar benefits provided for under the first paragraph hereof, he shall be entitled to receive the different slots assigned to the Air Support Unit.

2. The City will provide required FAA physicals to

3. If a unit member, while carrying out his official duties, is exposed to an infectious disease/virus, the City agrees to pay the expenses for inoculation of the member.

3. This benefit will be coordinated with sick leave, industrial insurance payments, social security benefits, unemployment insurance and disability provisions of the retirement plan.
ARTICLE 25
GRIEVANCE PROCEDURE

1. Informal Resolution

A. As a matter of good labor-management relations the parties encourage a unit member who believes that he has a bona fide grievance to discuss and attempt to resolve it with his immediate non-unit supervisor as designated by the Chief or his designee.

B. If the above informal discussion is held and does not resolve the grievance, the unit member may file a formal grievance in accordance with the following procedure.

2. Definition of Grievance

A. A "grievance" is a written allegation by a unit member, submitted as herein specified, claiming violation(s) of the specific express terms of this Memorandum for which there is no Civil Service or other specific method of review provided by State or City law.

B. Step II

(1) If the written response of the immediate non-unit supervisor does not result in a resolution of the grievance, the grievant may appeal the grievance by signing and completing the City form and presenting it to his Division or Bureau Commander within fourteen (14) calendar days of the grievant's receipt of the supervisor's re-
sponse. The Division or Bureau Commander may investi-
gate the grievance and may set a meeting with the griev­
ant, the grievant's designated representative, if any, and
such other personnel as he deems appropriate to con­sider the grievance. Within fourteen (14) calendar days
of receipt of the grievance, the second level of review
shall submit his response to the grievance to the griev­
ant and the grievant's representative, if any.

C. Step III

(1) If the response of the second level of re­view does not result in resolution of the grievance, the
grievant may appeal the grievance by signing and com­pleting the City form and presenting it to the Police Chief
within fourteen (14) calendar days of the grievant's re­ceipt of the Step II response.

(2) The Chief or designee shall conduct a hearing within fourteen (14) calendar days of receipt of the grievance regarding the grievance at which the grievant shall be afforded the opportunity to fully present his position and to be represented. Within fourteen (14) days of the hearing, the Police Chief or his designee shall submit his response to the griev

D. Step 3.5

(1) After the Department Head's decision, but prior to review by the Grievance Committee, the parties involved may mutually agree to submit the grievance to the Labor Relations Administrator. The grievance, as originally written and the attached response from the Department Head, must be submitted to the Labor Relations Administrator within fourteen (14) calendar days of receipt of the Department Head's answer. The Labor Relations Administrator shall, within fourteen (14) calendar days of the receipt of the grievance, meet with the Department Head or his designee and the unit member and his representa­tive in an attempt to resolve the grievance. The Labor Re­lations Administrator shall then submit written recommen­dations for resolution to the unit member and Department Head within fourteen (14) calendar days of the meeting. If Step 3.5 is used, the Labor Relations Administrator shall not be a member of the Step IV Grievance Committee.

E. Step IV

(1) If the response of the Police Chief does
not result in resolution of the grievance, the grievant may, within fourteen (14) calendar days of the Step III response, appeal the grievance by signing and completing the City form and presenting it to the Grievance Committee. The Grievance Committee shall be composed of:

**Chairman** - A member of the City Manager's Office designated by the City Manager.

**Secretary** - A designee of the Labor Relations Administrator.

**Member** - A different City department head on a rotating schedule.

**Member** - PLEA President or his designee.

1. The Grievance Committee shall schedule a hearing regarding the grievance at which the grievant shall be afforded the opportunity to fully present his position and to be represented.

2. If the grievant so elects in writing within the above time limit, in lieu of such hearing the grievance may be reviewed by an arbitrator. The parties, or their designated representatives, shall agree on an arbitrator, and if they are unable to agree on an arbitrator within a reasonable time, either party may request the Federal Mediation and Conciliation Service to submit to them a list of seven (7) arbitrators who have had experience in the public sector. The parties shall, within seven (7) calendar days of the receipt of said list, select the arbitrator by alternately striking names from said list until one name remains. Such person shall then become the arbitrator. The arbitrator so selected shall hold a hearing as expeditiously as possible at a time and place convenient to the parties, and shall be bound by the following:

   (a) The arbitrator shall be bound by the language of the Memorandum and departmental rules and regulations consistent therewith in considering any issue properly before him.

   (b) The arbitrator shall expressly confine himself to the precise issues submitted to him and shall have no authority to consider any other issue not so submitted to him.

   (c) The arbitrator shall be bound by applicable State and City law.

   (d) The Grievance Committee or the arbitrator shall submit findings and advisory recommenda-
tions to the grievant and to the City Manager. The costs of the arbitrator and any other mutually incurred costs shall be borne equally by the parties.

(e) The City Manager shall, within fourteen (14) calendar days of the receipt of the written findings and recommendations, make the final determination of the grievance and submit it in writing to the grievant and his designated representative.

4. Time Limits

A. Failure of City Management representatives to comply with time limits specified in Paragraph 3 shall entitle the grievant to appeal to the next level of review and failure of the grievant to comply with said time limits shall constitute abandonment of the grievance; except however, that the parties may extend time limits by mutual written agreement in advance.

5. The Association may, in its own name, file a grievance that alleges violation by the City of the rights accorded to the Association by the specific terms of Article 5 of the Memorandum. The Association shall file such grievance at Step III of the Procedure. All other grievances must be filed and signed by a unit member, subject to the provisions of this Article.

6. Employer grievances, should they occur as a result of official Association activities or actions, including the failure to act as required under this agreement, will be presented directly to the Association president or any officer of the Association within ten (10) days of the occurrence prompting the grievance. The president, or his designee shall in each case provide a written answer within five (5) days from receipt of the grievance. Unresolved employer grievances may be submitted to arbitration pursuant to Step IV herein, provided the City shall pay for the costs of the arbitrator for grievances initiated by the City.

7. It is understood by the parties that the benefits granted by this Article shall not be interpreted or applied as requiring the employer to count as time worked, any hours or fractions of hours spent outside the unit member’s work shift in pursuit of benefits provided by this Article. The employer shall count as time worked any hours or fractions of hours spent within the unit member’s regular work shift in pursuit of benefits provided by this Article.
ARTICLE 26
NO STRIKE-NO LOCKOUT

1. The Association and the unit members covered by this Memorandum recognize and agree that rendering of police services to the community cannot under any circumstances or conditions be withheld, interrupted or discontinued, and to do so would endanger the health, safety and welfare of the citizens of the City of Phoenix.

2. The Association pledges to maintain unimpaired municipal services as directed by the City. Neither the Association, nor any unit member, for any reason, will authorize, institute, aid, condone or engage in a slowdown, work stoppage, strike, or any other interference with the work and statutory functions and obligations of the City or the Department. During the term of this Memorandum neither the City nor its agents for any reason shall authorize, institute, aid or promote any lockout of unit members covered by this Memorandum.

3. Should any unit member during the term of this Memorandum, and until such time that it is expressly and legally rescinded, breach the obligations of Section 2, the Association shall forthwith, through its executive officers and other authorized representatives, disavow said strike or other prohibited action, and shall notify in writing all Association members and representatives of their obligation and responsibility for maintaining compliance with this Article, including their responsibility to remain at work during any interruption which may be caused or initiated by others. Copies of such notification shall be delivered to the office of the City Manager. In addition, the Association shall order all unit members violating this Article to immediately return to work and cease the strike or other prohibited activity. Such order shall be delivered both orally and in writing to all unit members violating this Article with copies of the written order to be delivered to the office of the City Manager.

4. The Association shall forthwith, through its executive officers and other authorized representatives, disavow said strike or other prohibited action, and shall notify in writing all Association members and representatives of their obligation and responsibility for maintaining compliance with this Article, including their responsibility to remain at work during any interruption which may be caused or initiated by others. Copies of such notification shall be delivered to the office of the City Manager.

5. Penalties or sanctions the City may assess against a unit member who violates this Article shall include, but not be limited to:

   A. Discipline up to and including discharge.

   B. Loss of all compensation and benefits, including seniority, during the period of such prohibited activity.
6. Should the Association during the term of this Memorandum and until such time that it is expressly and legally rescinded, breach its obligations under this Article, it is agreed that all penalties set forth in Section 13 of Ordinance G-3303 as amended, shall be imposed on the Association, in addition to any other legal and administrative remedies available to the City that in its discretion it may elect to pursue.

7. Nothing contained herein shall preclude the City from obtaining judicial restraint or from seeking damages from the Association, in the event of a violation of this Article.

ARTICLE 27
AID TO CONSTRUCTION OF PROVISIONS OF MEMORANDUM OF UNDERSTANDING

1. It is intended by the parties hereto that the provisions of this Memorandum shall be in harmony with the rights, duties, obligations and responsibilities which by law devolve upon the City Council, City Manager, Chief of Police, and other City boards and officials, and these provisions shall be interpreted and applied in such manner.

2. The Association recognizes the powers, duties and responsibilities of the Chief of Police as set forth in the Charter and Ordinances and that pursuant thereto the Chief of Police has the authority to establish rules and regulations applicable to the operation of the Police Department and to the conduct of the police officers employed therein, subject to the express provisions of this Memorandum.

3. The lawful provisions of this Memorandum are binding upon the parties for the term thereof. The Association having had an opportunity to raise all matters in connection with the meet and conferring proceedings resulting in this Memorandum is precluded from initiating any further meeting and conferring for the term thereof relative to matters under the control of the Chief of Police, the City Council or the City Manager. This section shall not be construed to limit free and informal discussions under Article 32 hereof.

ARTICLE 28
COPIES OF MEMORANDUM

Within sixty (60) days that this Memorandum is adopted by the City Council, the Association will ar-
range for printing of jointly approved copies of it for furnishing one to every unit member, unit supervisor and to management personnel. The cost of such duplication and distribution will be borne equally by the Association and the City. Printing vendors secured by the Association shall comply with Ordinance G-1372 (Affirmative Action Supplier’s Ordinance) and Ordinance G-1901 (Affirmative Action Employment by Contractors, Subcontractors, and Suppliers).

ARTICLE 29

CHANGES IN DEPARTMENT GENERAL ORDERS

PURSUANT TO THIS MEMORANDUM

1. Within sixty (60) days from the date this Memorandum is adopted by the City Council, the Department shall print copies of those Department General Orders and Operations Orders reflecting changes pursuant to this Memorandum. Copies of such changes shall be available to each unit member on or about July 1 of each MOU year or as soon thereafter as possible. Prior to the printing of the described changes, the Chief of Police or his representative shall review such changes with a representative of the Association to insure that such changes are consistent with the specific express terms of the Memorandum.

2. During the preparation of changes to the Department’s General Orders, Operations Orders, PMRs, and precinct/bureaus manuals, drafts of the proposed changes will be staffed out to the Association.

ARTICLE 30

TERM AND EFFECT OF MEMORANDUM

1. This Memorandum shall remain in full force and effect beginning with the first regular pay period commencing in July 2002, up to the beginning of the first regular pay period commencing in July 2004, and thereafter shall continue in effect year-by-year unless one of the parties notifies the other in writing no later than November 1 of its request to meet and confer regarding a new Memorandum.

2. Except as expressly provided in this Memorandum, the City shall not be required to meet and confer concerning any matter, whether covered or not covered herein, during the term or extensions thereof. This paragraph is not intended to preclude informal discussions under Article 32 hereof.
3. The provisions of this Memorandum shall be subject to Federal, State, Charter, and existing local laws that vest jurisdiction and authority in the City Council, Phoenix Employment Relations Board, and Phoenix Civil Service Board.

4. This Memorandum constitutes the total and entire agreements between the parties and no verbal statement shall supersede any of its provisions.

ARTICLE 31
SAVING CLAUSE

1. If any Article or Section of this Memorandum should be held invalid by operation of law or by a final non-appealable order of the Phoenix Employment Relations Board or a final judgment of any court of competent jurisdiction, or if compliance with or enforcement of any Article or Section should be restrained by such tribunal, the remainder of this Memorandum shall not be affected thereby; and upon issuance of such final order or decree, the parties, upon request of either of them, shall meet and confer to endeavor to agree on a substitute provision or that such a substitute provision is not indicated.

2. It is recognized by the parties that currently the provisions of the Fair Labor Standards Act are applicable to certain of the wage and premium pay provisions of this Memorandum of Understanding (MOU) and that this MOU shall be administered in compliance with the Act for so long as the Act is applicable.

3. It is recognized by the parties that currently the provisions of the Americans with Disabilities Act are applicable to certain of the provisions of this Memorandum of Understanding (MOU) and that this MOU shall be administered in compliance with the Act for so long as the Act is applicable.

ARTICLE 32
LABOR-MANAGEMENT COMMITTEE

1. There shall be a Labor-Management Committee consisting of three (3) representatives of the Association and three (3) representatives of the Department and City. The purpose of the Committee is to facilitate improved Labor-Management relationships by providing an informal forum for the free exchange of views and discussions of mutual concerns and problems as distinguished from meeting and conferring.
2. The Committee shall meet at least quarterly at mutually scheduled times.

3. The City's Administrative Services Manager or his designee shall be the Chairman. The members shall, in advance of a meeting, provide the meeting's Chairman with proposed agenda items, and the Chairman shall provide the members with the meeting agenda in advance of the meeting.

4. Representatives of the Association on the Committee who are unit members shall not lose pay or benefits for meetings mutually scheduled during their duty time up to a maximum of three (3) hours per unit member per meeting.

5. It is understood by the parties that the benefits granted by this Article shall not be interpreted or applied as requiring the employer to count as time worked, any hours or fractions of hours spent outside the unit member's work shift in pursuit of benefits provided by this Article. The employer shall count as time worked any hours or fractions of hours spent within the unit member's regular work shift in pursuit of benefits provided by this Article.

6. During the term of this MOU, the Committee will discuss the following topics:

A. Physical fitness
B. PLEA position on all department committees
C. Proposed article 4.A-I.R.P.
D. Affirmative declaration statement by investigators upon onset of investigation.
E. 3/13 hour work shift.

ARTICLE 33
VACATION LEAVE

1. The City agrees to maintain its present vacation selection procedure and, to every extent practicable, allow a transferred unit member to maintain his previous vacation schedule.

2. A unit member who works a schedule at full time fifty-two (52) weeks of the year shall be credited with vacation credits for every completed calendar month of paid service according to the following schedule:

   A. Through 5 years of service 8 hrs. per month*
   B. 6th through 10th year of service 10 hrs. per month
C. 11th through 15th year of service  11 hrs. per month
D. 16th through 20th year of service  13 hrs. per month
E. 21st year of service and thereafter  15 hrs. per month
*Increase effective November 1, 2002

3. Effective June 1, 1990, a unit member who has accrued his maximum vacation carryover, and who has attained a minimum of seventeen (17) years of service, may elect to have the additional vacation leave that he earns paid to him on a monthly basis during and for the upcoming three (3) consecutive years. Once the unit member elects to exercise this benefit, it must continue for the full three (3) consecutive year period. The unit member may receive a one-time, one (1) year extension to the three (3) year period. Effective July 1, 2000 a unit member may elect to exercise this benefit one additional time, provided he has accrued at least three hundred (300) leave hours at the time of the second election.

A. Additionally, eighty (80) hours of vacation time can be accumulated above the maximum vacation carryover into the last three (3) years of service. These hours must be used as paid time off prior to retirement.

4. Vacation accrual, carryover and compensation at separation is as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Accrued Rate Per Month</th>
<th>Maximum Carryover into New Calendar Year</th>
<th>Maximum Accrual Compensated at Separation</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-5</td>
<td>7 hrs.</td>
<td>168 hrs.</td>
<td>210 hrs.</td>
</tr>
<tr>
<td>6-10</td>
<td>10 hrs.</td>
<td>240 hrs.</td>
<td>300 hrs.</td>
</tr>
<tr>
<td>11-15</td>
<td>11 hrs.</td>
<td>264 hrs.</td>
<td>330 hrs.</td>
</tr>
<tr>
<td>16-20</td>
<td>13 hrs.</td>
<td>312 hrs.</td>
<td>390 hrs.</td>
</tr>
<tr>
<td>21+</td>
<td>15 hrs.</td>
<td>360 hrs.</td>
<td>450 hrs.</td>
</tr>
</tbody>
</table>

* 8 hrs. effective November 1, 2002

** In the last three years of service an additional 80 may be carried over into a new calendar year.

5. For the purposes of determining monthly vacation Accrual rates for a unit member who had a break in service, if the unit member was reemployed within five (5) years, the amount of time the person is gone is subtracted from his previous service, thereby giving the unit member a new accrual service date.
ARTICLE 34
SENIORITY

1. The City shall provide the Association with a list of unit members showing each unit member's City employment date and class employment date.

2. Seniority shall be by length of service within a class. If seniority within the class is not determinative, then length of service with the City shall prevail.

3. Seniority shall be used as a factor consistent with established Civil Service procedures in choice of work assignments, vacation schedules and in the determination of layoffs.

IN WITNESS WHEREOF, the parties have set their hand this 5th day of June 2002.

PHOENIX LAW ENFORCEMENT ASSOCIATION
NEGOTIATIONS TEAM:

By: R.C. Jake Jacobsen - President, Member
Joe R. Clure - Treasurer, Chief Negotiator
Levi Bolton - Vice President, Member
Mark Spencer - Secretary, Member
Michelle Monaco - Board Trustee, Member
Steve Peratta - Board Trustee, Member
Rich Wooten - Board Trustee, Member
Dale Norris - Legal Advisor, Member

CITY OF PHOENIX BARGAINING COMMITTEE:

By: Gregory E. Fretz - Labor Relations Administrator
Mike McCort - Executive Assistant Chief, Member
Mike Frazier - Assistant Chief, Member
Kevin Robinson - Assistant Chief, Member
Thomas Lannon - Commander, Member
Donald Swanson - Commander, Member
Cindy Stotler - Department Budget Supervisor, Member
Linda Johnson - Benefits Supervisor, Member
Kendra Staniek - Personnel Officer, Member
Yvonne Warren - Labor Relations Personnel Officer II, Member
ATTACHMENT A
POLICE OFFICERS UNIT

Sworn police officers, below the rank of Sergeant, including assignments, but excluding all other classes and positions, including Law Specialist, Sergeants, Lieutenants, Captains, Majors, Assistant Police Chiefs, Police Chief, and all non-sworn Police Department employees.

* Only unit members assigned to the Air Support Unit and who are qualified for one of the four positions described in Article 7 Sections, 3, 4, 5, and 6 are eligible to receive pay at this step.

<table>
<thead>
<tr>
<th>Step</th>
<th>Hourly</th>
<th>Bi-weekly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$16.97</td>
<td>$1,358.00</td>
<td>$35,298.00</td>
</tr>
<tr>
<td>2</td>
<td>17.86</td>
<td>1,429.00</td>
<td>37,149.00</td>
</tr>
<tr>
<td>3</td>
<td>18.90</td>
<td>1,512.00</td>
<td>39,312.00</td>
</tr>
<tr>
<td>4</td>
<td>19.99</td>
<td>1,599.00</td>
<td>41,579.00</td>
</tr>
<tr>
<td>5</td>
<td>21.16</td>
<td>1,693.00</td>
<td>44,013.00</td>
</tr>
<tr>
<td>6</td>
<td>22.38</td>
<td>1,790.00</td>
<td>46,550.00</td>
</tr>
<tr>
<td>7</td>
<td>23.67</td>
<td>1,894.00</td>
<td>49,234.00</td>
</tr>
<tr>
<td>8</td>
<td>25.55</td>
<td>2,044.00</td>
<td>53,144.00</td>
</tr>
<tr>
<td>9</td>
<td>26.57</td>
<td>2,126.00</td>
<td>55,265.60</td>
</tr>
<tr>
<td>*10</td>
<td>27.57</td>
<td>2,206.00</td>
<td>57,345.60</td>
</tr>
<tr>
<td>*11</td>
<td>28.60</td>
<td>2,288.00</td>
<td>59,488.00</td>
</tr>
<tr>
<td>*12</td>
<td>29.67</td>
<td>2,374.00</td>
<td>61,713.60</td>
</tr>
<tr>
<td>*13</td>
<td>30.77</td>
<td>2,462.00</td>
<td>64,001.60</td>
</tr>
</tbody>
</table>
ATTACHMENT C

EFFECTIVE JULY 1, 2003

The increase in 2002-2003 total compensation will equal 75% of fiscal year 2002-2003 general fund revenue growth, however this TOTAL COMPENSATION will be no less than 2% or greater than 5%. The increase in total compensation will be implemented in two phases:

PHASE 1: Total compensation increase in Phase 1 will total 2% (Regardless of general fund revenue growth).

First, the health and dental insurance cost increase will be converted to a total compensation percentage, assuming the continuation of already agreed to cost-sharing and will be calculated in the way it has been historically. This will include an increase in the orthodontia benefit to $4,000.00.

Second, carryover cost from the first year of the contract equal to .27 percent will be costed.

Third, any excess from the Phase 1 guaranteed 2% will be applied to the second Phase across the board wage increase.

PHASE 2: Total compensation increase will equal 75% of general fund revenue growth, less the 2% total compensation increase implemented in Phase 1, not including section three of Phase 1, to a maximum of 5%. Any additional compensation to be effective October 27, 2003.

ATTACHMENT D

HEALTH INSURANCE RATES

EFFECTIVE AUGUST 1, 2002

<table>
<thead>
<tr>
<th>PLAN</th>
<th>TOTAL COST</th>
<th>CITY COST</th>
<th>EMPLOYEE PAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee Only</td>
<td>$266.59</td>
<td>$213.29</td>
<td>*$53.30</td>
</tr>
<tr>
<td>Employee &amp; Family</td>
<td>$768.31</td>
<td>$614.65</td>
<td>*$153.66</td>
</tr>
</tbody>
</table>

* Employee contributions are made twice monthly.
ATTACHMENT E
DENTAL INSURANCE RATES

EFFECTIVE AUGUST 1, 2002

<table>
<thead>
<tr>
<th>PLAN</th>
<th>TOTAL COST</th>
<th>CITY COST</th>
<th>EMPLOYEE COST</th>
<th>PAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee Only</td>
<td>$38.43</td>
<td>$38.43</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Employee &amp; Family</td>
<td>$106.36</td>
<td>$79.78</td>
<td><strong>$26.58</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Employee dental contributions will continue to be deducted in full from the first paycheck of each month.**

ATTACHMENT F
DRUG TESTING

The Phoenix Police Department's Operations Order 3.21, "Controlled Substance Screening" policy, is added to this Memorandum as Attachment "F."

ATTACHMENT G
RETIREE HEALTH CONTRIBUTION

EFFECTIVE AUGUST 1, 2002

City of Phoenix

<table>
<thead>
<tr>
<th>Service Years</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 5 years of service</td>
<td>$117.00</td>
</tr>
<tr>
<td>5 to 14 years of service</td>
<td>$135.00</td>
</tr>
<tr>
<td>15 to 24 years of service</td>
<td>$168.00</td>
</tr>
<tr>
<td>25 or more years of service</td>
<td>$202.00</td>
</tr>
</tbody>
</table>

Public Safety Personnel Retirement System

<table>
<thead>
<tr>
<th>Service Years</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retiree Only</td>
<td>$150.00</td>
</tr>
<tr>
<td>Retiree &amp; Family</td>
<td>$260.00</td>
</tr>
</tbody>
</table>
GARRITY STATEMENT

PLEA Constitutional Protection Statement Speak Or Write The Below Verbatim Prior To Your Statement

"On (date) at (time) (location) I was ordered to submit this report/statement by (name/rank).

I submit this report/statement at his/her order as a condition of employment. In view of possible job forfeiture, I have no alternative but to abide by this order."

"With regard to any questions I'm not directed to answer, I reserve my right to remain silent under the Fifth and Fourteenth Amendments to the U.S. Constitution and other rights prescribed by law. I rely specifically upon the protection afforded me under the doctrines set forth in Garrity v. New Jersey, 385 U.S. 493 (1967), and Spevack v. Klein, 385 U.S. 511 (1967), should this statement be used for any other purpose of whatsoever kind or description."

In Respectful Memory Of Our Fellow Officers Who Have Fallen In The Line Of Duty... Let Us Never Forget Them.