MEMORANDUM OF UNDERSTANDING

BETWEEN

THE CITY OF GILROY

AND

AFSCME, AFL-CIO, LOCAL 101

GILROY CHAPTER

SUPERVISORY UNIT

JULY 1, 2022 – JUNE 30, 2026
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SUPERVISORY UNIT

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ARTICLE I. PARTIES TO THE AGREEMENT

This Memorandum of Understanding is jointly prepared and executed by representatives of the City of Gilroy (hereinafter CITY) and the Gilroy Employee Association affiliated with the American Federation of State, County, and Municipal Employees (AFSCME), Local 101, AFL-CIO (hereinafter UNION) for presentation to, and consideration by, the City Council of CITY. It shall not be binding until ratified by the UNION and adopted by the City Council.

ARTICLE II. RECOGNITION AND SCOPE

CITY hereby recognizes UNION as the recognized employee organization for purposes of Government Code 3500 et seq. and the Employer-Employee Relations Policy of CITY (City Council Resolution 85-25). Such recognition shall extend only to the representation of employees holding permanent positions in the Supervisory Unit.

ARTICLE III. CITY RIGHTS

Section A. In General:

All CITY rights and functions, except those which are expressly abridged by this Agreement, shall remain vested with CITY.

Section B. RightsEnumerated:

Nothing in this Agreement shall be construed to restrict any legal or inherent exclusive CITY rights with respect to matters of general legislative or managerial policy which include but are not limited to: the exclusive right to determine the mission of its constituent sections; set standards of selection for employment and promotion; train, direct and assign its employees; require overtime work; take
disciplinary action; relieve its employees from duty because of lack of work or for other legitimate reasons; maintain the efficiency of CITY operations; determine the methods, means and personnel by which CITY operations are to be conducted; determine the content of job classifications; take all necessary actions to prepare for and carry out its mission in emergencies; and exercise complete control and discretion over its organization and the technology of performing its work. CITY has the right to make reasonable rules and regulations pertaining to employees consistent with this Agreement.

Section C. Employee Grievances Not Impaired:

1. The exercise of CITY management rights shall not preclude a grievant from presenting a grievance in accordance with the Human Resources Rules and Regulations, concerning an adverse effect of the exercise of such rights upon employee; provided, however, the basic right of management to act hereunder or make decisions is unimpaired.

2. Notwithstanding paragraph 1, above, bargaining unit members must utilize the Grievance Procedure contained in Article VIII (P) of the MOU rather than the Human Resources Rules and Regulations for any grievances involving the interpretation, application or alleged violation of this memorandum of understanding.

Section D. Consultations with Union:

This Agreement is not intended to restrict the right of CITY to consult with UNION regarding matters within the right of CITY to determine. However, the parties understand that such consultation shall not create any obligation to meet and confer over issues not within the scope of representation.

Pursuant to MMBA Section 3504, the scope of representation shall include all matters relating to employment conditions and employer-employee relations, including, but not limited to, wages, hours, and other terms and conditions of employment, except, however, that the scope of representation shall not include consideration of the merits, necessity, or organization of any service or activity provided by law or executive order.

ARTICLE IV. UNION RIGHTS

Section. A Union Security:

1. An employee in one of the classes included in the Unit may at any time execute a payroll deduction authorization form ("Deduction Authorization Form") as furnished by AFSCME.

2. AFSCME will be custodian of records for such Deduction Authorization Form and will provide the City with a certification that it has and will maintain an authorization, signed by the individual from whose salary or wages the deduction or reduction is to be made. AFSCME shall not be required to provide the City a copy of the employee’s authorization unless a dispute arises about the existence or terms of the authorization. However, AFSCME will provide the City with a certification document for each employee with sufficient information to allow the City to identify the appropriate level of deductions.

3. The City shall begin deductions in the amount prescribed by AFSCME in the first full payroll period after receipt of written certification of employee authorization from AFSCME if
received on or before the 20th of the month. Otherwise, the deduction will begin the following month.

4. The City shall direct employee requests to cancel or change deductions to AFSCME and shall rely on information provided by AFSCME regarding whether deductions for an employee organization were properly canceled or changed.

5. Consistent with state law, AFSCME shall indemnify and save harmless the City, its officers and employees, for (1) any claims made by an employee for deductions made in reliance on AFSCME’s certification regarding a Deduction Authorization Form and (2) any claims made by an employee for deductions made in reliance on information provided by AFSCME regarding changes or cancellations to the deduction authorization.

Section B  Information:

The City agrees to provide the Union with names of new hires within the bargaining unit on a timely basis. The City will continue to provide the Union with a monthly report, including Employee Name, Department, Wages, and Deduction Amount.

Section C  Employee Orientation:

City and AFSCME have agreed to maintain the current process for AFSCME involvement in the orientation of new bargaining unit employees.

ARTICLE V.  SALARIES AND OTHER COMPENSATION

Section A. Salaries:

1. Cost of Living Adjustments
   a. 1. Salaries in effect on June 30, 2022 shall be increased by three percent (3.0%) effective July 1, 2022.
   b. 2. Salaries in effect on June 30, 2023 shall be increased by three percent (3.0%) effective July 1, 2023.
   c. 2. Salaries in effect on June 30, 2024 shall be increased by three percent (3.0%) effective July 1, 2024.
   d. 2. Salaries in effect on June 30, 2025 shall be increased by one percent (1.0%) effective July 1, 2025.
   e. The above referenced salary increases have been calculated and are included on the attached salary schedules (Exhibit A). Due to rounding, the percentage increases are approximate, not exact.

2. Step Advancement:
   Unless additional criteria are specified (e.g., longevity steps), advancement between each step in the salary range will require twelve (12) months of actual service at the
employee’s current salary step, plus a “meets standards” or better performance evaluation.

3. Retention Steps

Step F (5 Years)
Effective the first full pay period following the later of July 1, 2022 or adoption of the MOU by the City Council, the City will add a new Step F to the salary schedule for each bargaining unit classification. Step F will be set approximately 5.0% higher than the existing Step E. In addition to the normal requirements for Step Advancement (12 months of “meets standards” or better performance at Step E), an employee must have completed five (5) years of service in the bargaining unit.

Employees who qualify for Step F as of July 1, 2022 (i.e., have both 5 years of service and 12 months at Step E) will be eligible to advance to Step F on July 1, 2022. For these employees, July 1 will become their new evaluation date. All other employees will be eligible to advance to Step F on their regularly scheduled evaluation date.

b. Step G (10 Years)
Effective the first full pay period following July 1, 2023, the City will add a new Step G to the salary schedule for each bargaining unit classification. Step G will be set approximately 5.0% higher than the existing Step F. In addition to the normal requirements for Step Advancement (12 months of “meets standards” or better performance at Step F), an employee must have completed ten (10) years of service in the bargaining unit.

Employees will be eligible to advance to Step G on their regularly scheduled evaluation date.

c. Step H (15 Years)
Effective the first full pay period following July 1, 2024, the City will add a new Step H to the salary schedule for each bargaining unit classification. Step H will be set approximately 5.0% higher than the existing Step G. In addition to the normal requirements for Step Advancement (12 months of “meets standards” or better performance at Step G), an employee must have completed fifteen (15) years of service in the bargaining unit.

Employees will be eligible to advance to Step H on their regularly scheduled evaluation date.

Section B. Retention/Recognition Incentive/Health Reimbursement Arrangement

1. Retiree Allowance – Eligibility, Amount and Timing

An Eligible Retiree, as defined below, shall be eligible to receive a Monthly Allowance, also defined below, from the City until reaching the age of sixty-five (65). An “Eligible Retiree” is a Unit employee that satisfies all of the following requirements:

- Is at least fifty-five years old.
• Begins collecting a CalPERS pension within ninety (90) days after separation from City of Gilroy service
• Allowance Amount as follows:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Years of Service</th>
<th>Amount of Monthly Payment to Age 65</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hired Prior to 11/1/2005</td>
<td>At least 15 years of FT service</td>
<td>$15 per year of service to cap of $200</td>
</tr>
<tr>
<td>Hired on or After 11/1/2005</td>
<td>At least 20 years of FT service</td>
<td>$15 per year of service to cap of $200</td>
</tr>
<tr>
<td>Effective 6/30/2007</td>
<td>At least 25 years of FT service</td>
<td>$15 per year of service to cap of $300</td>
</tr>
</tbody>
</table>

• A Unit employee retiring on or after November 1, 2015, must elect to participate in the City’s retiree health reimbursement arrangement.

• Benefits under this section begin the first day of the month following the cessation of City-paid medical benefits. For example, if an employee retires on May 1st and City-paid medical benefits continue through May 31st, the employee will receive his or her first payment under this provision in the month of June. If medical benefits extend to June 30th, then the benefits under this section will begin in the month of July.

2. Eligible Retirees On or After November 1, 2015

The Monthly Allowance for any Unit employee that qualifies as an Eligible Retiree on or after November 1, 2015, including City employees hired or rehired on or after January 1, 2013, shall be made available to the Eligible Retiree under the City’s retiree only health reimbursement arrangement (“Plan”) for the purpose of receiving nontaxable reimbursements of qualifying health care expenses under Sections 105(b) and 213(d) of the Internal Revenue Code.

A condition to receiving the Monthly Allowance and participating in the Plan is the submission of an election form to participate in the Plan. Any monthly administrative fees for the health reimbursement arrangement plan shall be borne by the retiree. An Eligible Retiree retiring on or after November 1, 2015, that does not elect to participate in the Plan will forfeit the Monthly Allowance. Reimbursements from the Plan shall be subject to substantiation that the Eligible Retiree incurred eligible expenses.

Section C. Retirement Plans and Contributions:

The city of Gilroy shall comply with the Public Employee Pension Reform Act (PEPRA)/Assembly Bill 340 (2012) that went into effect on January 1, 2013. PEPRA is a state law that supersedes any conflicting wording that may be contained in this MOU.

Miscellaneous CalPERS Group:

• Tier One – Miscellaneous Employees Hired Prior to January 1, 2013 and Classic Members of CalPERS Hired on or After January 1, 2013
The City shall provide the 2.5% at 55 PERS retirement plan for AFSCME employees in the Miscellaneous CalPERS category that qualify as a “classic” member of CalPERS. This applies to employees hired to a full-time position with the city of Gilroy prior to January 1, 2013 or an employee hired to a full-time position with the city of Gilroy on or after January 1, 2013 who qualifies as a “classic” member of CalPERS. Employees in this category shall have a pre-tax payroll deduction of eight (8%) percent consistent with IRC 414(h)(2). One (1) year final compensation (pursuant to CA Government Code Section 20042) is used for employees who retire under this formula. The City pays the employer contribution.

- **Tier Two – Miscellaneous Employees Categorized as “New” CalPERS Members Hired On or After January 1, 2013**

New full-time AFSCME employees in the Miscellaneous CalPERS category hired on or after January 1, 2013 who are classified as a “new” member of CalPERS shall receive the 2% at 62 CalPERS retirement plan. Employees in this category shall have a pre-tax payroll deduction for 50% of the total normal cost of the plan as identified annually by CalPERS. This employee payroll deduction amount may change from year to year as required by PEPRA. Three year final compensation is used for employees who retire under this formula.

The following items are included in the PERS Miscellaneous retirement contract:

- Credit for Unused Sick Leave – pursuant to CA Government Code Section 20965
- 3rd Level 1959 Survivor Benefit – pursuant to CA Government Code Section 21573
- Military Service Credit – pursuant to CA Government Code Section 21024
- Death Benefit – pursuant to CA Government Code Section 21620

**Section D. Shift Differential:**

Shift differential shall be paid as follows:

1. Shift differential shall be paid only for those shifts which have a majority of their hours occurring between 3 PM and 7 AM.
   
   a. If the majority of hours occur between 3 PM and 11 PM (swing shift), the City shall pay an hourly premium of two and one half (2.5%) percent of base pay.

   b. If the majority of hours occur between 11 PM and 7 AM (graveyard shift), the City shall pay an hourly premium of five (5%) percent of base pay.

2. Employees shall receive overtime compensation for overtime hours worked, not including shift differential. However, shift differential pay shall be included in the pay rate for employees regularly assigned to the swing or graveyard shift for purpose of computing pay for overtime, sick leave, vacation, and other leave benefits.

**Section E. Tuition Reimbursement:**

Effective July 1, 2001, AFSCME members attending accredited community colleges, colleges, trade schools or universities may apply for reimbursement of one hundred percent (100%) of the actual cost of tuition, books, fees or other student expenses for pre-approved job–related and career development
courses. In addition, employees attending city-approved, job related continuing education courses, certification programs, or training conferences may also receive tuition reimbursement for the cost of registration, tuition, books, testing, and/or certifications (including certification renewals). Course work shall be completed on the employee’s own time at the employee’s own expense. Upon successful completion of the pre-approved class or training program, the employee shall provide all written documentation on allowable costs and completion/grade/certification/score, etc. to their department head and human resources for review and processing. The maximum tuition reimbursement for employees is $1,000.00 per fiscal year. Reimbursement is contingent upon the successful completion of the course. Successful completion means a grade of "B" or better for undergraduate and graduate courses, full attendance and completion of the training program, and a passing score for non-graded programs that involve certification or testing. All claims for tuition reimbursement require the pre-approval of the employee’s department head and the Human Resources Director. Tuition Reimbursement Request Forms are available in the Human Resources Department.

**Section F. Overtime:**

1. **FLSA Workweek** – The FLSA workweeks for Unit employees are as follows unless an alternate workweek is designated and approved by the Human Resources Director:
   a. 5-8 Work Schedule: 12:00 a.m. Monday to 11:59 p.m. Sunday
   b. 4-10 Work Schedule: 12:00 a.m. Monday to 11:59 p.m. Sunday
   c. 9/80 Work Schedule: Midpoint of 8-hour workday to one minute prior to midpoint of the following same day of week off (for example, 12:00 p.m. on Friday (working 8 a.m. to 5 p.m. with a one-hour unpaid lunch break on the Friday)) to 11:59 a.m. on the following Friday.
   d. Other workweek designated in writing and approved by the Human Resources Director.

2. Overtime shall be defined as time worked in excess forty (40) hours per week. All paid time shall be considered hours worked for overtime calculation purposes. Overtime shall be paid at the rate of time and one-half (1.5) in either pay or compensatory time (CTO).

3. In addition, overtime shall be paid for all hours worked in excess of the number of hours in an employee’s regular workday. However, an employee and his or her supervisor may agree to “flex” his or her schedule. In this case, an employee may work additional hours on one day and fewer than normal hours on one or more additional days. Any flex time shall be taken in the same workweek as the additional hours. Flex time shall not create a split shift. The employee shall not earn overtime unless the employee’s total hours worked exceed forty (40) in that workweek.

   In the absence of an employee’s agreement to flex time, a supervisor may require the employee to flex his or her schedule to accommodate the City’s legitimate operational needs.

4. Each employee shall have the yearly option of accumulating compensatory time off or being paid monthly for overtime accrued during the immediately preceding month. However, employees may not accrue more than eighty (80) hours of CTO in their CTO bank at one time. The Department Heads shall retain the authority of reasonably determining within the best interests of the operation of their respective departments, when accrued CTO may be used by each employee.
5. Employees required to attend mandatory courses, training sessions, or drills during off-duty times, shall be compensated for fifty (50) percent of such time on a straight time basis with a minimum of one (1) hour guarantee.

6. To address issues related the Doctrine of Constructive Receipt, no later than December 15 of each calendar year, each employee may irrevocably elect the number of overtime hours for which he or she wishes to receive CTO in lieu of pay for the following calendar year. Employees shall earn CTO for all overtime hours worked up to the number of hours elected. All overtime hours worked above the elected number of hours will be paid as overtime, regardless of whether an employee utilizes some or all of the accrued CTO as paid leave.

7. This election will be made on a form provided by the City and must be completed and submitted in conformance with the instructions set forth on the form. Failure to make an election prior to the date set forth in this section will result in the employee being paid for all overtime hours worked and the employee will not be eligible for CTO for the calendar year. CTO may not be cashed out except upon separation from employment.

**Section G. Stand-by Pay:**

Stand-by duty shall be rotated among employees on a seven (7) day basis. Employees on seven (7) day stand-by shall receive ten (10) hours pay at straight time. If an actual (not observed) holiday falls within the seven (7) day stand-by period, the employee shall receive eight (8) hours pay at straight time for being on stand-by on the actual (not observed) City of Gilroy recognized holiday.

The parties understand that stand-by compensation includes pay for incidental work performed while on standby. Examples of incidental work include periodic phone calls, e-mails, and remote monitoring of systems.

An employee receiving stand-by pay is expected to remain available to return to work and will return to work when called in. However, with approval of the supervisor at least 48 hours in advance, an employee may substitute for the employee on standby. Such substitution will be treated like a “shift trade” and the employees will be paid as though they worked their scheduled work and standby shifts. Employees will be responsible for any repayment “shift trades.” Substitutions with less than 48 hours’ notice may be approved in emergency circumstances or other situations which could not reasonably have been foreseen (e.g., illness).

Employees on standby duty will be paid at time and one half for work performed after they have returned to the worksite.

**Section H. Call Back Pay:**

Call back is defined as any unscheduled event occurring after the employee has physically left work that does not continue into or continue after regular duty time. [For example, an employee called back to work one (1) hour prior to his or her regular start time will be paid overtime for the additional hour but will not qualify for callback pay. Similarly, an employee held over at the end of his or her shift will not qualify for callback pay.]
1. Call back shall be paid at a minimum of three (3) hours at time and one-half (1.5). Employees called on an actual (not observed) City of Gilroy recognized holiday will be compensated on the above schedule, but at a double time rate.

2. This provision shall not apply to prescheduled overtime (such as scheduled staff meetings) except that:
   
   a. Members of the Communications and Records Units shall be allowed call back pay when called back for scheduled staff meetings; and

   b. Employees called back to work for pre-scheduled events where a third party reimburses the City for the call back pay shall be paid a minimum of two (2) hours at time and one half (1.5).

   However, any scheduled event/meeting occurring within thirty (30) minutes of the start or end of an employee’s shift will be assumed to be a continuation of regular duty time.

3. The City has the option of holding over employees in lieu of call back for any length of time upon notification to the employee prior to the event/meeting.

Section I. Temporary Upgrade Pay:

1. To qualify for Temporary Upgrade Pay, an employee must be assigned to perform all of the duties of a higher classification for ten (10) full working days.

2. Employees who have qualified for Temporary Upgrade Pay in a specific classification shall be paid for each successive day at the rate assigned to the higher classification which represents the lowest step in the higher classification representing a minimum of five (5%) percent increase over the regular pay.

3. In order to be eligible for Temporary Upgrade Pay, an employee must be assigned by his/her supervisor and approved by his/her Department Head to perform such work. Temporary Upgrade assignments shall be assigned in full day increments.

4. In accordance with Government Code 20480, an employee assigned to work in a Temporary Upgrade assignment may not exceed 960 hours worked in the appointment within a fiscal year if the employee is appointed to an upgraded position or higher classification that is vacant during recruitment for a permanent appointment. This limitation does not apply to a position that is temporarily available due to a leave of absence.

Section J. Holiday Pay:

1. Any employee, other than employees in the classification of Public Safety Communications Supervisor, required to work on any holiday shall receive eight (8) hours of straight time pay for the holiday and time and one-half (1.5) for any hours actually worked on the holiday.

2. If a City observed holiday falls on the regular day off for an employee in any job classification other than the classifications of Police Records Technician and Public Safety Communicator, that employee shall arrange with their supervisor to take an alternate day off during the same pay period in which the observed holiday occurred.
3. Employees in the classification of Public Safety Communications Supervisor assigned to work holidays shall receive holiday pay at the rate of 6% of the employee’s base monthly salary.

Section K. Certificate/License Pay:

Class A Driver’s License Pay: Employees in Public Works Operations (Operations Services Supervisors) who are required to obtain and maintain a current CA Class A driver’s license shall be paid $20.00 per month.

Certificate Pay for Operations Services Supervisors in Parks & Landscape, Streets/Wastewater/Trees, or Water Section of Public Works Operations:

For individuals employed on July 1, 2017, the City shall pay the following monthly amounts to individuals holding the following certifications, regardless of Public Works Operations work location (Parks & Landscape, Streets/Waste Water/Trees, or Water), so long as the individual holds the certification on July 1, 2017 and continues to hold the certification without interruption:

- State of California Water Distribution Operator and CWEA Collection System Maintenance Certifications:
  - Grade I $20.00
  - Grade II $75.00
  - Grade III $125.00
  - Grade IV $150.00
  - The above pays are not cumulative (e.g., employees holding a Grade IV receive $150 in license pay)

- Pesticide Advisor - $20.00
- Qualified Applicator Certificate - $20.00
- State of CA Water Treatment Operator (any one level) - $20.00
- AWWA Backflow Prevention Tester - $20.00
- AWWA Cross Connection Specialist - $20.00
- Playground Inspection Certification (up to three (3) Parks & Landscape employees only) - $20.00

Effective July 1, 2017, the City shall pay the following monthly amounts to individuals holding the following certifications, when they are assigned to the listed Section:

Parks & Landscape Section:
- Pesticide Advisor $50.00
- Playground Inspection Certificate - $20.00

Streets/Wastewater/Trees Section:
- CWEA Collection System Maintenance Certifications:
  - Grade III $250.00
  - Grade IV $300.00
Water Section:

- State of California Water Distribution Operator Certifications:
  Grade V  $400.00

- State of California Water Treatment Operator Certifications:
  Grade III  $60.00
  Grade IV  $80.00

Examples:

1. Employee A holds a Grade III WDO Certification on July 1, 2017 and works in Streets. Employee A continues to receive $125 per month for the certification.

2. Employee B earns a Grade III WDO Certification on August 1, 2017 and works in Streets. Employee B does not receive any license pay for the certification.

3. Employee C earns a Grade V WDO Certification on August 1, 2017 and works in Water. Employee C will begin to receive $400 per month for the certification.

It is the responsibility of the employee to obtain and maintain certifications for which they wish to receive, and wish to continue to receive, certification pay. It is the responsibility of the employee to provide their supervisor AND the human resources department a current written certification documenting valid certifications. It is the responsibility of the employee to monitor expiration dates of certifications, as certification pay will terminate if updated valid certification documentation is not provided prior to the expiration of the certification. If certification pay is terminated due to an expired certification, the employee can reapply at a later time to receive the certification pay. Certification pay will begin the first of the month following human resources receipt of valid, documented certification.

The above referenced certificate pay program is further documented on the attached Certificate Pay Chart for Certain Public Works Operations Employees – Supervisory Unit (Exhibit D).

Section I. Bi-lingual Pay:

1. Employees in the classification of Public Safety Communications Supervisor who demonstrate the ability to communicate (as a result of a verbal skills test) effectively in both Spanish and English shall receive an additional five (5%) percent of their respective base salaries.

2. Other unit employees are eligible for five (5%) percent bi-lingual pay as follows:

   a. The City shall determine which employees are needed to serve as interpreters and possess necessary verbal competency in Spanish. The City shall use the following criteria in determining whether or not it is necessary for an employee to serve as an interpreter:

      i. Very frequent public contact in person and over the phone.
      ii. The City uses the employee as an interpreter on a daily basis.
      iii. The employee works in a department with numerous interpretations with Spanish speaking citizens.
b. Examples of employees who will qualify for bi-lingual/interpreter status include those encountering the public at the counters in the finance, recreation, and community development departments.

c. Employees receiving bilingual pay must provide interpreter translation services upon request of their supervisor or when contacted by a citizen requiring assistance in Spanish.

3. The City may require any employee receiving bi-lingual pay to recertify (test) based on observed skill or lack of use. However, such re-certification shall occur no more than once every two. This test shall be a verbal skills test.

Section M. Deferred Compensation:

Effective with the pay period beginning 7/1/20, City will contribute $30/month to a City deferred compensation plan on behalf of each bargaining unit member. In order to receive the City contribution, each bargaining unit member must be enrolled in one of the City’s deferred compensation plans.

ARTICLE VI. INSURANCE PROGRAMS

Section A. Medical and Dental Insurance:

1. Medical In Lieu:

   Pursuant to the *Flores v. City of San Gabriel* case, the City includes the medical in lieu amounts as part of the regular rate of pay for calculating FLSA overtime premiums. The City will cease including medical in lieu as part of the regular rate in the event that it is no longer legally required to do so.

2. City Contributions

   a. Effective January 1, 2022, the City contribution shall be:

   Employee Only $939.36
   Employee + 1 $1,859.09
   Employee + 2 or more $2,480.68

   The above contribution amounts include any mandatory PERS PEMHCA contribution and the mandatory Dental Contribution.

   b. The Parties have agreed to maintain the 2022 cafeteria plan contributions without change during the term of this MOU in exchange for higher wage increases.

   3. The contribution amount that the employee qualifies to receive is based upon the number of individuals that the employee enrolls in a medical plan.

   4. If there is a surplus, the employee will receive a cash payment for 100% of the surplus contribution (this is taxable income). The employee may not waive dental insurance under this
provision. The employee must enroll himself or herself, along with qualifying dependents, in the Dental plan.

5. The employee may waive medical coverage under this program and enroll in dental insurance provided they show proof of other medical insurance coverage. If the employee waives medical insurance, then the employee is eligible to receive the employee only contribution in cash less than medical contribution required by CalPERS and less the dental premium. Any cash payments received under this program are taxable.

6. The parties share an interest in addressing the increase in the cost of PEMHCA benefits. To that end, the parties agree that the City may contract with different health benefit providers, consortia, or groups to provide health coverage that is equivalent to that provided under PEMHCA.

7. If either the benefits provided or the rate structure in place between active and retired employees is not equivalent to that provided under PEMHCA, then the City shall meet and confer with AFSCME prior to contracting with the alternate provider, consortia or group.

Section B. Life Insurance:

The CITY shall contribute up to $15.00 per employee per month toward the cost of a one-hundred thousand ($100,000) dollar life insurance and accidental death & dismemberment insurance policy for unit members.

Section C. Long Term Disability Insurance:

For the term of this Agreement the CITY shall maintain in effect the Long Term Disability Program providing for a maximum ninety (90) day elimination period and payment of sixty (60%) percent of salary to a benefit maximum of no less than five thousand ($5,000) per month. Employees shall have the option of using accrued paid time to supplement LTD to bring gross wages to 100%.

ARTICLE VII. LEAVES

Leaves shall be as provided for in Section VI, Leaves of Absence, Vacation and Sick Leave, of the Human Resources Rules and Regulations. Vacation and Sick Leave accumulation shall be as follows:

Section A. Vacation Leave:

1. Every full-time employee who shall have been in the service of the CITY shall accrue vacation as follows:

<table>
<thead>
<tr>
<th>Completed Years of Service</th>
<th>Mo. Hours Accrued</th>
<th>Yearly Accrual</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - 5</td>
<td>6.67 Hours</td>
<td>80 hours</td>
</tr>
<tr>
<td>6 - 15</td>
<td>10.00 Hours</td>
<td>120 hours</td>
</tr>
<tr>
<td>15 +</td>
<td>13.33 Hours</td>
<td>160 hours</td>
</tr>
</tbody>
</table>
Employees will be allowed to maintain a vacation leave balance not to exceed two years' vacation leave. Employees at or above the maximum balance will no longer accrue vacation time until such time that the employee’s vacation balance drops below the maximum balance allowed. New employees will be allowed to take earned vacation in the first year subject to the normal approval process.

Section B. Sick Leave:

Employees shall accrue sick leave at the rate of one (1) 8-hour day per month. Sick leave may be used as it accrues. Employees shall accrue sick leave while on paid vacation. A physician’s verification of illness may be required.

1. Family Sick Leave

Employees may use sick leave for any leave covered by the Family and Medical Leave Act or the California Family Rights Act, including covered absences to care for a family member. For absences not covered by the Family and Medical Leave Act or the California Family Rights Act, employees shall be allowed up to six months’ accrual of sick leave (six days or 50% of the annual accrual) to attend to an illness of a child, parent, spouse, or domestic partner of the employee in accordance with the California Labor Code Section 233 regarding kin care.

2. Sick Leave for Job-Connected Injuries

Employees shall discuss the timing of pre-planned absences with their supervisor. Whenever possible, employees shall schedule partial day absences to minimize disruption in the workplace. This includes, but is not limited to scheduling appointments after hours, during lunch, or as close to the beginning or end of the workday as possible.

Section C. Personal Leave:

Personal leave hours are not a vested benefit and do not carry over from one fiscal year to the next. Unit members shall receive personal leave hours on July 1 of each fiscal year as follows:

<table>
<thead>
<tr>
<th>Police Records Supervisor and Public Safety Communications Supervisor</th>
<th>All other non-safety Supervisors that do not receive holiday pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 hours of personal leave</td>
<td>24 hours of personal leave</td>
</tr>
<tr>
<td>0 hours floating holiday</td>
<td>16 hours floating holiday (in observance of Lincoln’s birthday and Admissions Day)</td>
</tr>
<tr>
<td>4 hours in observance of the Christmas Eve closure</td>
<td>4 hours in observance of the Christmas Eve closure</td>
</tr>
<tr>
<td>Total = 28 hours per fiscal year</td>
<td>Total = 44 hours per fiscal year</td>
</tr>
</tbody>
</table>

Employees hired or terminating during the year shall receive prorated personal leave credit on a quarterly basis. Employee is required to work at least one half of the quarter to receive the quarterly allocation of personal leave time. Since the bank of personal leave hours is fronted to the employee at the start of the fiscal year, if an employee uses more personal leave hours than would be allocated for
the fiscal year based on the date of separation, the employee will change the non-eligible excess hours utilized to another available leave bank other than sick leave.

**Section D. Bereavement Leave:**

Employees make take up to three (3) days of Bereavement Leave within the state and five (5) days of paid Bereavement Leave outside of California for the death of immediate family members, per occurrence. Immediate family members are defined as: Grandmother, Grandfather, Mother, Father, Step-Mother, Step-Father, Mother-in-Law, Father-in-Law, Brother, Sister, Step-Brother, Step-Sister, Husband, Wife, Domestic Partner, Natural Born Child, Adopted Child, and/or Step-Child.

For family members not covered in immediate family and people who have a significant relationship with the employee, an unpaid leave of absence can be taken with the approval of the City Administrator. The City Administrator's decision is final and not subject to appeal.

This section supersedes the language concerning Bereavement Leave in the HR Rules and Regulations.

**Section E. Holidays:**

The legal holidays observed by the City shall include:

- New Year's Day,
- Martin Luther King Day,
- Washington's Birthday
- Memorial Day,
- Independence Day,
- Labor Day, Veteran's Day,
- Thanksgiving Day,
- The day following Thanksgiving, and
- Christmas Day.

When a regular holiday falls on Sunday, the following Monday shall be granted as a day off, and when a regular holiday falls on Saturday, the preceding Friday shall be granted as a day off.

Additional paid holidays to those provided in the Human Resources Rules and Regulations and this Agreement may be granted if declared by the Gilroy City Council. During the term of this agreement (July 1, 2022 – June 30, 2026), the City Council may at its sole discretion add either Cesar Chavez' Birthday or Juneteenth to the list of fixed holidays observed by the City of Gilroy.

**Section F. Christmas Eve Mandatory Closure:**

City offices and all non-essential operations shall be closed on the workday immediately preceding the Christmas Day Holiday. However, this is not a holiday and employees will be required to use either paid or unpaid leave to cover their absence on this day. Employees shall designate, at least two weeks prior to the mandatory closure, what leave time the employee will use to cover this day by following the normal time off request process established in the department.
Employees called back to work on the mandatory closure day shall receive call back pay per Article V, Section J contained in this MOU. Employees assigned to stand by duty shall receive stand by pay per Article V, Section I contained in this MOU.

Department Heads retain the discretion to determine if there are department staffing needs for the mandatory closure and shall announce this to the affected employees by no later than the last working day in November. Ideally, staffing will be achieved by employees who request to work on this day and then based on seniority. The schedule shall be posted as soon as possible following the end of November announcement and by no later than the end of the first full week in December. Employees who work on the mandatory closure day shall log their time as regular hours worked at straight time. Schedule flexing shall not be permitted on this day.

All City Hall employees shall participate in the mandatory closure as the City Hall building will be closed on this date.

This mandatory closure does not apply to Police Department Records and Communication Unit employees.

Community Services Officers normally scheduled to work on this day shall follow their normal work schedule and may request time off per the normal time off procedures.

All other Police Department administrative support staff shall participate in the mandatory closure.

Section G. No Use of Leave to Extend Retirement or Separation Date:

Employees are required to be present at work during the entire two workweeks preceding their retirement or other planned separation from City employment (e.g. resignation to accept new position). Employees may not use accrued leave time to extend their employment.

ARTICLE VIII. MISCELLANEOUS

Section A. Uniforms:

1. The Public Safety Communications Supervisor (Police Department) and Deputy Fire Marshal/Hazardous Materials Supervisor (Community Development Department) shall receive uniform allowance in the amount of $41.67 per month. Newly hired employees in this classification shall receive an initial uniform allowance of two hundred and fifty ($250) dollars.

2. The City will provide a voucher or reimburse each employee who is required to wear safety shoes in the normal course of his or her duties for one (1) pair of safety shoes per year up to a maximum of $200 per pair. The employee is required to wear the shoes at all times when applicable duties are performed.

3. The City will provide a voucher or reimburse employees in the Public Works Operations Division for a second pair of safety shoes each year up to a maximum of $200 per pair.

4. Public Works Operations field employees shall be supplied, by the City, with an allocation sufficient to purchase five (5) shirts and patches, five (5) pants, and three (3) work hats per year. These shall be of a quality similar to a Ben Davis brand. The annual per employee fiscal
year maximum Uniform allotment for Public Works Operations is $375.00. Substitutions and modifications may be made by the Uniform Committee made up of Public Works Field employees. Newly hired employees in these classifications shall receive an initial allocation sufficient to purchase five (5) shirts and patches, five (5) pants, three (3) work hats, one (1) all-weather jacket, one (1) sweatshirt, one (1) belt, and five (5) short-sleeved shirts. This first fiscal year annual maximum Uniform allotment for each newly hired Public Works Operations employee is $620.00.

5. The City will report the above referenced uniform allotment to CalPERS on a monthly basis. The initial fiscal year allotment for newly hired employees shall be determined by the number of remaining payroll periods in the fiscal year and will then shift to the regular allotment method in the next fiscal year.

Section B. Safe Workplace Commitment:

The CITY shall furnish employment and a place of employment which is safe and healthful for the worker therein and shall conform to and comply with all health, safety, and sanitation requirements imposed by State or Federal law or regulations adopted under State or Federal law.

Section C. Safety Committee:

The UNION shall be entitled to appoint two members to the CITY's Safety Committee.

Section D. Contracting Out:

(1) Except for temporary contracts (less than one year) or contracts to fill an immediate need (such as a vacant full-time position) the CITY will notify the UNION if it intends to contract out the functions currently performed by employees within the unit. Upon request, at the initiation of the contract and whenever the contract is up for renewal, the CITY will meet with the UNION (including employees with knowledge of the work to be contracted) to explain the reason for the decision to contract out and to solicit UNION views on the proposal, including possibilities for cost savings. Nothing in this section shall be construed to limit the rights of the City Council to contract out work in its sole discretion. Nor shall any meetings under this section meetings delay the City Council's adoption of any contract.

(2) Nothing in this section shall be construed to limit the rights of the City Council, in its sole discretion, to enter into temporary contracts (less than one year) or contracts to fill an immediate need (such as a vacant full-time position). Such contracts shall not be subject to the provisions of Paragraph (1), above.

(3) This section shall not apply to part-time hiring or to temporary or provisional appointments, which shall continue to occur at the City’s sole discretion.
Section E. Union Leave:

1. UNION Officers (maximum of 5) shall be allowed to utilize a cumulative total of one hundred and twenty (120) hours per fiscal year of release time for UNION business and attendance of UNION related functions including, but not limited to meetings, seminars, and schools. Release time shall be granted subject to minimum staffing requirements of the Department and is subject to Department Head and/or City Administrator approval.

UNION officers shall be provided with a reasonable amount of release time to meet with CITY management personnel on:

a) Grievances.
   i. One (1) designated UNION representative is allowed time off without loss of compensation for purposes of representing an employee in a meeting with City representatives relative to an employee grievance.
   ii. One (1) designated UNION representative is allowed time off without loss of compensation for the purpose of discussing or investigating a grievance with an employee.

b) Issues raised by City Management involving CITY/UNION business. The UNION President and/or a designee will have release time without loss of compensation for the purpose of conducting formal meetings with City Management personnel. Release time must be scheduled in advance with the President's or designee's supervisor.

c) Other mutually acceptable reasons.

2. Designated employee representatives shall be provided with release time to participate in formal meet and confer sessions with the CITY. When the meeting is a formal meet and confer session regarding the negotiation of an MOU, such release time shall not be charged to the one hundred and twenty (120) hours time bank described in paragraph 1 above.

3. UNION Representatives who are scheduled to work between the hours of 5:00 pm and 7:40 am shall be released from duty at least 8 hours prior to any scheduled meetings with the City/Department representatives concerning matters within the scope of representation.

4. UNION representatives shall request permission to use release time as far in advance as reasonably possible. Supervisors will not unreasonably deny requests for release.

5. UNION will provide the CITY a list of all officers, stewards, and representatives.

Section F. City-Paid Meal:

Employees shall be provided a meal at CITY expense if the employee is required to work two or more hours over their normal work shift in a single working day. Subject work must also conform to the overtime approval requirement. If the City does not provide a meal, employees shall be reimbursed $10 for the cost of a meal. No receipt will be required. Overtime meal reimbursements shall be documented on the employee’s time sheet/time report and shall be paid with the following payroll as a taxable reimbursement consistent with IRS Regulations (see IRS regulation 15-B, 2013).
Section G. Employee Commitment:

In consideration of the fair and reasonable provisions of this Memorandum of Understanding, employees represented by the Gilroy Employee’s Association, through their elected representatives, do hereby make the following pledges to the City of Gilroy:

1. Employee shall make every effort to minimize CITY costs on an on-going basis by encouraging optimum amount of work production from each of its members.

2. Employees shall cooperate in every reasonable way to properly maintain and protect CITY property, equipment, and facilities.

3. Employees shall adhere to all Human Resources Rules and Regulations. Specific attention shall be given to those regulations dealing with sick leave, time off, coffee breaks and punctuality. Every effort shall be made to maintain a good public image for each and all CITY employees. This is to be accomplished by maintaining good work habits and keeping busy at productive work during regular working hours.

4. Employees shall use and follow safe working procedures in their day-to-day work routines. Each employee shall point out to his/her fellow workers any observed unsafe condition or work procedure. Any observed unsafe condition or situation shall be immediately reported by employees to their supervisor. The intent here is to protect fellow workers from any unnecessary injury and the CITY from any potential liability.

5. Employees shall make a special and continuing effort to maintain good and constructive relations with the general public, fellow employees, and CITY officials. Every effort will be made to be considerate and understanding of the other person’s point of view, misunderstanding or problem.

6. The Gilroy Employee's Association shall assume a leadership role in carrying out the above pledges.

Section H. Probationary Period:

With the exception of classifications of Public Safety Communication Supervisor, newly hired employees will serve a twelve (12) month probationary period. The classifications of Public Safety Communications Supervisor shall serve an eighteen (18) month probationary period. The probationary period for promotions of permanent employees shall be six (6) months.

Section I. Residency Requirements:

Employees in the Water and Streets/Wastewater/Tree Sections required to participate in on-call/stand-by work shall be subject to the following requirements:

1. Employees hired on or after July 1, 1989 shall be required to live, within one (1) year from date of hire, within sixty (60) minutes normal driving time from City Hall. Normal driving time shall be defined as driving the most direct route at the posted speed limit.
2. Employees hired prior to July 1, 1989 living within the sixty (60) minute limit shall be subject to this rule. Current employees living outside the sixty (60) minute limit shall not move outside their present driving radius, but may move within it.

**Section J. Eyeglass Replacement:**

Once per year (per employee), the CITY shall repair or replace eyeglasses damaged due to the employee’s work provided that:

1. The damage was not due to negligence on the employee’s part; and
2. The damage was not due to a defect(s) or wear on the glasses.

City-paid repair or replacement shall be limited to a maximum of one-hundred and fifty dollars ($150) per incident, per year.

**Section K. Layoff Policy:**

The CITY and UNION have agreed to a layoff policy as contained in the Human Resources Rules and Regulations.

**Section L. Employee Assistance Program:**

The Employee Assistance Program shall provide for at least ten (10) visits per calendar plan year.

**Section M. Grievance and Disciplinary Action:**

Bargaining unit members must utilize the Grievance Procedure contained in this article rather than the Human resources Rules and Regulations for any grievances involving the interpretation, application or alleged violation of this memorandum of understanding. However, any appeal of disciplinary action shall be made pursuant to Section V of the Human Resources Rules and Regulations and not pursuant to this grievance procedure.

Grievance Procedure:

An employee shall have the right to present a grievance pursuant to this procedure. The employee may be represented by the Association or an individual of the employee’s choice at the formal steps of this grievance procedure (excluding Step 1). If the representative is a fellow employee, that employee will receive time off from his or her work assignment for the time of the grievance meeting or hearing plus reasonable travel time. Forty-eight hours prior to the grievance meeting, the employee shall inform the Human Resources Department whether he or she will be represented at the grievance meeting and identify the representative. Grievances are defined as an alleged violation, misinterpretation or misapplication of this Memorandum of Understanding.

The procedure is not to be used for the following purposes:

1. Resolving complaints, requests or changes in wages, hours and working conditions.
2. To challenge the content of employee evaluations or performance reviews.
3. To challenge a reclassification, layoff, transfer, denial of reinstatement, or denial of a step or merit increase.
   a. EXCEPTION: Pursuant to the Miscellaneous and Supervisory Units MOU’s, employees in these units may appeal the denial of a merit step increases to the City Administrator.
4. In cases of oral reprimand, written reprimand, reduction in pay, demotion, suspensions, or termination.
5. To challenge violation of law or past practice.
6. To challenge examinations or appointment to positions.

Grievances shall be in writing, dated and signed by the employee and presented to his/her supervisor. Grievances must be submitted within ten (10) calendar days of the occurrence, or the employee’s knowledge of the occurrence, which gives rise to the grievance. All grievances must clearly state the section of the Memorandum of Understanding that the employee alleges was violated, misinterpreted or misapplied; the specific act or omission which gave rise to this alleged violation, misinterpretation or misapplication; the date or dates on which the violation, misinterpretation or misapplication occurred; what documents, witnesses or other evidence support the employee’s position; and the remedy requested.

Step 1. Initially, all employee grievances should be directed to the immediate supervisor for solution.

Step 2. In the event the immediate supervisor meeting does not resolve the grievance within ten (10) calendar days, the supervisor, at the employee's request, shall present the matter to the next level of supervision within the department concerned. That supervisor and any higher-level supervisor(s) in the department's normal chain of command shall attempt to resolve the grievance. Each level of supervisor shall respond in writing to the grievant within ten (10) calendar days of receipt of the grievance. If the grievance is not resolved at a level below Department Head, the supervisor immediately subordinate to the Department Head, at the employee's request, shall present the matter to the Department Head. This presentation shall be made in the presence of the employee. The employee shall be allowed adequate time to present his/her side of the matter.

Step 3. In the event the grievance is not adequately resolved within ten (10) calendar days at the Department Head level, the employee may submit the grievance to the City Administrator which submission shall, include the responses received from the supervisors and the Department Head.

Step 4. If the grievance is not resolved within ten (10) calendar days at the City Administrator level, the employee or the City Administrator shall notify the Human Resources Director who shall gather the written facts and present them to the Personnel Commission at its next regular meeting. The Personnel Commission (in accordance with Section 907, of the City Charter) shall hear this matter and report its findings within ten (10) calendar days, to the City Council for review. The action of the City Council shall be final.

The hearing before the Personnel Commission may be conducted informally and the rules of evidence need not apply. The hearing shall be conducted in an orderly manner with a presentation of all material facts so that a fair and impartial decision may be made. The Commission Chairperson shall have full authority at all times to maintain orderly procedure and to restrict the hearing to facts relevant to the complaint. In
hearing the appeal, the Commission may require the employee (appellant) to first present his/her grievance; followed by the immediate supervisor for presentation of his/her attempts to resolve the grievance; followed by the Department Head for presentation of his/her attempts to resolve the grievance; followed by the City Administrator for presentation of his/her attempts to resolve the grievance. All involved parties may be entitled to counsel if they so desire. The appellant will bear the expense of his/her own counsel.

The Human Resources Department will provide a checklist to be used in order to ensure that each grievance is dealt with in timely and proper manner. The checklist will be initiated by a supervisor when he/she is first presented with a grievance, and will be forwarded along with the grievance and all responses thereto to each succeeding step in the process until a final resolution is obtained. Each succeeding level of authority in this procedure shall refuse to hear the matter unless the preceding step of the procedure has been observed.

Section N. Bulletin Boards, Mail, and E-mail:

1. The UNION may install at its own expense bulletin boards of reasonable size and construction as approved by the CITY. Bulletin boards shall be placed in locations approved by the CITY; they may be used for official Union bulletins, but may not be used to post inflammatory or defamatory material. Pre-approval by the City may be required of any material proposed to be posted by the Union.

2. Subject to pre-approval by the Director of Human Resources, the UNION may utilize interoffice mail and electronic mail for the distribution of information. The UNION understands that information sent through the CITY’S servers will be subject to review under applicable CITY policies and may be subject to disclosure to the public.

Section O. Donation of Vested Time:

Employees may donate vacation hours, personal leave hours, or compensatory time off hours under the Catastrophic Leave Donation Program outlined in the Gilroy Human Resources Rules and Regulations. Employees may not donate sick leave.

Section P. Human Resources Files:

At any time during normal working hours, an employee may make an appointment to review their Human Resources file. Employees will be allowed to see their Human Resources file in the presence of a Human Resources representative. An employee’s representative may review an employee’s personnel file in the presence of a Human Resources representative upon presentation of a written release from the employee.

Section Q. Labor Management Committee:

The City and Union have formed a Labor Management Committee to address issues of importance in labor management relations between the parties. Either party may request that the Committee meet by
submitting a written request identifying the specific issue(s) to be discussed. Typically, two representatives shall be appointed by each party.

The Committee will not have the authority to add to, amend, or modify this MOU. However, mutually acceptable recommendations of the Committee may be implemented, after any required meet and confer process.

Section R. Employee Performance Appraisal:

1. Additional Review

If comments are added to an Appraisal by any manager above the level of the supervisor who signs the Appraisal, a copy of the Appraisal (including any additional comments) shall be routed to the employee prior to the EPA being delivered to the Human Resources Department.

2. Appeal

Unit employees shall be allowed to appeal any Employee Performance Appraisal with an overall rating of less than satisfactory to the City Administrator. There shall be no other form of appeal.

Section S. Equal Employment Opportunity:

The CITY and AFSCME are committed to providing equal employment opportunities for all employees and applicants. Further, the CITY and AFSCME are committed to the elimination of any barriers which restrict women, minorities and the disabled from receiving equal treatment in any aspect of employment. The parties understand that the City may have a legal imperative to act in a manner inconsistent with this agreement or the Human Resources Rules and Regulations. For example, the City may have to accommodate a disabled employee by placing that employee in a particular position without performing a recruitment.

Section T. Alternate Work Schedules:

The City departments may, in the department heads discretion, establish alternative work schedules. If established:

1) Overtime shall be payable for hours worked in excess of the regular workday.

2) Time off shall be earned as if the employee was working a regular work schedule (i.e. eight (8) hours for one (1) day). Time off shall be charged based on the number of hours in the workday missed (i.e. an employee on a 4/10 schedule will be charged ten (10) hours for each day missed on vacation, sick leave, etc.) Employees on alternate work schedules of more than eight (8) hours taking a holiday off shall be required to supplement their eight (8) hours of holiday pay in order to receive payment for the full day.
Section U. DMV Pull Notice Program:

Employees who have the opportunity to operate motorized vehicles on city business are required to be safe drivers and operate vehicles in a safe manner. Employees, who have the opportunity to operate vehicles on city business, must possess and maintain a valid California driver’s license appropriate for the job and vehicle(s) to be operated. Employees who have the opportunity to operate motorized vehicles while on duty must also either: (1) enroll in the City's department of motor vehicles employer pull-notice program, or (2) provide the city with periodic updates of his or her driving record.

1. If an employee enrolls in the DMV employer pull notice program, the employee must fill out a City-specified enrollment form directing the DMV to provide the City with periodic updates of the employee’s driving record.

2. If an employee elects not to enroll in the DMV employer pull notice program, the employee is responsible for providing the City with periodic updates of the employee’s driving record. These updates shall be provided annually during the month of January and every time the employee receives a citation or other entry on his or her driving record which impacts his or her ability to operate a motor vehicle while on duty, including but not limited to the revocation or temporary suspension of the employee’s drivers’ license.

Section V. Payroll Date and Direct Deposit:

Employees are paid monthly on the first City Hall working day of the month unless an earlier date is designated by the City for a particular month. The City will notify the Association prior to implementing the bi-weekly payroll calendar as part of the implementation of the new ERP.

All unit employees shall enroll in direct deposit within sixty (60) days of employment. Employees shall maintain direct deposit. Employees needing an exception to direct deposit shall submit a request stating the reasons for the exception in writing to the Human Resources Director for consideration. The decision of the Human Resources Director shall be final.

Section W. Use of City Facilities:

The Union shall have the right to use City conference rooms and meeting facilities on the same basis as other governmental organizations. Use of non-public areas shall require prior authorization by the Department Head or designee. All requests for use of facilities shall be made through the Human Resources Director.

ARTICLE IX. PEACEFUL PERFORMANCE

During the life of this Agreement, no work stoppages, strikes, slowdowns, or picketing shall be caused or sanctioned by the UNION, and no lockouts shall be made by the City of Gilroy.

In the event that any employees covered by this Agreement, individually or collectively, violate the provisions of this article and the UNION fails to exercise good faith in halting the work interruption,
the UNION and the employees involved shall be deemed in violation of this article and the CITY shall be entitled to seek all remedies available to it under applicable law.

ARTICLE X. REINSTATMENT

The City shall have the option, upon reinstating employees who resigned in good standing, to reinstate accrued sick leave and reinstate seniority for salary step and leave accrual purposes.

ARTICLE XI. REOPENERS

1. Upon request by the City, the City and Union will reopen the MOU to negotiate implementation of a bi-weekly payroll system and to address other changes related to payroll system implementation. The parties' intention is to develop a bi-weekly pay calendar that will result in employees receiving a portion of their pay earlier in the month.

2. In the event the Employer contribution required by CalPERS for any year cover by the MOU exceeds the estimates in CalPERS’ 2016 actuarial valuation, the City and Union will reopen the contract to negotiate changes to address the rate increases.

3. Upon request by the City, the City and Union will reopen negotiations on revised Human Resources Rules and Regulations to address any substantive changes to the Human resources Rules and Regulations.

4. Upon request by the City, the City and Union will reopen negotiations on revised Drug and Alcohol Testing Policy to address any changes within the scope of representation.

5. The City will continue the practice of including the Union in the review cycle for the issuance of new procedures or for making changes to existing procedures that impact terms and conditions of employment.

ARTICLE XII. FULL UNDERSTANDING

This Memorandum of Understanding is the result of the parties’ good faith meeting and conferring pursuant to the MMBA and sets forth the full and entire understanding of the parties regarding the matters set forth herein, and any other prior or existing understanding or agreements by the parties, whether formal or informal, regarding any such matters are hereby superseded or terminated in their entirety. Where this MOU conflicts with the Human Resources Rules and Regulations, the terms of this MOU shall control.

It is agreed and understood that each party hereto voluntarily and unqualifiedly waives its rights to negotiate, and agrees that the other party shall not be required to negotiate with respect to any matter covered herein during the term of this Memorandum of Understanding. Nothing in this paragraph shall preclude the parties from jointly agreeing to meet and confer on any issue(s) within the scope of representation during the term of this agreement.
ARTICLE XIII. SAVINGS PROVISION

If any provisions of this Memorandum of Understanding are held to be contrary to law by a court of competent jurisdiction or invalidated by state or federal law, such provisions will not be deemed valid and subsisting except to the extent permitted by law, but all other provisions will continue in full force and effect. Should the State of California adopt legislation forbidding or economically penalizing the CITY for granting any compensation increases called for in this agreement, the compensation increase shall be suspended. The CITY and Association shall meet and confer regarding any suspended compensation increases.
ARTICLE XIV. TERM

This Memorandum of Understanding represents the entire Agreement between the CITY and UNION on subjects contained herein and shall become in full force and effect on July 1, 2022 unless otherwise noted, and shall continue in full force and effect until Midnight June 30, 2026. The UNION shall provide the CITY with its proposals for the period beginning July 1, 2026 no later than April 1, 2026. The parties agree to begin the meet and confer process by April 30, 2026.

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<thead>
<tr>
<th>For the City of Gilroy:</th>
<th>For Gilroy, AFSCME, Local 101</th>
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<tbody>
<tr>
<td><strong>Signature/Date</strong></td>
<td><strong>Signature/Date</strong></td>
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<tr>
<td><strong>Jimmy Forbis</strong></td>
<td><strong>Carol McEwan</strong></td>
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<td>6/30/2022</td>
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<td>City Administrator</td>
<td>AFSCME Business Agent</td>
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<tr>
<td><strong>Charles Sakai</strong></td>
<td><strong>Jon Slouse, President</strong></td>
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<td>Labor Negotiations Legal Counsel</td>
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<tr>
<td><strong>LeeAnn McPhillips</strong></td>
<td><strong>Jeff Castro</strong></td>
</tr>
<tr>
<td>11/10/2022</td>
<td>11/14/2022</td>
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<td>Administrative Services &amp; Human Resources Director/Risk Manager</td>
<td>Vice-President</td>
</tr>
<tr>
<td><strong>Jennifer Rojero</strong></td>
<td><strong>Sarah Rose</strong></td>
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<td>11/10/2022</td>
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<tr>
<td>Secretary/Treasurer</td>
<td>Shop Steward/PD</td>
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<tr>
<td><strong>Dennis Castro</strong></td>
<td><strong>12/9/2022</strong></td>
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<td>12/9/2022</td>
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<tr>
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AFSCME, LOCAL 101, GILROY CHAPTER
GENERAL AND SUPERVISORY UNITS
SIDE LETTER AGREEMENT
November 2022

Observed Holidays and Holiday Pay:
On November 7, 2022, the City Council adopted a resolution recognizing Cesar Chavez Day as an official City of Gilroy holiday that will be observed by most AFSCME employees. Per the approval of the Gilroy City Council, this additional holiday will be added to the MOU. However, some AFSCME members do not recognize holidays off due to the 24/7 nature of their work, however, these members receive holiday pay. In lieu of holiday time off, and on a non-precedent setting basis, the Gilroy City Council authorized the City to enter into a side letter agreement with AFSCME to increase the amount of holiday pay received by select AFSCME members beginning November 1, 2022.

Shift Swap and 4th of July Overtime – Public Safety Communicators:
In addition, two items were inadvertently left out of the new AFSCME, Local 101 General MOU that approved for the period beginning July 1, 2022. These items specifically relate to the Gilroy Police Department Communications Unit and the classification of Public Safety Communicator. The parties agree to add these items to this side letter so they can be incorporated to the MOU.

Therefore, the Parties agree as follows:

This side letter is an amendment to the current AFSCME General and Supervisory Unit MOUs currently in effect. The additional holiday and holiday pay changes apply to both the General Unit and Supervisory Unit MOUs. The changes related to the Communications Unit and Public Safety Communicator job classification shall apply to the General Unit MOU only. The parties have agreed to amend the below sections of the MOUs as follows effective November 1, 2022 (edits shown in track changes).

General Unit MOU:

ARTICLE V. SALARIES AND OTHER COMPENSATION

Section K. Holiday Pay:

1. Any employee, other than employees in the classifications of Police Records Technician, and Public Safety Communicator required to work on any holiday shall receive eight (8) hours of straight time pay for the holiday and time and one-half (1.5) for any hours actually worked on the holiday.
2. If a City observed holiday falls on the regular day off for an employee in any job classification other than the classifications of Police Records Technician and Public Safety Communicator, that employee shall arrange with their supervisor to take an alternate day off during the same pay period in which the observed holiday occurred.

3. Employees in the classifications of Police Records Technician and Public Safety Communicator assigned to work holidays shall receive holiday pay at the rate of 6.6% of the employee’s base monthly salary.

**ARTICLE VII. LEAVES**

**Section E. Holidays:**

The legal holidays observed by the City shall include:

New Year’s Day,
Martin Luther King Day,
Washington’s Birthday,
Cesar Chavez Day,
Memorial Day,
Independence Day,
Labor Day,
Veteran’s Day,
Thanksgiving Day,
The day following Thanksgiving, and
Christmas Day.

When a regular holiday falls on Sunday, the following Monday shall be granted as a day off; and when a regular holiday falls on Saturday, the preceding Friday shall be granted as a day off.

Additional paid holidays to those provided in the Human Resources Rules and Regulations and this agreement may be granted if declared by the Gilroy City Council. During the term of this agreement (July 1, 2022 – June 30, 2026), the City Council may at its sole discretion add either Cesar Chavez’ Birthday or Juneteenth to the list of fixed holidays observed by the City of Gilroy.

**Shift Swaps for Public Safety Communicators (New Addition to General Unit MOU):**

A “Shift Swap” is a voluntary agreement between two (2) Public Safety Communicator employees to trade a specific and equal number of regular (non-overtime) work shifts. When one employee agrees to work for another, the second employee must reciprocate by working an equal amount of time for the first employee. When a trade is agreed upon and reciprocated, both involved employees will have accounted for two thousand eighty (2080) base work hours per year.
Employees may negotiate Shift Swaps among their peers provided that:

(a) The involved employees complete the Shift Swap Request Form at least five (5) working days prior to the swap,

(b) The PSC Supervisor approves the request, and

(c) The trade is among employees of a same job classification – only Public Safety Communicator. Public Safety Communicators in training and not signed off to be a solo dispatcher are not permitted to do shift swaps.

(d) The regularly scheduled employee shall code his/her time sheet as if he/she had worked their regular (non-overtime) shift. The employee working the trade (i.e. the non-regularly scheduled employee) does not code their time and is not compensated for working.

(e) The reverse portion of the Shift Swap should occur within four months at the employee’s discretion provided that the steps listed above are also followed for the reverse portion of the Shift Swap. The reverse portion of the Shift Swap is the sole responsibility of the two involved employees. No employee shall have any recourse with the Department for failure to pay back a shift or for working the excess hours per pay period without overtime in which a Shift Swap was negotiated.

(f) Shift Swaps are intended to be a convenience for the regularly scheduled employee (regular shifts only; not applicable to overtime shifts) and it is the sole responsibility of the regularly scheduled employee to ensure that his/her replacement reports to work. If, for any reason, the replacement employee fails to appear for duty, the regularly scheduled employee will be ordered back to work or, if that is not possible, will be considered to have taken the day off without pay. Since Shift Swaps are usually the result of inadequate staffing to allow the employee to take time off by other means, the regularly scheduled employee may not account for the missing time by use of sick leave, CTO, vacation, personal leave or the like.

(g) Public Safety Communicators are limited to no more than ten (10) regularly scheduled shift swaps in a given fiscal year and not more than four (4) shift swaps in any thirty (30) day period.

(h) The supervisor shall not approve a Shift Swap for the purposes of allowing the regularly scheduled employee to work an overtime assignment the same day. The supervisor may disapprove Shift Swap requests due to operational needs. Examples may include days on which there are planned special events that require maximum available staffing, etc.

(i) The supervisor may cancel a shift swap or not approve a shift swap if there will be an impact to staffing throughout the week or if there is a staffing shortage.

(j) The Chief may evaluate this process from time to time and may, in the Chief’s sole discretion, suspend this Shift Swap process if it becomes apparent that employees are failing to honor Shift Swap commitments or if there are other operational impacts.

Public Safety Communicator Overtime on Fourth of July/Independence Day (New Addition to General Unit MOU):
The Police Chief shall determine appropriate staffing levels for the Fourth of July/Independence Day based on the operational needs of the City. Typically, an additional Public Safety Communicator is scheduled to work on this date. Overtime shift assignments on the Fourth of July/Independence Day shall be made according to seniority. If the overtime shift is not filled during the voluntary sign up process, the overtime shift shall be assigned to the Public Safety Communicator (who is off training and able to work solo shifts) with the lowest seniority who is not already scheduled to work on the Fourth of July. A Public Safety Communicator will not be assigned Fourth of July/Independence Day overtime consecutively over a two-year period regardless of seniority. In other words, the Public Safety Communicator will not be assigned to work overtime on the Fourth of July/Independence Day two years in a row, except if it’s part of their regular selected shift bid.

**Supervisory Unit MOU:**

**ARTICLE V. SALARIES AND OTHER COMPENSATION**

**Section J. Holiday Pay:**

1. Any employee, other than employees in the classification of Public Safety Communications Supervisor, required to work on any holiday shall receive eight (8) hours of straight time pay for the holiday and time and one-half (1.5) for any hours actually worked on the holiday.

2. If a City observed holiday falls on the regular day off for an employee in any job classification other than the classifications of Police Records Technician and Public Safety Communicator, that employee shall arrange with their supervisor to take an alternate day off during the same pay period in which the observed holiday occurred.

3. Employees in the classification of Public Safety Communications Supervisor assigned to work holidays shall receive holiday pay at the rate of 6.6% of the employee’s base monthly salary.

**ARTICLE VII. LEAVES**

**Section E. Holidays:**

The legal holidays observed by the City shall include:

New Year’s Day,
Martin Luther King Day,
Washington’s Birthday,
Cesar Chavez Day,
Memorial Day,
Independence Day,
Labor Day, Veteran’s Day,
Thanksgiving Day,
The day following Thanksgiving, and
Christmas Day.
When a regular holiday falls on Sunday, the following Monday shall be granted as a day off, and
when a regular holiday falls on Saturday, the preceding Friday shall be granted as a day off.

Additional paid holidays to those provided in the Human Resources Rules and Regulations and
this Agreement may be granted if declared by the Gilroy City Council. During the term of this
agreement (July 1, 2022 – June 30, 2026), the City Council may at its sole discretion add either
Cesar Chavez’ Birthday or Juneteenth to the list of fixed holidays observed by the City of
Gilroy.

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<thead>
<tr>
<th>For the City of Gilroy:</th>
<th>For AFSCME, Local 101, Gilroy Chapter:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature/Date</td>
<td>Signature/Date</td>
</tr>
<tr>
<td>Jimmy Forbis, City Administrator</td>
<td>Jon Shouse, AFSCME President</td>
</tr>
<tr>
<td>Jimmy Forbis, City Administrator</td>
<td></td>
</tr>
<tr>
<td>LeeAnn McPhillips, Assistant City Administrator and Administrative Services &amp; Human Resources Director/Risk Manager</td>
<td>Carol McEwan, AFSCME Business Agent</td>
</tr>
<tr>
<td>Job Classification Title</td>
<td>Job Class Number</td>
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<tr>
<td>---------------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Hazardous Materials</td>
<td>412</td>
</tr>
<tr>
<td>Supervisor/Deputy Fire Marshal</td>
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</tr>
<tr>
<td>Public Safety</td>
<td>410</td>
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<td>Communications Supervisor</td>
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<tr>
<td>Operations Services</td>
<td>402</td>
</tr>
<tr>
<td>Supervisor</td>
<td></td>
</tr>
<tr>
<td>Police Records Supervisor</td>
<td>407</td>
</tr>
<tr>
<td>Recreation Supervisor</td>
<td>406</td>
</tr>
</tbody>
</table>

*7/1/22 salary schedule adds Step F (merit step, one year at Step E, and completion of 5 years service requirement per MOU).

Annual salary amounts are rounded to the dollar based on Excel formula and are not exact.

AFSCME Supervisory employees that are designated by CalPERS and the City of Gilroy as “classic members” of the CalPERS Miscellaneous group have an 8% deduction under IRC 414(h)(2) for the employee contribution to the CalPERS 2.5% @ 55 retirement plan. AFSCME Supervisory employees that are designated by CalPERS and the City of Gilroy as “new members” of the CalPERS Miscellaneous group shall pay 50% of the normal cost as established by CalPERS. The normal cost may vary from year to year and this amount shall be a pre-tax payroll deduction under IRC 414(h)(2) for the CalPERS 2% at 62 retirement plan.

rev. 6/22
AFSCME SUPERVISORY UNIT
SALARY SCHEDULE
Effective July 1, 2023
(3.0% Cost of Living Increase & Addition of Step G)

<table>
<thead>
<tr>
<th>Job Classification Title</th>
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<th>Step A</th>
<th>Step B</th>
<th>Step C</th>
<th>Step D</th>
<th>Step E</th>
<th>Step F*</th>
<th>Step G*</th>
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*7/1/22 salary schedule adds Step F (merit step, one year at Step E, and completion of 3 years service requirement per MOU).

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rev. 6/22
AFSCME SUPERVISORY UNIT
SALARY SCHEDULE
Effective July 1, 2024
(3.0% Cost of Living Increase & Addition of Step H)

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<th>Job Classification Title</th>
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<th>Step A</th>
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<th>Step E</th>
<th>Step F*</th>
<th>Step G*</th>
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rev. 8/22
## CERTIFICATE PAY CHART FOR CERTAIN PUBLIC WORKS OPERATIONS EMPLOYEES IN THE AFSCME, LOCAL 101 — SUPERVISORY UNIT

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<td>Pesticide Advisor Certification</td>
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The amounts noted for each certification are not additive and employee shall receive amount tied to highest level attained for each type of certification.

Exhibit C to AFSCME, Local 101 Supervisory Unit MOU
AFSCME, LOCAL 101, GILROY CHAPTER
GENERAL AND SUPERVISORY UNITS
SIDE LETTER AGREEMENT
November 2022

Observed Holidays and Holiday Pay:
On November 7, 2022, the City Council adopted a resolution recognizing Cesar Chavez Day as an official City of Gilroy holiday that will be observed by most AFSCME employees. Per the approval of the Gilroy City Council, this additional holiday will be added to the MOU. However, some AFSCME members do not recognize holidays off due to the 24/7 nature of their work, however, these members receive holiday pay. In lieu of holiday time off, and on a non-precedent setting basis, the Gilroy City Council authorized the City to enter into a side letter agreement with AFSCME to increase the amount of holiday pay received by select AFSCME members beginning November 1, 2022.

Shift Swap and 4th of July Overtime – Public Safety Communicators:
In addition, two items were inadvertently left out of the new AFSCME, Local 101 General MOU that approved for the period beginning July 1, 2022. These items specifically relate to the Gilroy Police Department Communications Unit and the classification of Public Safety Communicator. The parties agree to add these items to this side letter so they can be incorporated to the MOU.

Therefore, the Parties agree as follows:

This side letter is an amendment to the current AFSCME General and Supervisory Unit MOUs currently in effect. The additional holiday and holiday pay changes apply to both the General Unit and Supervisory Unit MOUs. The changes related to the Communications Unit and Public Safety Communicator job classification shall apply to the General Unit MOU only. The parties have agreed to amend the below sections of the MOUs as follows effective November 1, 2022 (edits shown in track changes).

General Unit MOU:

ARTICLE V. SALARIES AND OTHER COMPENSATION

Section K. Holiday Pay:

1. Any employee, other than employees in the classifications of Police Records Technician, and Public Safety Communicator required to work on any holiday shall receive eight (8) hours of straight time pay for the holiday and time and one-half (1.5) for any hours actually worked on the holiday.
2. If a City observed holiday falls on the regular day off for an employee in any job classification other than the classifications of Police Records Technician and Public Safety Communicator, that employee shall arrange with their supervisor to take an alternate day off during the same pay period in which the observed holiday occurred.

3. Employees in the classifications of Police Records Technician and Public Safety Communicator assigned to work holidays shall receive holiday pay at the rate of 6.6% of the employee’s base monthly salary.

ARTICLE VII. LEAVES

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The legal holidays observed by the City shall include:

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Washington’s Birthday,
Cesar Chavez Day,
Memorial Day,
Independence Day,
Labor Day,
Veteran’s Day,
Thanksgiving Day,
The day following Thanksgiving, and
Christmas Day.

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(b) The PSC Supervisor approves the request, and

(c) The trade is among employees of a same job classification – only Public Safety Communicator. Public Safety Communicators in training and not signed off to be a solo dispatcher are not permitted to do shift swaps.

(d) The regularly scheduled employee shall code his/her time sheet as if he/she had worked their regular (non-overtime) shift. The employee working the trade (i.e. the non-regularly scheduled employee) does not code their time and is not compensated for working.

(e) The reverse portion of the Shift Swap should occur within four months at the employee’s discretion provided that the steps listed above are also followed for the reverse portion of the Shift Swap. The reverse portion of the Shift Swap is the sole responsibility of the two involved employees. No employee shall have any recourse with the Department for failure to pay back a shift or for working the excess hours per pay period without overtime in which a Shift Swap was negotiated.

(f) Shift Swaps are intended to be a convenience for the regularly scheduled employee (regular shifts only; not applicable to overtime shifts) and it is the sole responsibility of the regularly scheduled employee to ensure that his/her replacement reports to work. If, for any reason, the replacement employee fails to appear for duty, the regularly scheduled employee will be ordered back to work or, if that is not possible, will be considered to have taken the day off without pay. Since Shift Swaps are usually the result of inadequate staffing to allow the employee to take time off by other means, the regularly scheduled employee may not account for the missing time by use of sick leave, CTO, vacation, personal leave or the like.

(g) Public Safety Communicators are limited to no more than ten (10) regularly scheduled shift swaps in a given fiscal year and not more than four (4) shift swaps in any thirty (30) day period.

(h) The supervisor shall not approve a Shift Swap for the purposes of allowing the regularly scheduled employee to work an overtime assignment the same day. The supervisor may disapprove Shift Swap requests due to operational needs. Examples may include days on which there are planned special events that require maximum available staffing, etc.

(i) The supervisor may cancel a shift swap or not approve a shift swap if there will be an impact to staffing throughout the week or if there is a staffing shortage.

(j) The Chief may evaluate this process from time to time and may, in the Chief’s sole discretion, suspend this Shift Swap process if it becomes apparent that employees are failing to honor Shift Swap commitments or if there are other operational impacts.

Public Safety Communicator Overtime on Fourth of July/Independence Day (New Addition to General Unit MOU):
The Police Chief shall determine appropriate staffing levels for the Fourth of July/Independence Day based on the operational needs of the City. Typically, an additional Public Safety Communicator is scheduled to work on this date. Overtime shift assignments on the Fourth of July/Independence Day shall be made according to seniority. If the overtime shift is not filled during the voluntary sign up process, the overtime shift shall be assigned to the Public Safety Communicator (who is off training and able to work solo shifts) with the lowest seniority who is not already scheduled to work on the Fourth of July. A Public Safety Communicator will not be assigned Fourth of July/Independence Day overtime consecutively over a two-year period regardless of seniority. In other words, the Public Safety Communicator will not be assigned to work overtime on the Fourth of July/Independence Day two years in a row, except if it’s part of their regular selected shift bid.

**Supervisory Unit MOU:**

**ARTICLE V. SALARIES AND OTHER COMPENSATION**

**Section J. Holiday Pay:**

1. Any employee, other than employees in the classification of Public Safety Communications Supervisor, required to work on any holiday shall receive eight (8) hours of straight time pay for the holiday and time and one-half (1.5) for any hours actually worked on the holiday.

2. If a City observed holiday falls on the regular day off for an employee in any job classification other than the classifications of Police Records Technician and Public Safety Communicator, that employee shall arrange with their supervisor to take an alternate day off during the same pay period in which the observed holiday occurred.

3. Employees in the classification of Public Safety Communications Supervisor assigned to work holidays shall receive holiday pay at the rate of 6.6% of the employee’s base monthly salary.

**ARTICLE VII. LEAVES**

**Section E. Holidays:**

The legal holidays observed by the City shall include:

- New Year’s Day,
- Martin Luther King Day,
- Washington’s Birthday,
- Cesar Chavez Day,
- Memorial Day,
- Independence Day,
- Labor Day, Veteran’s Day,
Thanksgiving Day,  
The day following Thanksgiving, and  
Christmas Day.  
When a regular holiday falls on Sunday, the following Monday shall be granted as a day off, and when a regular holiday falls on Saturday, the preceding Friday shall be granted as a day off.  

Additional paid holidays to those provided in the Human Resources Rules and Regulations and this Agreement may be granted if declared by the Gilroy City Council. During the term of this agreement (July 1, 2022 – June 30, 2026), the City Council may at its sole discretion add either Cesar Chavez’ Birthday or Juneteenth to the list of fixed holidays observed by the City of Gilroy.

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| **LeeAnn McPhillips**  | **Carol McEwan**                     |
| 11/28/2022             | 11/27/2022                           |
| LeeAnn McPhillips, Assistant City Administrator and Administrative Services & Human Resources Director/Risk Manager | Carol McEwan, AFSCME Business Agent |