#### **AGREEMENT**

#### Between

# TOWNSHIP OF GLOUCESTER COUNTY OF CAMDEN, NEW JERSEY

#### And

GLOUCESTER TOWNSHIP POLICE ASSOCIATION (PATROL OFFICERS UNIT)

JANUARY 1, 2014 through DECEMBER 31, 2016

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#### PREAMBLE

the Patrol Officers' Unit. Association/Fraternal Order of Police - New Jersey Labor Council Inc. (FOP) on behalf of Township of Gloucester (the Township), and the Gloucester Township Police Camden, New Jersey, effective as of the 1st day of January, 2014, by and between the This Agreement, is made and entered into at the Township of Gloucester, County of

#### WITNESSETH:

police protection for the Township is their mutual aim; WHEREAS, the Township and the FOP recognize and declare that providing quality

authority over fiscal and management policies, although they are willing to consult with WHEREAS, the Township Council and the Mayor retain the basic decision making unit representatives on employee oriented matters;

formulation and policies and programs designed to improve the standards of police protection; WHEREAS, the Patrol officers of the police force are particularly qualified to advise the

designated with respect to the terms and conditions of employment; and, amended, to negotiate with the FOP as the representative of employees hereinafter WHEREAS, the Township has obligation, pursuant to N.J.S.A. 34:13A-1, et seq., as

confirm in this Agreement. In consideration of the following mutual covenants, it is hereby agreed as follows. WHEREAS, the parties have reached certain understandings which they desire to

### **ARTICLE I: LEGAL REFERENCE**

- > follow the terms contained herein, to the extent that they are applicable in the authority. This Agreement shall be construed as requiring Township Officials to Nothing contained in this Agreement shall alter the authority conferred by Law, exercise conferred upon them by Law. Regulations upon any Township Official or in any way abridge or reduce such Administrative Code, Ordinance, Resolution and Police Department Rules and
- ѿ be in addition to those provided elsewhere Regulations. The rights granted to patrol officers hereunder shall be deemed to officer such rights as he may have under any other applicable Laws and Nothing contained herein shall be construed to deny or restrict to any patrol

#### **ARTICLE II: RECOGNITION**

- ₽ The Township hereby recognizes the FOP as the sole and exclusive negotiating Police, Sergeants, Lieutenants, Captains, and all other Township employees Gloucester Police Department, but excluding the Chief of Police, Deputy Chief of agent and representative for all Patrol Officers employed in the Township of
- ₽ officers and non uniformed officers assigned as a detective. plural as well as the singular and to include males and females, uniformed "employee" may be used interchangeably and shall be defined to include the The title "police officer", "patrol officer", "bargaining unit member" or

### **ARTICLE III: POLICE OFFICERS' RIGHTS**

- ⋗ Agreement or otherwise with respect to any terms or conditions of employment or his institution of any grievance, complaints, or proceeding under this activities of the FOP and its affiliates, collective negotiations with the Township by reason of his membership in the FOP and its affiliates, his participation in any officer with respect to hours, wages, or any terms or conditions of employment Jersey and the United States; that it shall not discriminate against any police amended by PL 123,1974 or other laws of New Jersey or the Constitution of New in the enjoyments of any rights conferred by Chapter 303, Public Laws 1968, shall not directly or indirectly discourage or deprive or coerce any police officer of laws of the State of New Jersey, the Township undertakes and agrees that it protection. As a duly selected body exercising governmental power under color in collective negotiations and other concerted activities for mutual aid and organize, join, and support the FOP and its affiliates for the purpose of engaging Pursuant to Chapter 303, Public Laws 1968, amended by PL 123,1974 the Township hereby agrees that every Police officer shall have the right freely to
- œ Representatives of the FOP shall be permitted time off without loss of pay to affected thereby. attend negotiating sessions, provided the efficiency of the Department is not
- Ω Police Officers shall have the right to inspect their personnel file on reasonable at the time of inspection. notice and at reasonable times provided a designated superior officer is present
- Ö The Township agrees to notify the individual police officer if any material may provide a written response for inclusion in the file. discriminatory to the police officer is placed in their personnel jacket. The officer
- Ϊ In the event an officer dies while in the employ of the Township, then his/her time, compensatory time, etc), which were earned and accumulated while in the estate shall be awarded the full benefits (, unused vacation leave, unused sick

employ of the Township in a lump sum, on the same basis as if the officer applicable. retired, provided the sick pay will only be paid as provided in Article V, as

- ... In the event an officer dies while on duty, the surviving spouse and/or dependent on a sponsor's plan. spouse and/or dependents are ineligible for other health insurance coverage as a period of twenty (20) years after the officer's death, so long as the surviving dependents shall be continued on the Township Medical Plan at no cost for a
- Ģ surviving spouse will be required to pay the Annual Employee Cost for Coverage other health insurance coverage as a dependent on a sponsor's plan. The In the event of an officer's death in the employ of the Township, the surviving spouse shall be continued on the Township medical plan for a period of five (5) on the Plan and Benefit Level selected. years after the officer's death, so long as the surviving spouse is ineligible for

### ARTICLE IV: MANAGEMENT RIGHTS

- ₽ existed prior to the execution of this or any other previous Agreement with the operation of the Police Department of the Township of Gloucester as such rights and exclusively all of its Statutory and Common Law Rights to manage the Agreement, the Township of Gloucester reserves the right, and retains, solely Except to the extent expressly modified by a specific provision of this
- œ abridged by this Agreement, shall include, but are not limited to: The sole and exclusive rights of the Township of Gloucester which are not
- Determining the existence or non-existence of facts which are the basis of the Township Police Department and/or Management decision;
- 'n Establishing or continue policies, practices, or procedures for the citizens of such practices or procedures; the Township of Gloucester, and from time to time, to changing or abolishing
- Ψ Determining, and from time to time modifying the number, locations, and performance by officers or employees of the Township; relocation and types of its officers and employees or to discontinuing any
- 4 Police Department may be carried on; Determining the number of hours per day or week any operation of the
- Ģ Selecting and determining the number and types of officers required;

- σ determined by the Department of Police and Mayor; Assign such work to such officers in accordance with the requirements
- ٧. Establishing training programs and upgrading requirements for officers and/or employees within the Department;
- œ Establishing and changing work schedules and assignments
- φ duty for lack of work or other legitimate reasons; to lay off; terminating or otherwise relieving officers and/or employees from Transferring, promoting, or demoting officers or employees for just cause, or
- Determining the facts of lack of work;
- 11. Continuing, altering, making, and enforcing reasonable rules for the maintenance of discipline;
- 12. Suspending, discharging, or otherwise taking such measure as the Mayor grievance for the alleged violation of any article or specific term of this however, nothing herein shall prevent an officer from presenting his Department of Police for the Township of Gloucester, New Jersey, provided, may determine to be necessary for the orderly and efficient operation of the

## **ARTICLE V: SICK LEAVE AND PERSONAL LEAVE**

- ≻ upon request of the Chief of Police, or his designee. caring for the household. Such an emergency situation shall be documented having an illness requiring the officer remaining at home to care for same, or contagious disease, or other illness, or in any emergency situation where unable to perform the usual duties of the position because of exposure to Each officer shall be granted sixteen (16) sick days per year, which shall be because of a member of the immediate family as defined by N.J.A.C. 4A:6-1.21A, employee because of personal illness by reason of which such employee is cumulative from year to year. Sick leave means the absence from duty of an
- Θ The following modifications to the accumulation of and payment for accrued sick payment for accrued sick leave: any other provision of this Agreement concerning the accumulation of and leave upon retirement shall be effective as of July 1, 2008, and shall supersede
- A \$35,000 cap shall apply to the payment of accumulated sick leave days the 2008 sick leave days are credited to each officer in the bargaining unit upon retirement. This \$35,000 cap shall be applied after the application of

lock in the dollar value of each officer's accumulated sick leave after the application of the 2008 sick leave days. The Township and the FOP will execute a "side bar" agreement which shall

- 'n and retirement. retirement, or, where applicable, through the combination of terminal leave This will be the maximum payout that Officer Doe can receive upon Doe with \$37,000 worth of accumulated sick days will have a Cap of \$37,000 figure that they have on the books as of January 1, 2008, i.e., Officer John books as of January 1, 2008, shall be "grandfathered" at the exact dollar All officers that have \$35,000, or more, of accumulated sick leave days on the sick leave days on the books as of January 1, 2008 will be capped at \$35,000. All current (and future) officers that have less than \$35,000 of accumulated
- က under this subsection. Any officer who is charged and convicted of a crime, meet the notification requirement will result in a delay for payment until the upon retirement, as set forth in paragraph B(2). Officers hired after February Officers hired prior to July 1, 2008 will be reimbursed for sick leave at their his/her right to compensation under this subsection. resulting in the termination and/or resignation of employment, will forfeit result of an injury, or resigns, will maintain his/her right to compensation year following the officer's retirement. Any officer, who is terminated as a Township at least 90 days prior to the beginning of the fiscal year. Failure to commencing on the date of retirement provided the employee notifies the accumulated sick time shall be paid in equal amounts over three to ten years payment of \$15,000 upon retirement. All monies paid out for unused 23, 2015 [execution date of this Agreement] shall be entitled to a maximum for all accumulated sick leave hours, up to a maximum payment of \$35,000 hired on or after July 1, 2008 shall be reimbursed at 50% of their hourly rate hourly rate, subject to the foregoing cap formulas in paragraph B(2). Officers
- 4. grandfathered amount"). the officer as of January 1, 2008, as described above in paragraph 2 ("the terminal leave shall be charged against the exact dollar amount credited to holiday or vacation pay, nor any other benefit. All payments to an officer on nor accumulate uniform/maintenance allowance, shift differential, sick leave, on terminal leave shall receive medical coverage, but shall not earn, receive Officers hired prior to January 1, 1988, shall be permitted to use up to 2080 hours of accumulated sick leave for the purpose of terminal leave. Officers
- 5 officer for accumulated sick leave exceed the grandfathered amount payments made to the officer while on terminal leave plus payments to the made to the officer on terminal leave, shall be payable to the officer upon retirement as described above in paragraph 3. In no event may the total of The remainder the grandfathered amount, after deduction of all payments

? of officers allowed off at a particular time. his designee) and may not be used to otherwise avoid restrictions on the number department. Personal days shall require the approval of the Chief of Police (or such on the officer's personnel record. The only limitation on the granting of Each officer shall be entitled to three (3) personal days per year and noted as personal day leave shall be the manpower requirements of the police

emergency which requires the immediate attention of the officer. scheduled at the convenience of the officer or for a personal or household used for the personal business of an officer of such a nature that it cannot be noted as such on the officer's personnel record. Personal business days shall be Each officer shall be entitled to two (2) personal business days per year and

determined with the Township Mayor or Chief of Police. be banked separately and can be utilized up to the total amount banked once all time. Personal days and personal business days are cumulative. These days will otherwise avoid restrictions on the number of officers allowed off at a particular time of application for leave from duty and may not be used as a subterfuge to accumulative leave has been exhausted in the case of a catastrophic event as The reason for the request for a personal business day must be stated at the

- ب An Officer will be entitled to use up to a maximum of 40 hours Personal Time
- Ņ No other compensation will be given for unused Personal Days that were previously banked upon the Officers retirement or separation
- Ö contribute to their health insurance premium share pursuant to Ch. 78, P.L. Township medical benefit programs until he shall return to duty, and shall proved to the satisfaction of the Chief of Police, shall be continued on the Any officer who has exhausted his accumulated sick leave, by reason of illness,
- Ü and is granted leave for personal business, such leave must be approved by the In the event an officer shall have no sick leave, either allowable or cumulative, Chief of Police
- $\overline{\mathbf{T}}$ department. The determination of "service connected" will be by a panel of within two years after either retirement or honorable separation from the purpose of this section (Article V(E)) will be considered an "active" member member of the Gloucester Township Police Department. An officer for the that the disease was contracted on the job, provided that the officer is an active Service Connected Serious Communicable Disease: Any officer who shall suffer from a serious communicable disease, it shall with a rebuttable presumption, be

- compensation claim is submitted then the workers compensation rules and by an independent arbitrator appointed by P.E.R.C. If a formal workers' regulations will be utilized to make the determination of "service connected". doctors, one selected by the officer, one selected by the Mayor and one selected
- 9 sick, vacation, compensatory time and/or personal time during such leave, to the Leave for pregnancy, child rearing and other types of qualifying leave shall be extent allowable for each type of leave. Leave Act (FMLA) and the New Jersey Family Leave Act (FLA). Officers may use governed by the Department's policy under the federal Family and Medical
- Ξ Additional time, without pay, may be granted for reasons of the employee's individual setting forth the necessity therefore.
- taken in accordance with the officer's daily work schedule. are accrued at 8 hours per day. Time charged against each employee's benefits is In accordance with existing practice, benefit days (sick, vacation and personal)

#### ARTICLE VI: INJURY LEAVE

- ₽ approval by the Mayor. period of up to one (1) year, on the recommendation of the Chief of Police and benefits otherwise provided for herein, he may be entitled to full pay for a illness and is unable to perform his duties, then in addition to any sick leave In the event an employee becomes disabled by reason of work related injury or
- œ result in the failure of the employee to receive compensation under this Article supervisor, or as soon thereafter as possible. Failure to so report said injury may make an immediate report prior to the end of the shift thereof to the immediate Any employee who is injured, whether slight or severe, while working, must
- Ü physician designated by the insurance carrier that he is unable to work, and the The employee shall be required to present evidence by a certificate of a Township may reasonably require the employee to present such certificate from
- Ō If the Township does not accept the certificate of the physician designated by fitness by a physician appointed by the Township. require the employee to obtain a physical examination and certification of the insurance carrier, the Township shall have the right, at its own cost, to
- Ē In the event the Township's physician certifies the employee fit to return to duty, the employee disputes the determination of the Township physician, then the injury leave benefits granted under this Article shall be terminated. However, if

to return to duty, injury leave benefits granted under this Article shall be upon the parties. In the event the third physician also certifies the employee fit physician as to the employee's fitness to return to duty shall be final and binding equally by the Township and the employee. The determination of the third shall then examine the employee. The cost of the third physician shall be borne Township and the employee shall mutually agree upon a third physician, who

. receive his entire salary payment, or the Township shall only pay the difference deliver any compensation, disability or other payments to the Township and sources. At the Township's option, the employee shall either surrender and and any compensation, disability or other payments received from other obligation shall be to pay the employee the difference between his regular pay In the event any employee is granted said injury leave, the Township's sole

# ARTICLE VII: LIABILITY AND FALSE ARREST INSURANCE

- Þ Dollars - Five Hundred Thousand (\$500,000) Dollars The Township agrees to cover all officers of the Department with False Arrest Liability Insurance in the amount of Two Hundred Fifty Thousand (\$250,000)
- Φ. governing body of the municipality shall provide said member or officer with proceeding arising out of, or incidental to the performance of his duties, the In addition, whenever an employee is a defendant in any action or legal necessary means for the defense of such action or proceeding.

dismissed or finally determined in favor of the employee, he shall be reimbursed criminal proceeding instituted by, or on complaint of the municipality, shall be as a result of a complaint on behalf of the municipality. If any such disciplinary or for the expense of his defense. instituted against him by the municipality or in a criminal proceeding instituted Legal defense shall not be provided for the employee in a disciplinary hearing

### ARTICLE VIII: CLOTHING ALLOWANCE

- Þ Officers shall receive an annual uniform and/or clothing allowance of \$1,900. January, and fifty (50%) percent no later than the second pay in July. Fifty (50%) percent of the allowance is to be paid on the second pay day in
- œ for the cost of such modification. the request is approved by the Chief of Police, the employees will be responsible change. In the event a uniform modification is requested by the employees and be responsible for issuing the initial amounts of new uniforms required for the In the event of a uniform change specified by the Township, the Township shall

- 9 The Township shall replace or repair all uniforms damaged while on duty.
- Ö payable until the completion of one (1) year of service from their date of hire calendar year. Payment shall then be made on a pro-rated basis for the remainder of the boots, and leather goods. Clothing Allowance for new employees shall not be be limited to, full Summer & Winter uniforms, weaponry, rain wear, shoes and New employees shall be issued the full amount of initial uniforms and equipment as required under present departmental regulations. This shall include, but not

#### **ARTICLE IX: FUNERAL LEAVE**

,> event to exceed seven (7) working days. granted time off without loss of pay commencing on the day of death, but in no In the event of death, in the employee's immediate family, the employee shall be

The term "immediate family" shall include only spouse, Civil Union partner, father, mother, child, brother, or sister.

φ event more than three (3) working days. granted time off without loss of pay commencing on the day of death, but in no In the event of death in the employee's extended family, the employee shall be

grandmother or grandfather, and brother-in-law or sister-in-law The term "extended family" shall include only father-in-law, mother-in-law,

purpose of handling necessary arrangements and attending the funeral of the Funeral leave as provided in this Section is intended to be used solely for the deceased family member.

- Ü Funeral leave may be extended at the sole discretion of the Chief of Police
- Ö receive his regular rate of pay for the first seven (7) working days following the burden on the employee him/herself as defined below, the employee will In the event that the death of an extended family member causes an additional death of such family member.
- ĹΠ "Additional Burden" Defined: The employee must in addition to making the usual necessary funeral arrangements and attendance be called upon to:
- Have to physically move the household furniture and belongings of the deceased or their survivors to another location
- 'n Have to arrange to dispose of or transfer the business concerns of the

deceased.

- Have to arrange for the care of survivors of the deceased.
- Ή. covered under this contract, giving sufficient cause for such leave to be granted this article may be granted by the Chief of Police upon application by a member Funeral leave for any other situation not specifically covered under the terms of

### **ARTICLE X: RULES AND REGULATIONS**

- Ņ enforcement of the Departmental Rules & Regulations. understood that application of this Agreement shall not in any way hamper provisions of this Agreement. Copies shall be furnished to the Association. It is discipline, provided such rules and regulations are not in conflict with the connection with the operation of the Police Department, and maintenance of The Mayor shall establish and enforce binding rules and regulations in
- Φ procedure set forth in Article XVII of this contract. order or instruction, which shall be handled in accordance with the grievance employee or employees may file a grievance with respect to the rule, regulation regulation, order or instruction, but with the further provision that such unreasonable, or unjust, the employee or employees shall comply with the rule, believe a rule, regulation, instruction, or order of an officer or other superior is the instructions and orders of superior officers. If an employee or employees designee, from time to time. Employees shall promptly and efficiently execute It is understood that all employees shall comply with all rules and regulations of the Department, and orders or directives issued by the Chief of Police or his
- Ċ In the event that an employee or employees shall refuse to comply with the rule subject only to the right of employee to file a grievance. superior officer within the framework of Department Rules & Regulations, order of a superior officer, appropriate action shall be within the province of the or regulation, or shall refuse to execute promptly and efficiently an instruction or
- Ö The Township shall keep an up-to-date compilation of all S.O.P.'s, Special Orders and memos. These shall be kept electronically and made available to all officers for their inspection and review on a 24-hour basis.

### ARTICLE XI: NON-DISCRIMINATION

any action involving the performance of management duties on behalf of the Police activities herein prescribed, nor discriminate against any member of the PBA or FOP for because of membership or non-membership in the PBA or FOP, or participation in The parties hereto agree that neither shall discriminate against any employee

# ARTICLE XII: MEDICAL, PRESCRIPTION AND DENTAL BENEFITS

≻ shall become secondary to Medicare. The officer (retiree) must enroll in the age of Medicare eligibility at which time the Township-provided coverage the benefits continued upon retirement. Coverage shall remain in effect until Medicare (Part A and B) in order to maintain Township-provided coverage. The Township agrees to maintain its independent medical/hospitalization program (as described in Appendix A) for officers and their dependents, with

group health plan coverage plan is primary. are of Medicare eligible age will not be reimbursed for Medicare Part B, as the The above paragraph refers to retirees. Active Officers and dependents that

- Θ dependents The Township will provide a prescription plan for employees and their
- Ċ [execution date of this Agreement] are not entitled to this provision deductibles and co-pays. Officers who retire after February 23, 2015 medication, vision exams, prescription glasses and contact lenses, medical to offset the cost of qualifying medical expenses such as prescription The Township shall provide up to \$500 to officers who are actively employed,
- Ö reopen this article is null and void. cannot reach an agreement, arbitration will not apply and this provision to police officers and the Township. It is further provided that if both parties agree to reopen this Article to discuss a revised plan acceptable to both the writing 45 days prior to the end of the current Dental Providers contract, under this Agreement and his dependents. The Township will, upon request in other organization providing the same dental care, for employees covered The Township shall provide a closed panel Dental Plan, insurance company or
- ĹΠ before the execution of this Agreement will be eligible for said medical Officers hired after February 23, 2015 [execution date of this Agreement], who benefits after 25 years of service in the pension system. benefits for medical, prescription, dental, and vision. Officers who were hired retire after 25 years of service with the Township will receive Township
- щ set forth in N.J.S.A. 40A:10-17.1, to be used for Hospitalization Insurance, coverage's as determined by the Township and permitted by I.R.S. in Prescription Plan, Eyeglass Plan, Dental Plan, and any other insurance described program an opt-out benefit up to \$4,500.00, subject to the limits The Township agrees to provide for all officers, and those who retire with 25 years of service with the Township who opt not to participate in the above-

Document which will include the "menu", procedures, exclusions, pursuant to N.J.S.A. 40A:10-17.1. All employees will receive a copy of the Plan requirements, etc. "opt-out" benefit and the amount is subject to the discretion of the Township determined by the Township. It is acknowledged that the existence of the accordance with a "menu", procedures, exclusions, requirements, etc. as

## ARTICLE XIII: MAINTENANCE OF STANDARDS

- > to the citizens of the community. Therefore, there shall be no interference with uninterrupted operation of the Police Department is of paramount importance such operation. Department, and it is further recognized that the need for continued and and protection of life and property is the responsibility of officers of the Police It is recognized that the prevention of crime, the preservation of law and order,
- Φ suspension of, or interference with, normal work performance. or suggest strikes, slow downs, mass resignations, mass absenteeism, or other officers, members, agents, or principals, will not engage in encourage, sanction, grievances arising out of this Agreement, parties hereto agree that the FOP, its Adequate procedures having been provided for the equitable settlement of

## ARTICLE XIV: EMBODIMENT OF AGREEMENT

- ₽ subject which is (or may be) subject to collective bargaining. This Agreement This Agreement constitutes the sole and complete agreement between the represents the full and final agreement between the Township and the FOP. that they have had the opportunity to present and discuss proposals on any parties as to the terms and conditions set forth herein. The parties acknowledge
- φ the commencement of collective bargaining leading to the execution of this shall be maintained at not less than the highest standards in effect at the time of The Township agrees that all benefits, terms and conditions of employment and Agreement. past practices relating to the status of the employees covered by this Agreement
- S The Township shall perform no act which will conflict with the terms of this Agreement.

#### **ARTICLE XV: SEVERABILITY**

⋗ If any provision of this Agreement or any application of this Agreement to any employee or group of employees is held to be contrary to Law, then such

extent permitted by Law, but all other provisions or applications shall continue in provision or application shall not be deemed valid and subsisting except to the full force and effect.

- φ. The provisions of this Agreement shall be subject to and subordinated to and except as such particular provisions of this contract modify existing local laws shall not annul or modify existing applicable provisions of State & Local Laws
- Ç If any provision of this Agreement is held contrary to Law, then the FOP and the provision or benefit, within the scope of the matter covered by the provision alignment with the conflicting law, or if that is impossible, to negotiate a new deleted, to take the place of that unlawful provision. Township shall collectively negotiate to try and bring that provision into

#### **ARTICLE XVI: PROMOTIONS**

because of religion, race, creed, politics, sex or age. Service Rules & Regulations. It further agrees not to discriminate on promotions The Township agrees that promotions shall be made in accordance with Civil

#### **ARTICLE XVII: GRIEVANCES**

- ≻ between the parties as to the meaning or application of provisions of this forth shall serve as a means of peaceful settlement of all disputes that may arise The intent of the parties to this Agreement is that the procedures hereinafter set
- ᄧ shall not be subject to the grievance procedure. individual pursuant to Civil Service as provided by law. A disciplinary proceeding sustained, the aggrieved individual shall possess all rights of appeal as an Administrative Code, State Statute and Civil Service. In the event such actions are in accordance with Township Ordinance 0-82-16, as amended, of the Township It is further understood that suspension, demotion, and discharge shall be made
- presentation of the grievance. will give his written answer within five (5) working days of the date of (10) working days of its occurrence or knowledge of its occurrence. The Superior STEP 1 - As to grievances, the aggrieved employee shall present the grievance in writing to his immediate superior. The grievance must be presented within ten
- over the grievance. The Chief of Police should be included in the decision. The submitted within five (5) working days of the Step 1 response, or, if there was no grievance shall be prepared in detail and be dated. This grievance must be presented through the Chain of Command to the level that would have control STEP 2 - If the grievance is not settled in STEP 1, it shall be reduced to writing and

bargaining unit in presenting his grievance. represented by an attorney, or representatives from the FOP, or the Employee presentation of the written grievance. The aggrieved employee may be to the grievance in writing within five (5) working days of the date of the STEP 1 response, the date that the STEP 1 response was due. That level will reply

written grievance (Saturday, Sunday, and Holidays excluded). in writing within seven (7) working days of the date of the presentation of the shall have the right to have his representative present, will reply to the grievance response was due. The Mayor, after a grievance hearing, at which the employee response is given or, , if there was no STEP 2 response, the date that the STEP 2 written grievance to the Mayor within five (5) working days after the STEP 2 STEP 3 - If the grievance is not settled in STEP 2, the grievant must present the

arbitrator. The arbitrator's decision shall be final and binding. an arbitrator designated through P.E.R.C., mutually agreeable to both parties. date that the STEP 3 response was due, request that the matter be submitted to The cost of such arbitration will be borne by the party not upheld by the days of the Mayor's STEP 3 response or, if there was no STEP 3 response, the STEP 4 - If the grievance is not settled in STEP 3, the FOP may, within thirty (30)

- O individual patrol officer or detective at the sole discretion of the FOP. any patrol officer or detective covered under this Agreement instead of an A grievance may be filed by the FOP at its own instigation or at the request of
- Ö and the Township as outlined in this aforementioned procedure. and additional steps in the grievance procedure will then be observed by the FOP grievance submitted to the Chief of Police or Deputy Chief of Police, by the FOP, of its occurrence or knowledge of its occurrence by the FOP or any member. Any With respect to any grievance field by the FOP, rather than an individual officer, will have complied with the requirements of STEP 2. The time limits, procedures, A grievance filed by the FOP at STEP 2 must be filed within ten (10) working days the FOP shall submit the grievance directly to the Chain of Command as a STEP 2

# ARTICLE XVIII: JOINT FOP MANAGEMENT COMMITTEE

- Þ A committee consisting of the Mayor, Chief of Police and the FOP shall be grievance procedure or to be considered contract negotiation meetings necessary and when required. These meetings are not intended to bypass the and to resolve problems that may arise. Said committee will meet when established for the purpose of reviewing the administration of this Agreement
- œ The purpose and intent of such meeting is to foster good employment relations

through communications between the Township and the FOP on such matters

- H Discussing questions arising over the interpretation and application of this Agreement.
- 'n Disseminating general information of interest to the parties
- 'n Giving FOP representatives the opportunity to express their views or to make suggestions on subjects of interest to employees of the bargaining unit.
- 4 Notifying the employees in the bargaining unit of change in non-bargainable conditions of employment contemplated by management.
- 5. The promotion of education and training.
- 9 The elimination of waste and the conservation of materials and supplies
- 7 Improving of working conditions, the safeguarding of health and prevention of hazards to life and property and the strengthening of the morale of the employees.

### ARTICLE XIX: FLEXIBILITY OF ASSIGNMENT

- ⋗ Employees, regardless of regular assignments, may be reassigned to perform any duty related to their profession as police officers, including any duties connected
- 1. Prevention & detection of crime;
- Enforcement of laws & ordinances;
- 3. Protection of life & property;
- Arrest of violators of the law;
- Direction of traffic;
- 6. Regulation of non-criminal behavior of the citizenry;
- 7. Preservation of the peace; and,
- 8. Training.

- œ An exception to specific duties can be made where employees are on the medical "Limited Duty" list and cannot perform the said duties
- S this, except in case of emergencies or special circumstances. responsibility is to perform police duties and his energies shall be utilized fully to The Township and the FOP acknowledge that a police officers' primary

#### **ARTICLE XX: VACATIONS**

- A. Officers shall be granted the following vacation leave:
- After six (6) months up to one year of service, one (1) working day per month
- Ņ From one (1) year up to and including the third (3rd) year of service fourteen (14) working days
- ω seventeen (17) working days. From the fourth (4th) year up to and including the sixth (6th) year of service
- 4 service, twenty (20) working days. From the seventh (7th) year up to and including the ninth (9th) year of
- 5 From the tenth (10th) year up to and including the fourteenth (14th) year of service, twenty five (25) working days
- σ From the fifteenth (15th) year of service to retirement, thirty (30) working
- ₽ that only one year may be used in each subsequent year. However, the Chief of Officers may accumulate up to two year's allowable vacation leave, provided subsequent year. Police may, if scheduling permits, waive the one-year restriction on use in the
- O Any employee who terminates his employment with the Township, or whose and/or vacation pay on a pro-rated monthly basis. employment is terminated by the Township, shall be entitled to vacation time
- Ö Officers are permitted to sell back vacation hours at the previous year's rate of payment. Payment will be made for all eligible employees on the second pay day in <u>May</u> pay provided the township receives notice prior to October 1 of the fiscal year of

Eligibility is as follows:

- 7 to 9 years of service with the Township 20 hours
- 10 to 14 years of service with the Township 40 hours
- 15 years to retirement service with the Township 60 hours
- iш In accordance with existing practice, benefit days (sick, vacation and personal) are accrued at 8 hours per day.

#### **ARTICLE XXI: HOLIDAYS**

- Þ separate payment of holiday pay in calendar year 2009 or thereafter. Schedule A as the 6.15% increase effective July 1, 2008. There shall be no in C(1) and (2) shall be added to base salary. This adjustment is reflected in Effective July 1, 2008, the current allotment of 16 holidays (128 hours) described
- φ his base rate, or he may take another day off for the scheduled off-day worked identified in C-1, his rate of pay for the holiday worked shall be two times (2X) duty when he had been scheduled off by the Department to work a holiday not receive any additional compensation. In the event an officer is recalled for Effective July 1, 2008, officers working a holiday as part of their regular shift shall
- S paragraph will be superseded and shall be of no further force or effect as of July In accordance with the provisions of paragraph A, subparagraphs 1-4 of this

years covered by this contract: The following sixteen (16) days shall be observed as normal holidays during the

Day, Friday after Thanksgiving, Christmas Day, Birthday. Labor Day, Columbus Day, General Election Day, Veterans' Day, Thanksgiving Birthday, Good Friday, Law Day (May 1), Memorial Day, Independence Day, New Year's Day, Martin Luther King Day, Lincoln's Birthday, Washington's

### ARTICLE XXII: HOURS OF EMPLOYMENT

- ₽ Pursuant to Article IV, Paragraph 8, the Township shall have the right to regular shift to consist of, for example, 8, 10 or 12 hours establishing and changing work schedules, and has the discretion to modify the
- φ. employees shall be established by the Chief of Police and approved by the week, subject to Paragraphs C, D and E below. The exact hours for particular The normal work week of a patrol officer shall consist of forty (40) hours per

? If the Township elects to utilize the twelve (12) hour shift then the Parties agree below (2 on, 2 off, 3 on, 2 off, 2 on, 3 off). work period. Employees with twelve hour shifts shall be scheduled for seven 12that the twelve (12) hour shift schedule will be based on a fourteen (14) day hour shifts per fourteen (14) day work period, pursuant to the schedule set out

on	1
on	2
off	3
off	4
on	5
on	6
on	7
off	8
off	9
on	10
no	11
off	12
off	13
off	14

In this example, day one (1) is a Monday.

- 9 average forty (40) hours per week for the purposes of this-Agreement. taken. Accordingly, the Parties agree that this schedule shall be construed to officer has already worked (4 hours for each 14 day period), minus Kelly Time from year to year. An employee who terminates his/her employment with the same conditions as vacation time; however, Kelly Time cannot be accumulated Township shall only be entitled compensation of Kelly Time hours which the implemented during the calendar years. Usage of Kelly time is subject to the the Township elects to utilize the twelve hour shift plan (or prorated if the shift is shall grant each officer 104 hours "Kelly Time" on January 1st of each year when period, To equalize the regular work hours over an annual period, the Township eight and ten hour shift employees, i.e., an average of 80 hours per 14 day work shifts employees work more regular work hours, over the period of a year, than in a fourteen (14) day period. It is not the intent of the Parties that twelve hour In the event the Chief of Police implements the twelve hour shift schedule set forth above, this schedule requires an employee to work eighty-four (84) hours
- ĬШ Paragraph D above hours (84) in the work period - subject to the Kelly Day Procedure set forth in overtime shall be paid for hours worked over an employee's regularly scheduled employees working a twelve hour shift, a 14 day work period shall be used and overtime hours worked in excess of 40 hours in a seven (7) day work period. For forty (40) hour work week employees, FLSA overtime rates shall be paid for differential, detective shift differential and college credit shift differential. For contract rate and, where applicable, shift differential, senior officer shift rate shall be based upon the FLSA definition of "regular rate" and includes the compensated at the rate of time and one-half of hourly earnings. The overtime Regular overtime, provided the same is approved by the Chief of Police, shall be
- $\overline{\mathbf{r}}$ When a Patrol officer or Detective is called into duty prior to the normal starting time for his scheduled beginning of an assigned shift, he shall be paid as follows:
- For any time period over four (4) hours prior to the start of the scheduled shift; on an hour-for-hour basis for actual time worked at the rate of one and

one-half times the hourly rate of pay.

- 2 four (4) hours pay at the rate of one and one-half times the hourly rate of For a time period of four (4) hours prior to the start of the scheduled shift,
- ယ exceed a total of four (4) hours pay at one and one-half times the hourly rate hour premium at one and one-half times the hourly rate of pay, not to scheduled shift, the actual number of hours worked and one (1) additional For any time period of less than four (4) hours prior to the start of the
- 9 compensation for such appearances shall be four (4) hours, thereafter on a pertherefore at the rate of time and one-half of hourly earnings. The minimum For court appearances required while off-duty before the Grand Jury, Superior, hour basis at the aforesaid rate. County and Juvenile Courts in criminal matters, compensation shall be paid
- 王 compensation of four hours. aforementioned FLSA "regular rate"), rather than be paid minimum work shall be paid on an hourly basis only for time actually worked (at the provided, however, that officers who make court appearances coming off day shall be four (4) hours, thereafter on a per-hour basis at the aforesaid rate, one-half of hourly earnings. The minimum compensation for such appearances otherwise off duty, compensation shall be paid therefore at the rate of time and and deferred by the Court, not at the request of the patrol officer and he is work shift, or where the matter had been postponed or is otherwise continued where a patrol officer is unable to schedule such appearance during his regular For Gloucester Township Municipal Court appearances required while off duty,
- :a regular shift unless good cause exists, as approved by the Chief of Police compensation shall be paid for matters which might have been scheduled during Township Municipal Court during their regular work shift, if possible, and no All police officers shall schedule their appearances before the Gloucester
- <u>-</u> intake hearing, one and one-half times the officer's hourly rate shall be paid with time and a half rate with a minimum of four (4) hours. duty Civil Court appearances pertaining to Gloucester Township will be paid at a four (4) hour minimum compensation and thereafter on a per-hour basis. Off For off-duty appearances before any other court, judicial hearing, or juvenile
- ᄌ organizations such as athletic contests, dances, etc., shall be fifty-five dollars The rate for-off duty attendance at Board of Education and functions of other permitted to work contract/grants at a rate less than \$55.00 per hour (\$55.00) per hour inclusive of the administrative fee. Patrol officers will be

- \_ this employment. monthly and rotated accordingly based on the list of volunteers who sign up for contractors working within the Township shall be posted by the Department All outside employment requests for police supervision made by private
- M. The rate for outside employment shall be sixty-five dollars (\$65.00) per hour police officer by the Township, and the Township will bill the outside employer. amounts to be paid according to Sections F, G, and H above will be paid to the inclusive of the administrative fee. The administrative fee shall be five dollars (\$5.00) per hour. A minimum of four (4) hours work shall be provided. All such
- employee is assigned (ordered) to one of the aforesaid functions, by the pay for a four (4) hour minimum, and on a per hour basis thereafter. Township, he shall be compensated at one and one-half times his hourly rate of his day off except in extremely emergent circumstances. In the event an but in no event shall the Township assign an employee to the function who is on volunteers for the function, the Township shall assign employees to the function, volunteers for the functions before assigning employees. If there are no of Board of Education, the Township agrees to a policy, of first seeking such overtime on a seniority basis with adequate advance notice. In assignment equitably, and, wherever and whenever feasible and practicable, shall assign In the assignment of outside employment required by the Board of Education and Township functions, the Township shall distribute such overtime fairly and
- O then bill the requesting attorney and utilize the Township's authority to collect Township will pay the officer at the rate of \$40.00 per hour. The Township will the requesting attorney refuses to pay the officer for his appearance, The Court Time Civil Cases: Compensation in Civil cases is dependent on the private arrangements made between the officer and requesting attorney. If, however,
- ٥. treatment that was a direct result of an on-duty injury. emergency care, follow-up care, testing, and any related therapy, or medical O. All police officers shall be scheduled for treatment for any work related receive hour for hour compensation when required to seek medical treatment, treatment for a work related injury during non-working hours, the officer will injuries during their regular work shift, if possible. If an officer must seek
- Ò the employee submits 30 days of notice to the Town. amounts over one to ten years commencing on the date of retirement provided monies paid out for unused accumulated Comp Time shall be paid in equal P. Officers will be able to bank a maximum of 240 hours of Comp Time. All

### ARTICLE XXIII: RATE DIFFERENTIAL

- > assignment. the rate of salary for a Patrol officer permanently assigned to the Detective The salary differential between the normal rate of salary of a Patrol officer and Patrol officer assigned to the Detective Division, during the period of such Division shall be \$3,200. These amounts shall be added to the base pay of any
- φ detectives in the Special Investigations Unit shall be 3 hours per month. compensation for keeping himself on this standby status. Payment to the hour's pay at one and one-half (1%) of the hourly rate of pay as additional that period of time assigned by his Division Commander, he shall receive four (4) Whenever a Detective is designated as the "Duty Detective" and is on call for

### **ARTICLE XXIV: SHIFT DIFFERENTIALS**

- ⋗ agreement for assignment to one of the following. The following shift differentials shall apply for any member covered under his
- φ agreement assigned to the Patrol Division, Special Operations Unit, or K9 Unit The following shift differential shall apply for any member covered under this

As of January 1, 2016	As of January 1, 2015	As of January 1, 2014
\$431	\$422	\$414

 $\circ$ agreement assigned to The Criminal Investigation Unit and Community Relations The following shift differential shall apply for any member covered under this

As of January 1, 2016	As of January 1, 2015	As of January 1, 2014
\$265	\$260	\$255

₽ agreement assigned to the Traffic Division, Watch Desk. The following shift differential shall apply for any member covered under this

As of January 1, 2016	As of January 1, 2015	As of January 1, 2014
\$265	\$260	\$255

ш agreement assigned to the Special Investigation Unit. The following shift differential shall apply for any member covered under this

As of January 1, 2014 \$953

As of January 1, 2015 \$972 As of January 1, 2016 \$991

- . The Technical Services Unit, Identification Unit, Professional Standards, and School Resource Unit does not qualify for shift differential.
- Ġ schedule, B through E, to assign a shift differential rate that is appropriate In the event that a new position or Unit is created, the Chief shall use this
- ェ base salary increase. Shift differentials shall be paid quarterly on the first pay These rates specified in B through E, shall increase by the annual percentage
- B through G. Similar assignments to the ones described in B through G will be compensated in the same manner. period of time, will be compensated at one of the shift differentials described in Any officer that is re-assigned, for more than two pay periods, or an extended

### **ARTICLE XXV: COLLEGE CREDITS**

- ⋗ October 15th of the current year. College Credits will be paid the 1st pay in transcript of credits and secure the approval thereof by the Chief of Police by compensation, said patrol officer must present and file an officially documented December. Enforcement, at any accredited college or university. In order to qualify for such courses of study accepted toward an academic degree related to Law On the first pay in December of each year, the Township shall pay to every Patro patrol officer for undertaking, completing and satisfactorily passing college of Ten (\$10.00) Dollars per credit per year for college credits possessed by said officer, hired prior to December 31, 1997, as additional compensation, the sum
- . first payday in December. This payment will not become part of base pay. Any employee receiving the benefit of the previous language in this section will continue until the benefit expires degree from an accredited college or university. Payment will be made in the one-time payment of \$1,000 upon documented completion of a bachelor's For employees hired on or after January 1, 1998, compensation for college hire. For employees hired on or after January 1, 1998 the township shall pay a credits is subject to a maximum payout period of five (5) years from the date of
- O Compensation shall be paid for credits in blocks of one (1) up to maximum of one hundred twenty (120) credits.

### ARTICLE XXVI: PAYMENT AT HIGHER RANK

but not limited to Detective & Sergeant, during the period of such assignment. first day of performance of said work and duties of an officer of a higher rank, including salary or compensation of that higher rank. Such compensation shall be paid from the officer of higher rank shall receive, upon the approval of the Chief of Police, the rate of A patrol officer temporarily assigned and performing the work and duties of an

#### **ARTICLE XXVII: WAGES**

- ₽ Wages shall be paid in accordance with the Salary Ordinance of the Township of A, B , C, and all other provisions of this contract. Gloucester prepared in accordance with the attached Salary Guides, Schedule's
- ₽ step are based on calendar year and will be adjusted January 1st of the year in Step increases for Officers at the Start rate through Year/Step 1, are based on which the step increase is scheduled to occur. anniversary date. Step increases for Officers at Year/Step 2 through maximum

### ARTICLE XXVIII: OUTSIDE EMPLOYMENT

conditions set forth in policies and general orders properly issued by the Township. Employees may engage in outside employment under the regulations and

# ARTICLE XXIX: FOP OR PBA. OFFICERS, DELEGATES, OR TRUSTEES

organization providing the manpower needs of the department are not adversely affected, and the prior consent of the Chief of Police or his designee has been secured loss of pay to attend any local or state meeting or executive session of either Any FOP. or PBA. officers, delegates, or trustees shall be given time off without

### ARTICLE XXX: EMERGENCY STANDBY

on alert for duty in an emergency situation, he will be compensated at the rate of four In the event that any member covered under this Agreement is ordered to place himself (4) hours pay at the normal hourly rate of pay for each day on such emergency standby

#### **ARTICLE XXXI: TRAINING**

- ۸ The Township agrees to provide transportation to and from training schools as incidental to the member's employment.
- œ officers daily round trip transportation in the form of a police vehicle or payment For training schools at any training area the Township agrees to provide to at the IRS rate.
- ? off to attend training or the employee may submit approved leave time for such at the conclusion of the training equal to what the employee was granted time employee shall be responsible to report for duty for the remainder of the hours day. In the event the scheduled training is scheduled at less than eight hours the scheduled day off, it shall be considered that the employee worked a full work Scheduled Day Off: When an employee is scheduled for an in-service training remaining hours in lieu of reporting for duty. class that is scheduled as eight or more hours on the employee's regularly
- Ö leave in accordance with the policies and directive issued by the Chief of Police. day or shift. The employee may report for duty in lieu of submitting approved amount equal to the hours the employee was scheduled to work for the assigned Scheduled Work Day: Except as specified in Section E, when an employee is his/her assigned shift, the employee shall utilize approved leave time, in an concludes prior to the number of hours the employee would have worked scheduled for training on a regularly scheduled work day and the training
- ш place outside of the employee's regularly scheduled work hours for that day and attends training where 50% or more of the hours committed to training take employee worked a full day. the training class is scheduled at eight or more hours it shall be considered the is scheduled for training on a regularly scheduled work day and the employee Scheduled Work Day — Outside of Regular Scheduled Hours: When an employee

by the Chief of Police submitting approved leave in accordance with the policies and directive issued hours in lieu of reporting for duty. The employee may report for duty in lieu of training, the employee shall utilize approved leave time, for such remaining administrative leave for rest prior to starting a 2nd Watch (overnight watch) Patrol tour of duty on the same day as the employee attended scheduled remaining hours in lieu of reporting for duty. If the employee is granted to attend training or the employee may submit approved leave time for such for the remainder of the hours equal to what the employee was granted time off employee shall be responsible to report for duty at the conclusion of the training In the event the scheduled training is scheduled at less than eight hours, the

utilizing leave time at the conclusion of training during times of an emergency or from directing an employee from reporting for duty in lieu of the employee unusual circumstances. Nothing in Sections C, D, and E shall prevent the on duty Watch Commander

consists of general in-service training classes and is not training that is required For the purposes of Sections C, D, and E In-Service Training is training that by the laws of the State of New Jersey or the Attorney General Directives or

use of such leave is consistent with the current policy and directives as issued by Employees may not utilize sick leave relating to Sections C, D, and E unless the the Chief of Police.

T compensated with compensatory time at a pay rate of 1.5 times per hour. four times per calendar year, up to six hours per session and shall be Officers agree to be pre-scheduled to attend police department training up to

## ARTICLE XXXII: SCHEDULING – COMPENSATION

₽ qualify for the benefits under this Agreement. Agreement who shall terminate, resign, separate under just cause and who shall personal and vacation days. This clause applies to any member covered by this on a 8-hour day basis for all payments of accrued benefit days including sick, Compensation: Any member covered by this Agreement shall be compensated

## **ARTICLE XXXIII: DUES DEDUCTIONS AGENCY SHOP**

- ⋋ N.J.S.A. 52:14-15.9e, as amended. Agreement dues for the FOP. Such deductions shall be made in compliance with The Township agrees to deduct from the salaries of its employees subject to this
- φ A check-off shall commence for each employee who signs a properly dated during the month following the filing of such card with the Township. authorization card, supplied by the FOP and verified by the Township Treasurer
- Ç either new authorization from its members showing the authorized deduction signed by the President of the FOP advising of such changed deduction. for such employee or an official notification on the letterhead of the FOP. and days prior to the effective date of such change and shall furnish to the Township If during the life of this Agreement there shall be any change in the rate of membership dues, the FOP shall furnish the Township written notice thirty (30)

- 9 forms to the Township Clerk. will secure the signatures of its members on the forms and deliver the signed The FOP will provide the necessary "check-off authorization" form and the FOP
- ĬШ 52:14.15.9e, as amended. withdrawal shall be effective to halt deductions in accordance with N.J.S.A. notice of such withdrawal with the Township Clerk. The filing of notice of Any such written authorization may be withdrawn at any time by the filing of
- ... Pursuant to N.J.S.A. 34:13A-5.6, the Township agrees to deduct the fair share fee and transmit the fee to the majority representative. from the earnings of those employees who elect not to become members of FOP
- Ģ share assessment must also be furnished to the New Jersey Public Employment amount of the fair-share assessment. A copy of the written notice of the fair-Relations Commission. member of FOP during the month following written notice from FOP of the The deduction shall commence for each employee who elects not to become a
- Ξ membership dues, fees and assessments. unit, but in no event shall the fee exceed eighty five percent (85%) of the regular cost of benefits financed through the dues and available only to members of the to the regular membership dues, initiation fees, and assessments of FOP, less the The fair-share fee for services rendered by the FOP shall be in an amount equal
- which ordinarily cannot be secured through collective negotiations with the it represents advances in wages, hours, and other conditions of employment collective negotiations and contract administration, and to secure the employees for the FOP to engage in lobbying activity designed to foster its policy goals in support of political causes of candidates, except to the extent that it is necessary The sum representing the fair-share fee shall not reflect the cost of financial
- <u>-</u> compute the fair-share fee for services enumerated above Prior to January 1st and July 31st of each year, the FOP shall provide advance Township and to all employees within the units, the information necessary to written notice to the New Jersey Public Employment Relations Commission, the
- ᄌ than to hold the fee in escrow pending resolution of the appeal. in no way involve the Township or require the Township to take any action other challenge the assessment as computed by the FOP. This appeal procedure shall The FOP shall establish and maintain a procedure whereby any employee can
- Ŀ The FOP shall indemnify, defend, and save the Township harmless against any

FOP to the Township, or in reliance upon the official notification on the authorization cards or the fair-share assessment information as furnished by the by reason of action taken by the Township in reliance upon salary deduction and all claims, demands, suits or other forms of liability that shall arise out of or deduction. letterhead of FOP and signed by the President advising of such changed

롣 The FOP is required under this Agreement to represent all of the employees in been executed by the Township after it had satisfied itself that the FOP is a proper majority representative. the bargaining unit, and not only for members in the FOP. This Agreement has

### ARTICLE XXXIV: ENLISTMENT AGREEMENT

- ໞ completion of the Police Academy training and becomes employed elsewhere in employment with the Township within three (3) years from the date of employment and Academy training, provided said employee terminates his additional expenses incurred by the Township in connection with said All newly hired employees will receive Police Academy training at Township police-related work. expense, and shall reimburse the Township for the costs of training and for such
- œ shall be reduced by the per-diem rate for every day the employee retains his commences with the employee's completion of the Police Academy training employment with the Township, up to the three (3) year period which calculated on a pro-rated, per-diem basis. The maximum reimbursement amount reimbursement required of any employee terminating employment with the In lieu of itemizing expense, the Township and FOP agree that the maximum Township shall be six thousand (\$6,000.00) dollars. Reimbursement shall be
- Ç following reasons: terminated or separated from employment with the Township for any of the There shall be no reimbursement required in the event the employee is
- Involuntary separation for reasons beyond the employee's control, such three (3) year period. reason not being due to misconduct or personal delinquency during the
- 2 Election to resign rather than to submit to a separation proceeding, provided delinquency. that the reason for the pending separation is not misconduct or personal
- 'n Receipt of orders to report for military service, other than training duty, upon submission of proof to the Township

- 4. Disability impairing full performance as a police officer. The employee must this physician shall be final and binding. cost of the physician shall be equally borne by the parties. The decision of sent to a physician mutually agreed upon by the FOP and the Township. The If the Township disputes the medical evidence, then the employee shall be submit to the Township acceptable medical evidence verifying said disability.
- 5 Any other reason deemed acceptable to the Township in its discretion.
- ტ In the event the employee is separated for personal delinquency or Sections A and B above. training and additional expense incurred by the Township as enumerated in misconduct, he shall be required to reimburse the Township for basic

### ARTICLE XXXV: TERMS AND CONDITIONS

- ≻ amend, or otherwise modify the terms and conditions set forth herein at the one hundred twenty (120) days prior to such expiration. time of expiration, said party must notify the other party in writing not less than and including the 31st of December, 2016. If either party wishes to terminate, This Agreement shall be in full force and effect from January 1, 2014, through
- Θ date of expiration set forth herein. collective bargaining negotiations between the parties extending beyond the This Agreement shall remain in full force and effect on a day-to-day basis during
- ${\mathfrak O}$ later than September 1, 2016 Collective negotiations on the terms of a new Agreement shall commence no
- 므 Quarterly shift differentials shall be paid in the second pay after the end of the quarter. Paychecks are disbursed bi-weekly.

DATE:

Mayor

F.O.PVLodge **190**6 Representative

F.O.P**∬**Lodge 206 Representative

**Business Administrator** 

Township Cléd

### APPENDIX "A" PATROL OFFICERS' CONTRACT HEALTH BENEFIT PACKAGE

share pursuant to Chapter 78, P.L. 2011 regulations. Active bargaining unit members shall contribute towards health insurance premium

be based on 1.5% of the monthly retirement allowance (inclusive of COLAs). Retired Officers shall contribute 1.5% of pension, meaning that their contribution shall

retire on or after January 1, 2011. shall apply to all active employees and to employees who have 25 years of service who years of service and retire before January 1, 2011. The above health care contributions The above health care contributions shall not apply to those employees who have 25

for tax purposes. The Township shall implement an IRS Section 125 salary reduction premium-only plan

current health benefits program (Plan "A"): Effective July 1, 2008, the following plan design modifications shall be made to the

- increased to \$150/250. The prior practice of refunding deductibles is eliminated. Deductibles for both in-network and out-of-network services and supplies
- 70% co-insurance for out-of-network services and supplies
- Co-insurance for in-network services and supplies to remain at 100%/80%
- network and \$4,000 for out-of network. Co-insurance and out-of-pocket maximum per calendar year to \$2,000 for in-
- \$10 co-pay for doctor's visits in-network
- Limit of 48 visits per individual for chiropractic care in a calendar year with a \$10 co-pay per visit.
- No co-pay for hospital in-patient care.
- Emergency room co-pay for in-network hospitals at \$30, waived if admitted Emergency room co-pay of \$50 for out-of-network hospitals.
- coverage in-network. Non-emergency use of Emergency Room Services to have a \$50 co-pay and 80%
- Non-emergency use of Emergency Room Services to have a \$50 co-pay and 70%

coverage out-of-network.

- Infertility services to be limited to four complete cycles within a 15-year period
- Lifestyle. Mail Order prescriptions (maximum of 90-day supply) shall be 2X the Prescription drug co-pays for retail purchases (maximum of 30-day supply) shall retail co-pay. increase to \$10 for Generic; \$20 for Brand; \$35 for Formulary; and to \$50 for
- "grandfathered." employees. Employees currently enrolled in HMO Blue and Aetna HMO are HMO Blue and Aetna HMO will no longer be an option for current and future Effective upon final ratification of the terms of the Recommended Settlement,

"A" will be included on the Plan "B" menu. \$4,500.00 per year of the individual price tag amounts on the menu. The items in Plan able to design their own Health Benefit/Other Benefits Package based on a limit of which list a menu of benefits that an employee may choose. Employees will thereby be As an alternative to Plan A, employees may select the Flexible Benefits Plan (Plan "B"),

compensation and full taxes, State and Federal including FICA will be deducted. amount of benefit credit will be charged to the employee's gross earnings as other Plan "B" Menu will include nontaxable items and taxable items On taxable items the

selected exceed two menu items. will be limited to 10% of the total Benefit Credit, which will be \$450.00 if the items provided in the Contract a payroll deduction may be made for the excess, however, this If a Police Officer selects a schedule of items that exceeds the \$4,500.00 Benefit Credit

A retiree may not exceed the Benefit Credit provided

from, the list. The parties will review the menu for revisions on an annual basis Once a menu is established for a calendar year, items cannot be added to, or deleted

effective 12/31/88; however, if any item is determined to be taxable by the IRS, the item will be reclassified from the non-taxable to taxable schedule. In the opinion of the Township, the menu qualifies under Section 89 of the IRS Code

Environment of the proposition of the specimens of Astronomental Astronoment of the specimens of the specime	500,600 to 10,100 to 000 vorument \$1,000 to 000	Patrol Salary	Schedule 20	14-2016	······································	th, CA, CA, BA, meaning and analysis 4A, V brought, CA, CA, meaning
"Schedule A"		Control of the Contro		000 A 17 TO 18 A 7 A 25 A 600	\$	*************************************
Hired on or before	12/31/1997	Alice of the Communication and the Communication of	,	**************************************	or a variety and the filter and the second of the second of the second and the se	***************************************
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Tining and the control of the contro		2014		2015	an Andreas (Anthropia and Anthropia and Anthropia and Anthropia and Anthropia and Anthropia and Anthropia and A	2016
POLICE OFFICER	Year of Hire		Year of Hire		Year of Hire	
Start	2014	\$ 47,133	2015	\$ 48,076	2016	\$ 49,037
6 Months	2014	\$ 51,557	2015	\$ 52,588	2016	\$ 49,037 \$ 53,640
1 Year	2013	\$ 55,976	2014	\$ 57,095	2015	\$ 58,237
2 Years	2012	\$ 64,823	2013	\$ 66,120	2014	\$ 67,442
3 Years	2011	\$ 72,163	2012	\$ 73,606	2013	\$ 75,078
4 Years	2010	\$ 83,478	2011	\$ 85,147	2012	\$ 86,850
5 Years	2009	\$ 91,182	2010	\$ 93,006	2011	\$ 94,866
6 Years	2006-2008	\$ 99,831	2007-2009	\$ 101,828	2008-2010	\$ 103,865
·	2003-2005	\$ 100,773	2004-2006	\$ 102,788	2005-2007	\$ 104,844
Cit of the control o	2001-2002	\$ 101,714	2002-2003	\$ 103,749	2003-2004	\$ 105,824
\$	1999-2000	\$ 102,656	2000-2001	\$ 104,709	2001-2002	\$ 106,803
91 (1816)	1996-1998	\$ 103,598	1997-1999	\$ 105,670	1998-2000	\$ 107,784
	1995 Back	\$ 105,481	1996 Back	\$ 107,591	1997 Back	\$ 109,743
Corporal	20 Years	\$ 106,481	20 Years	\$ 108,591	20 Years	\$ 110,743
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"Schedule B"		90				
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A COMMANDATIVE TO THE COMM		2014		2015		2016
POLICE OFFICER	Year of Hire		Year of Hire		Year of Hire	
Start	2014	\$ 47,133	2015	\$ 48,076	2016	\$ 49,037
6 Months	2014	\$ 51,557	2015	\$ 52,588	2016	\$ 53,640
1 Year	2013	\$ 55,976	2014	\$ 57,095	2015	\$ 58,237
2 Years	2012	\$ 64,823	2013	\$ 66,120	2014	\$ 67,442
3 Years	2011	\$ 72,163	2012	\$ 73,606	2013	\$ 75,078
4 Years	2010	\$ 83,478	2011	\$ 85,147	2012	\$ 86,850
5 Years	2009	\$ 91,182	2010	\$ 93,006	2011	\$ 94,866
6 Years	2006-2008	\$ 99,831	2007-2009	\$ 101,828	2008-2010	\$ 103,865
· · · · · · · · · · · · · · · · · · ·	2003-2005	\$ 100,773	2004-2006	\$ 102,788	2005-2007	\$ 104,844
**************************************	2001-2002	\$ 101,714	2002-2003	\$ 103,749	2003-2004	\$ 105,824
. Fl. Fl. Fl. Fl. Fl. Fl. Fl. Fl. Fl. Fl	1999-2000	\$ 102,656	2000-2001	\$ 104,709	2001-2002	\$ 106,803
	1996-1998	\$ 103,598	1997-1999	\$ 105,670	1998-2000	\$ 107,784
Corporal	20 Years	\$ 104,598	20 Years	\$ 106,670	20 Years	\$ 108,784
\$1000 add to base	h (A		**************************************		linkolvavsiyavavsiyavavsiya aa araayavarayavayavavaysiya	Average of our binds of our and our an
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"Schedule C"			***************************************	9 V 1 864 Y CTGTGTG 1 18764 6 6 6 7 8 9 1 V 1876 4 6 Y 1976 TG 16 6 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6		CO ( D. 1900 COCCOS   V.) W. 1904 V. D. 1904 V. C. 1904 V.	***************************************		Philis comescent the behavior of
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POLICE OFFICER	Year of Hire			Year of Hire			Year of life		2016
Start	2014	\$	34,507	2015	\$	35,197	2016	\$	35,901
6 Months	2014	\$	41,133	2015	\$	41,955	2016	ب \$	42,79 <sup>4</sup>
1 Year	2013	\$	47,758	2014	\$	48,714	2015	\$ \$	49,688
2 Years	2012	\$	54,384	2013	\$	55,472	2014	\$	56,581
3 Years	2011	\$	61,009	2012	\$	62,229	2013	\$	63,474
4 Years	2010	\$	71,016	2011	\$	72,437	2012	\$	73,886
5 Years	2009	\$	77,974	2010	\$	79,533	2011	\$	81,124
6 Years	2008	\$	85,739	2009	\$	87,454	2010	\$	89,203
7 Years	2007	\$	92,762	2008	\$	94,617	2009	\$	96,509
8 Years	2006	\$	99,831	2007	\$	101,828	2008	\$	103,869
80-7 to a prograph 5 - 5 - 1 to a to	2003-2005	\$	100,773	2004-2006	\$	102,788	2005-2007	<u> </u>	104,844
400 (416) 444-444-4444 A CERTANIA A COMO (316) 544-444 A COMO (416) 447 A COMO (416) 447 A COMO (416) 447 A COMO	2001-2002	\$	101,714	2002-2003	\$	103,749	2003-2004	\$	105,824
(*************************************	1999-2000	\$	102,656	2000-2001	\$	104,709	2001-2002	\$	106,803
	1996-1998	\$	103,598	1997-1999	\$	105,670	1998-2000	Ś	107,784
opod	20 Years	\$	104,598	20 Years	\$	106,670	20 Years	\$	108,784
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ET CPL add \$1000	**************************************		······································	8X. 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	·	······································	V 1924 V 1924 V 1924 1924 1924 1924 1924 1924 1924 1924		# Lef 944 965 43763 63 63 63 64 64 64 64 64 64 64 64 64 64 64 64 64