COLLECTIVE BARGAINING AGREEMEI

BETWEEN

THE CITY OF HARTFORD CONNECTICUT

AND

THE HARTFORD POLICE UNION

STRENGTH, LEADERSHIP



011.0 Agi F 0 HO



& INTEGRITY

JULY 1, 2016 to JUNE 30, 2022

2019 C 3784

ACLU of Connecticut acluct.org

TABLE OF CONTENTS

AMBLE	1
'ICLE I RIGHTS AND RECOGNITION	1
ction 1.1 Recognition	1
ction 1.2 Union Security	1
ction 1.3 Check Off	1
ction 1.4 Deduction Period	2
ction 1.5 Management Rights	2
ction 1.6 No Strike: No Lock-Out	2
ction 1.7 No Discrimination	2
ction 1.8 Definition	2
ction 1.9 Exclusions	2
ction 1.10 Probation Time	3
'ICLE II GRIEVANCE PROCEDURE	3
.ction 2.1	3
:ction 2.2	4
:ction 2.3	4
.ction 2.4	5
.ction 2.5	5
:ction 2.6	5
'ICLE III PERSONNEL, PAY AND BENEFITS	5
:ction 3.1 Classification and Pay	5
:ction 3.2 Longevity Pay	5
:ction 3.3 Personnel	6
:ction 3.4 Prior Benefits and Practices	6
:ction 3.5 Insurances	6
:ction 3.6 Pensions	11
:ction 3.6 (a)	13
:ction 3.7 Uniforms	19
:ction 3.8 Seniority	20
:ction 3.9 Motor Vehicles or Vessels	20
:ction 3.10 Personal Property	20
:ction 3.11 Funeral Costs	21
:ction 3.12 Residence	
fICLE IV HOURS AND OVERTIME	
:ction 4.1 Hours of Work	21
:ction 4.2 Overtime Pay	23
:ction 4.3 Private Jobs	25

ACLU of Connecticut acluct.org

Section 4.4 School Jobs
ARTICLE V HOLIDAYS AND LEAVE
Section 5.1 Holidays
Section 5.2 Vacations
Section 5.3 Sick Leave
Section 5.3 (a) Sick Leave Bank Donations
Section 5.3 (b)
Section 5.4 Personal Leave for Perfect Attendance
Section 5.5 Compensation for Injuries and Disease
Section 5.6 Funeral Leave
Section 5.7 Jury Pay
Section 5.8 Pregnancy Leave
Section 5.9 Childrearing Leave
Section 5.9a Family Medical Leave
Section 5.10 Leaves Of Absence Without Pay
Section 5.11 Transitional Duty
Section 5.12 Run-Out of Accrued Leave at Separation
ARTICLE VI GENERAL PROVISIONS
Section 6.1 Union Representatives
Section 6.2 Access to Premises
Section 6.3 Bulletin Board
Section 6.4 Seniority List
Section 6.5 Health and Safety Responsibilities - Safety Committee
Section 6.6 Management-Union Informational Meeting
Section 6.7 Union Management Physical and Mental Fitness Committee
Section 6.8 Compensatory Time for Meetings
Section 6.9 Union President Detached Duty
Section 6.10 Printing of Agreement
Section 6.11 Appearance Standards
ARTICLE VII COVENANTS
Section 7.1 Local Ordinances
Section 7.2 Saving Clause
Section 7.3 Effective Dates
Section 7.4 Duration
Section 7.5 Entire Agreement
APPENDIX A EMPLOYEE RIGHTS
APPENDIX B CLASSIFICATION AND PAY RANGES
APPENDIX B-1 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES HIRED BEFORE DECEMBER 11, 2017

2019_C_{3786}

ACLU of Connecticut acluct.org

'ENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES ED ON OR AFTER DECEMBER 11, 2017 48
'ENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES ED ON OR AFTER DECEMBER 11, 2017
ENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES ED ON OR AFTER DECEMBER 11, 2017
ENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES ED ON OR AFTER DECEMBER 11, 2017
ENDIX C OPEN ACCESS PLUS
ENDIX C-1 HDHP PLAN
ENDIX C-2 DENTAL BENEFITS
ENDIX C-3 HEALTHY HARTFORD PROGRAM
ENDIX D LAYOFF
PPENDIX E OUTLINE OF PENSION PROVISIONS FOR POLICE OFFICERS CITY OF
1TFORD UNDER MUNICIPAL EMPLOYEES' RETIREMENT FUND
ENDIX F PROMOTIONAL TEST SCHEDULE
ENDIX G BENEFIT OF SURVIVORS OF OFFICER(s) KILLED IN THE LINE OF DUTY 95
ENDIX H PERFORMANCE APPRAISALS
ENDIX I DEPUTY CHIEFS
ENDIX J PSYCHOLOGICAL EVALUATION
ENDIX K FOUR TEN-HOUR DAY WORK SCHEDULE
ENDIX L ASSIGNMENT OF STATE POLICE OFFICERS 100
ENDIX M DETENTION STAFFING 101
NDIX N DRUG TESTING 103
ENDIX 0 PENSION BENEFIT EXTENSION
NDIX P CIVILIAN PERSONNEL 117
NDIX Q ASSISTANT ANIMAL CONTROL OFFICER 118
:NDIX R CANINE PROGRAM 120
:NDIX S FIELD TRAINING OFFICERS 122
:NDIX T UCONN POLICE 123
:NDIX U BODY CAMERAS 124

acluct.org

AGREEMENT BETWEEN THE CITY OF HARTFORD, CONNECTICUT AND THE HARTFORD POLICE UNION

PREAMBLE

The following Agreement, including its attachments and appendices, by and between the City of Hartford, Connecticut, hereinafter referred to as the City, and the Hartford Police Union, hereafter referred to as the Unic recorded in written form to meet the requirements as set forth in Section 7-470 (c) in the Municipal Employee Relations Act of the General Statutes of Connecticut. This Agreement is designed to provide for an equitable a peaceful procedure for the resolution of differences in accordance with the grievance procedure specified herei order to maintain and promote a harmonious relationship between the Union and the City and to encourage a n effective police service in the public interest.

ARTICLE I RIGHTS AND RECOGNITION

Section 1.1 Recognition

The City recognizes the Hartford Police Union as the sole and exclusive bargaining agent pursuant to certifica granted by the Connecticut State Board of Labor Relations, dated February 17, 1984, and August 14, 1992 (M 689), for the purpose of collective bargaining under provisions of the Municipal Employee Relations Act. The Union recognizes the Mayor and/or his/her designated representative or representatives as the sole and exclus representative of the City of Hartford, Connecticut, for the purpose of collective bargaining.

Section 1.2 Union Security

All employees in the unit who are Union members on the effective date of this Agreement, or who afterward must remain members to the extent of pay ing weekly dues uniformly required for all members for the duratio this Agreement as a condition of continued employment.

All employees in the unit who are not Union members on the effective date of this Agreement shall, as a con of continued employment, commencing sixty (60) days after the effective date of this Agreement, pay to the each week a service charge as a contribution toward the cost of administration of this Agreement. Effective J 1, 1988, probationary employees shall be required to comply with this provision upon commencement of the probationary period. The amount of such service charge shall be equivalent to the amount uniformly require(those who become members of the Union.

The Union agrees to indemnify and hold harmless the City for any loss or damages arising from the operatio Section.

Section 1.3 Check Off

The City agrees to deduct from the pay of all employees covered by this Agreement, who authorize such de(from their wages in writing, such membership dues, initiation fees and/or assessments as may be uniformly by the Union. Said dues are subject to upward or downward change exclusively by the Union. When an em does not have sufficient money due him/her after deductions have been made for pension or other deductior required by law, union dues for such deduction periods shall be deducted in the first dues deduction period the employee has sufficient funds due him.

acluct.org

s agreed that neither any employee nor the Union shall have any claim against the City for any such deductions de or not made, as the case may be, unless a claim of error is made in writing to the City within sixty, (60) endar day s after the date such deductions were or should have been made.

obligation of the City for funds actually deducted under this Section terminates upon delivery of the deductions nade to the person authorized by the Union to receive such amounts from the City.

Union agrees to indemnify and hold harmless the City for any loss or damages arising from the operation of this tion

Lion 1.4 Deduction Period

Mn dues and any initiation fees, assessments or their equivalents shall be deducted on a weekly basis and shall be tted to the Union in the form of a check together with an alphabetized list of names of employees from whose es such deductions have been made, as soon as practical but not later than nine (9) days from the date said fictions were taken.

ion 1.5 Management Rights

pt as specifically abridged or modified by any provision of this Agreement, the City will continue to have, her exercised or not, all of the rights, powers and authority heretofore existing, including but not limited to the wing: Determine the standards of services to be offered by the Police Department; determine the standards of ton for employ ment; direct its employees; take disciplinary action; relieve its employees from duty because of)f work or for other legitimate reasons; issue rules and regulations; maintain the efficiency of governmental tions; determine the methods, means and personnel by which the City's operations are to be conducted; nine the content of job classifications; exercise complete control and discretion over its organization and the ology of performing its work; and fulfill all of its legal responsibilities. The above rights, responsibility and ;olives are inherent in the Court of Common Council and the Mayor by virtue of statutory and charter ;ions and cannot be subject to any grievance or arbitration proceeding except as specifically provided for in greement.

n 1.6 No Strike: No Lock-Out

nion agrees that it will not call or support any strike, work stoppage, work slow down or any other action t the City that would impede the proper functioning of the City government at any time. The Cih. agrees that it ,t lock out any employees at any time.

n 1.7 No Discrimination

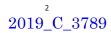
ovisions of this Agreement shall be applied equally to all employees in the bargaining unit without iination because of age, sex, marital status, race, color, religion, creed, national origin, political affiliation, nembership, sexual orientation, disability. or other protected classification under Federal, State or local law.

1.8 Definition

m employee, as used in this Agreement, means a full-time, permanent employee in the bargaining unit, ig probationary' employees; provided, however, no probationary employee at the entrance level shall have o the grievance procedure where the issue is one of their discipline or discharge, and no probationary ee in any promotional classification shall have access to the grievance procedure where the issue is one of motion.

1.9 Exclusions

e, seasonal and temporary employees are excluded from this Agreement.



acluct.org

Section 1.10 Probation Time

- A. Probationary status shall be as provided in the Personnel Rules and Regulations; provided, however, that th probationary period for Police Officer shall extend for twelve (12) months bey and the successful completic the Police Academy.
- B. The Chief of Police with voluntary consent of the affected employee may extend the probationary period o employee in a promotional classification for up to six (6) months to provide for further review of the emph job performance.

Employees who have lost time in excess of two (2) weeks (14 calendar days) through the utilization of sicl leave or family medical leave, an approved leave of absence or work- related injury may have their probat status extended for the amount of lost time.

Probationary status shall not impact the wage entitlements or any benefits of this Agreement for an emplo:

ARTICLE II GRIEVANCE PROCEDURE

Section 2.1

Any grievance or dispute which may arise between the parties concerning the application, meaning or interpre of this Agreement, shall be settled in the following manner:

<u>Step 1.</u> The aggrieved employee, who may be represented by an individual delegated by the Union Executive] if said employee so desires, shall take up the grievance or dispute with said employee's first level supervisor w outside the bargaining unit within seven (7) working days of the date of the grievance or his or her knowledge occurrence.

The first level supervisor outside the bargaining unit shall render his or her decision within seven (7) working Such supervisors shall exercise whatever authority may be delegated to them to resolve grievances, and in the that no such authority is delegated, such supervisor shall have no jurisdiction in the grievance procedure.

Police Captains *have* all prior authority to *rule* on first step grievances and provide or deny permission to UM(Officers and/or Stewards to investigate and/or settle grievances.

<u>Step 2</u>, If the grievance has not been settled, it shall be presented in writing, on forms provided by the City, to Chief of Police by the employee and/or the individual delegated by the Union Executive Board within ten (10 working days after the supervisor's response is received. The written grievance, which must be signed by the grievant, shall include:

- (a) A statement of the grievance and facts involved;
- (b) The alleged violation of the specific provision of this Agreement; and
- (c) The remedy requested.

As early as they reasonably can in the grievance procedure, the parties shall cooperate to provide copies of at all written memoranda of understanding, directives, arbitration awards, settlement agreements and or specific provisions of ordinances, laws, the Rules and Procedures of the Hartford Police Department and/or the Perso Rules and Regulations, that each party believes to be relevant to the disposition of the grievance. The arbitrat consider any failure to comply with this paragraph in fashioning a remedy to the grievance.

The Chief of Police or his or her designated representative shall render his or her decision in writing within f (14) working days of the date the grievance was submitted to him.

acluct.org

pl. If the grievance has not been settled, it shall be presented in writing to the City Director of Human Resources hin five (5) working days after the decision of the Chief of Police is received. If he or she so determines, the ector of Human Resources, or his or her designated representative, shall meet with the interested parties no later n ten (10) working days after the receipt of the grievance and in any case shall render his or her decision in ting within fifteen (15) working days of the receipt of the grievance.

pA. If the t 'nion is not satisfied with the decision rendered in Step 3, it shall notify the Director of Human ources within thirty (30) working days after receipt of the decision that it intends to submit the grievance to tration; and shall simultaneously file notice of appeal with the State Board of Mediation and Arbitration, which 111 act on such request in accordance with its rules and procedures. Said Board shall be limited to the express as of the contract and shall not have the power to modify, amend or delete any terms or provisions of the eement, or render a decision contrary to law.

decision of the arbitrator shall be final and binding on the parties.

City and the Union shall each have the right to submit three (3) grievances per fiscal year to the American itration Association, single arbitrator, in lieu of the State Board of Mediation and Arbitration. The right to annual nission may not be accumulated. This right shall apply only to the initial arbitration filing of the part) or to an al response by the adverse party to the filing party's request for arbitration and must be submitted within thirty days of the initial arbitration filing.

cost of the American Arbitration Association and the arbitrator shall be divided equally between the parties. decision of the arbitrator shall be final and binding on the parties.

.ing in this Article is intended to prohibit the City from processing a grievance through the grievance procedure and including arbitration. Such grievance shall be submitted in writing to the Union President. If not nctorily resolved within fourteen (14) days, such grievance shall be submitted to arbitration.

expense for the arbitrators' services, proceedings cost and other expenses shall be borne equally by the City and 'nion. If either party desires to have a court reporter transcribe the proceeding, both parties shall share equally • cost of such court reporter. If either party desires a verbatim record of the proceedings, it may cause such a d to be made and each party shall pay only for the cost of the transcript that is provided to that requesting part).

a grievance has been submitted to arbitration, either the City or the Union may request an expedited hearing e the State Board of Mediation and Arbitration provided the provisions of this Section are met and provided r that it is understood that the case will be heard by a single arbitrator.

an 2.2

ances involving discharge, suspension, and demotion, following disposition by the Chief of Police, shall be seed beginning at the third (3rd) step. Grievances involving documented counseling, oral and written lands shall be final at the third (3rd) step of the procedure, provided that after the following time limits in no discipline has been issued for a similar offense; documented counseling six (6) months, oral reprimand one ar, written reprimand two (2) years; these incidents for the purpose of discipline will be disregarded in any disciplinary action. No employee shall be suspended, discharged, demoted or disciplined except for just

n 2.3

employee asks that he or she be personally represented by his or her own attorney at Step 2 or 3 in the nce procedure, an individual designated by the Union Executive Board may also be present as an observer at ploy ee's request.

•nploy ee is represented by the Union and desires his or her own attorney to be present as an observer at Step the attorney's presence as an observer will be subject to the approval of the City's representative.



acluct.org

In accordance with Section 7-468(d) of Connecticut's Municipal Employee Relations Act, nothing herein is int to preclude the employee from representing himself at any one (I) of the first three (3) steps of this procedure.

Section 2.4

In order to avoid the necessity of processing at one (1) time numerous grievances originating with the same ev the Union may file a single grievance at the appropriate step. When this occurs, all other grievances, if any, or same event shall be held in abeyance, and the Union grievance shall be processed as a precedent.

When such a grievance is resolved, the parties shall promptly review the other grievances, if any, that were he' abeyance in an effort to resolve them. This mutual review procedure shall not require more than five (5) worki days subject, however, to mutual extension of period for review if circumstances so require.

If any such grievance cannot be settled on the basis of the precedent grievance, it shall be processed in accorde with the grievance procedure, and once more in accordance with the time limitations established in this Agrees

Section 2.5

Should the City and the Union differ about the applications, meaning or interpretation of Sections 1.1 through and Sections 6.1 through 6.10 of this Agreement that confer rights or benefits to the Union as an organization which do not confer rights or benefits to employees as members of the bargaining unit), such differences shall reduced to writing by the Union and filed at the appropriate step and shall be subject to the foregoing grievanc procedure. It is the intent of this paragraph to provide union access to the grievance procedure on contractual provisions granting rights or benefits directly to the Union as an organization.

Section 2.6

Failure on the part of the City to comply with the time limitations for any grievance response set forth in Artic will be cause to allow the grievance to be filed at the next step of the grievance procedure.

ARTICLE III PERSONNEL, PAY AND BENEFITS

Section 3.1 Classification and Pay

The pay rates and pay ranges for job classes in the bargaining unit shall be as prescribed in Appendix B, B-1 While the parties recognize that Detective is not a separate job classification, it shall be treated as such solely purposes of the order of assignment of overtime and private duty work pursuant to Sections 4.2 and 4.3 of this Agreement.

It is understood and agreed that the supervisory duties and responsibilities provided for in the class specificatil Police Captain and or the Police Department's Code of Conduct and/or any policy or procedure(s) of the Polic Department, including but not limited to the grievance procedure and disciplinary matters, will continue to be exercised by the Police Captains during the term of this Agreement.

Any specific job assignment for a particular Police Captain shall continue at the discretion of the Chief of Pol

The pay periods will remain weekly under this Agreement. The City shall require direct deposit and electroni notification of all pay-related checks.

Section 3.2 Longevity Pay

Effective January 2,1982; employees in this bargaining unit no longer receive longevity pay .

acluct.org

on 3.3 Personnel

fhe City and the Union shall recognize and adhere to all provisions of ordinances, laws, the Rules and)rocedures of the Hartford Police Department, and the Personnel Rules and Regulations not otherwise .uperseded by the terms of this Agreement. The Personnel Rules and Regulations on the effective date of this kgreement shall be those prevailing for the life of this Agreement. Any changes to these Rules and Regulations hall not be binding on the Union.

n the Rules and Procedures of the Hartford Police Department, there shall be a chapter governing Rules of 'onduct and specifically within that chapter a section explaining employee rights. The Rules and Procedures of he Hartford Police Department shall be subject to continuing revision by the Chief and shall not require the 'non's approval; provided, however, that material will not be added to that section of the Rules and Procedures 'f the Hartford Police Department governing Rules of Conduct without prior discussion between the City and he Union, and provided further that said discussion shall not be construed to require the Union's approval.

he administration of any benefits, including pension benefits, provided under the City Charter, Ordinances, the :Wes and Procedures of the Hartford Police Department, the Personnel Rules and Regulations, and this greement, shall be subject to the grievance procedure.

MI 3.4 Prior Benefits and Practices

ob benefits or work practices existing prior to the date of this Agreement, which were the subject of any n memoranda or directives issued by the Chief or his or her Superiors and which are not specifically provided abridged in this Agreement, are hereby protected by this contract. This provision shall not preclude the right Mayor to make reasonable changes in such work practices and job benefits, provided that no such change Je made for the purpose of undermining the Union.

in 3.5 Insurances

ees who are eligible or who become eligible for insurance coverage under existing terms and conditions,)e provided the following coverage.

<u>ledical Benefits</u>. The City will continue to provide benefits for each employee and each employee's enrolled ependents that were in effect as of June 30, 2016 as outlined in Appendix C. Effective July 1, 2018, the City ill provide benefits for each employee and each employee's enrolled dependents under the negotiated plan(s) ; outlined in Appendix C-1.

ny non-standard benefits that were provided under the PPO plan outlined in Appendix C will not be provided rider the High Deductible Healthcare Plan (HDHP).

<u>ealth Savings Account.</u> The HDHP will include a Health Savings Account (HSA). The City will contribute to fly percent (50°o) of the employee's In-Network deductible to the employee's HSA. In Fiscal Year 2018-19, e City's fifty percent (50°o) contribution will be paid as follows:

- Fifty percent (50°o) of the City's total contribution in July 2018;
- Twenty-five percent (25°o) of the City's total contribution in January 2019; and
- Twenty -five percent (25°0) of the City's total contribution in April 2019.

Fiscal Year 2019-20 and each year thereafter, the City's HSA contribution will be paid in equal installments a quarterly basis.

ill <u>Service Dental Plan</u>. The City will provide each employee and each employee's enrolled dependents under e negotiated full-service dental plan as outlined in Appendix C-2. Effective December I I, 2017, employ ees all contribute the same percentage toward the total cost of the full service dental plan as they contribute to for .alth insurance as set forth below in the "Pay roll Deduction" provisions.

acluct.org

- 3. Group Life Insurance, The City will pay the cost of group life insurance for all employees enrolled in such or who thereafter enroll in such plan. The current plan provides for one and one half (1.5) times the emplo annual base rate up to a maximum of fifty thousand dollars (S50,000).
- <u>4.</u> <u>Supplemental Life Insurance.</u> The City shall provide for pay roll deductions for individual employees wish purchase supplemental life insurance under the group life plan provided by the City's vendor.
- 5. Pavroll Deduction. Effective December 11, 2017, employ ees enrolled in any of the health insurance plans provided for in this Section shall contribute 16⁶0 of the equivalent monthly premium of their health care a determined by the City's insurance carrier, which shall be deducted from employee's wages on a weekly and paid toward the cost of such insurance.

Effective July I, 2018 employees enrolled in any of the health insurance plans provided for in this Section contribute 18°, of the equivalent monthly premium of their healthcare, inclusive of the City's Health Savii Account contribution, as determined by the City's insurance carrier, which shall be deducted from employ wages on a weekly basis and paid toward the cost of such insurance.

Effective July 1, 2019 employ ees enrolled in any of the health insurance plans provided for in this Section contribute 19°0 of the equivalent monthly premium of their healthcare, inclusive of the City's Health Savii Account contribution, as determined by the City's insurance carrier, which shall be deducted from employ wages on a weekly basis and paid toward the cost of such insurance.

Effective July 1, 2020 employ ees enrolled in any of the health insurance plans provided for in this Section contribute 20°° of the equivalent monthly premium of their healthcare, inclusive of the City's Health Savii Account contribution, as determined by the City's insurance carrier, which shall be deducted from employ wages on a weekly' basis and paid toward the cost of such insurance.

The equivalent monthly premium is the underwriting rate, as determined by the City's insurance carrier, of yearly basis, based on benefits experience of the bargaining unit. The equivalent monthly premium for the HDHP includes the City's Health Savings Account contribution. The City agrees to provide the Union **President**, annually, with the schedule of equivalent premium rates upon publication.

<u>PPO Buv-Up</u>. Employees who were members of the Union before December 11, 2017 will have the optic purchase the PPO plan in effect as of June 30, 2018 as outlined in Appendix C. Those employees who elegy purchase the PPO Plan will pay the employee contribution percentage provided above plus the difference between the cost to the City of the HDHP, inclusive of the City's Health Savings Account contribution, any PPO, as may change in each plan y ear except as follows:

- a. For the plan year beginning Jul) 1, 2018, the <u>PPO bus -up differential only</u> will be capped at one hundred twenty percent (120°0 of the monthly differential rates provided below, which are based the 2016-2017 experience:
 - Single: \$72.30
 - Employee 1: 5163.42
 - Family: \$263.41
- b. For the plan y ear beginning July 1, 2019, the <u>PPO bus-up differential only will be capped at one hundred</u> twenty -five percent (125%) of the monthly differential rates for the previous plan year.
- c. For the plan year beginning July 1, 2020 and thereafter, there will be no cap on the PPO buy -up differential.
- d. The experience of those who elect to purchase the PPO plan will be rated separately from those w remain in the City's HDHP.

The option to purchase the PPO plan sunsets on June 30, 2022.

acluct.org

ffective July 1, 1994 employee contributions for health care shall be tax exempt as provided for in an IRS nctioned 125 Plan.

ealth) Hartford Program. The City will implement the Healthy Hartford Program, which is modeled after the ate of Connecticut plan. Employees and eligible dependents shall have until June 30, 2020 to become nnpliant with all age appropriate health and dental assessments and screenings required by the program as set with in Schedules 1 and 2 of Appendix C-3. Effective July 1, 2020, non-compliance will result in an additional se hundred dollars (\$100.00) per month supplemental charge to the employee until the month following traplance.

overage. All insurance coverage shall become effective as follows:

r a person employed in the first twenty (20) days of the month, these insurances will become effective on the rst of the month following one (1) complete month of service.

xr a person employed after the twentieth (20th) of the month, they will become effective on the first of the onth following two (2) complete months of service.

Luvivor's Insurance.

Survivor(s) of an active or retired employee who was hired before December 11, 2017. Effective upon the approval of the 2010-2016 Agreement, the City will allow eligible survivors of an active or retired employee to purchase health insurance coverage through the City. Said health insurance coverage shall be the same health insurance coverage that is offered to active employees as that coverage may change from time to time through negotiations. The cost of the health insurance coverage shall be at the rates pay able for employees who retire from the City as outlined in Paragraph 8 of this Section and shall be paid by the surviving spouse through a pension deduction. This benefit shall apply only to a surviving spouse and/or those dependent children who were covered by the City's group insurance at the time of the employees or pensioner's death and shall be available until the spouse dies, remarries, or attains age sixty-five (65); in the case of dependent children, this benefit shall be available as provided by both state and federal mandates or to a minimum of age nineteen (19) or age twenty-four (24), if qualified. This benefit is available to any surviving spouse who became widowed on or after July 1, 1975 and to any other surviving spouse whose husband was killed in the line of duty prior to July 1, 1975.

)) Survivor(s) of an active or retired employee who was hired on or after December 11, 2017.

Notwithstanding any thing herein to the contrary, the survivor(s) of an active or retired employee who was hired on or after December 11, 2017 shall not be eligible to purchase health insurance through the City. Instead, survivors of a retired employee may be eligible to receive the self-funded monthly retiree health insurance stipend under the same terms and conditions set forth in Paragraph 8 (g) below for a period of up to ten (10) years less the number of *years* during which the retiree has been receiving the stipend, provided that the employee did not opt-out of this benefit at the time of his or her hire. Survivors of an active employee may be eligible to receive a self-funded monthly health insurance stipend as outlined below:

- If at the time of the employee's death, the employee has less than twelve and one-half (12 ½) years of
 completed service in a position covered under this Agreement, the survivor will be eligible to receive
 fifty percent (50°0) of the self-funded monthly retiree health insurance stipend under the same terms
 and conditions set forth in Paragraph 8 (g) below for a period of ten (10) y ears, provided that the
 employee did not opt-out of this benefit at the time of his or her hire.
- If at the time of the employee's death, the employee has at least twelve and one-half (12 ¹/₂) years of completed service in a position covered under this Agreement, the survivor will be eligible to receive one hundred percent (100%) of the self-funded monthly retiree health insurance stipend under the same terms and conditions set forth in Paragraph 8 (g) below for a period of ten (10) years, provided that the employee did not opt-out of this benefit at the time of his or her hire.

All survivor benefits set forth in Section 3.5, Paragraph 7(b) above cease upon the death of the survivor.

acluct.org

- 7a. <u>Survivors Insurance For Spouses Killed In Line of Duty.</u> Effective upon the approval of the 2010-2016 Agreement, survivors and eligible dependents of active employees who are killed in the line of duty on or that date will be provided with health insurance coverage through the City. Said health insurance coverage be the same health insurance coverage that is offered to active employees as that coverage may change fn time to time through negotiations. The cost of the health insurance coverage shall be paid by the City. T1 benefit shall be provided until such surviving spouse dies or remarries; and, in the case of dependent child this benefit shall be as provided by both state and federal mandates or to a minimum of age nineteen (19) twenty -four (24), if qualified. Effective July 1, 1994, coverage shall be provided by the City for those sum who have attained the age of sixty-five (65) in the form of supplemental Medicare insurance. Effective July 1999, this benefit shall be provided to employees who die while on-duty and while actively engaged on th street in a field operation, or employees who die while on-duty as a result of a physical altercation.
- 8. Insurance Benefits for Retirees.
 - (a) Effective Jul) 1, 1994 the City will contribute two hundred dollars (5200) per month toward the cost health care coverage for retirees, the retiree's spouse and/or eligible dependents for identical insuranc benefits as outlined in this Section (3.5) under the City's insurance plan, for those employees who reti after this date.
 - (b) Effective July 1, 2005 the City will contribute the actual cost to a maximum of five hundred dollars (S per month toward the cost of health care coverage for retirees, the retiree's spouse and/or eligible dependents for identical insurance benefits as outlined in this Section (3.5) under the City's insurance for those employees who retire on or after July 1, 2004.
 - (c) Employees hired before July 1, 2012 and whose effective date of retirement is on or after the approval the 2010-2016 Agreement shall be eligible to purchase health insurance coverage through the City. Si retiree health insurance coverage shall be the same health insurance coverage that is offered to active employees as that coverage may change from time to time through negotiations. Notwithstanding the paragraph below, the cost of the health insurance coverage shall be based on the City's group rates anc shall be paid by the retiree through a pension deduction. The City will contribute the actual cost up to maximum of five hundred dollars (S500) per month toward the cost of health insurance coverage for retirees, the retiree's spouse and/or eligible dependents.
 - (d) The payments in Paragraphs (a), (b) and (c) above will apply only toward the purchase of the City heal insurance coverage and will continue for as long as the retiree receives a City pension that exceeds the insurance benefit provided herein, or until age sixty-five (65), whichever occurs first. The payments st be applied as an offset against insurance payments made by pension deduction.
 - (e) Employees hired on or after Jul) 1, 2012 but before December 11, 2017 (hereinafter, "Post July 1, 201. employ ees") shall not be eligible for the retiree health insurance coverage outlined in Paragraphs (a) through (d) above of this Section. Post July 1, 2012 employees shall be eligible upon retirement to purchase health insurance coverage through the City at the rate used to determine the equivalent month premium for active employees at the time of their retirement minus the employee's health insurance contribution. This rate is applicable to the purchase of the City health insurance plan only and will rem unchanged until age sixty -five (65), provided that the retiree continues to receive a City pension that exceeds the health insurance benefit provided herein. Said health insurance coverage shall be the same health insurance coverage that is offered to active employees as that coverage may change from time to time through negotiations. The City will make no additional health care contribution toward these bene
 - (0 Under the 2010-2016 Agreement, employees hired before July I, 2012 had the option to elect to particii in the retiree health insurance coverage provided to Post July 1, 2012 employees as outlined in Paragrap (e) above, provided the employee makes an additional one and one-half percent (1.5°0 contribution to t Pension Fund. This additional pension contribution shall only be due and payable from the date the employee elects to participate in the Post Jul) I, 2012 retiree health insurance coverage (shall apply' prospectively only). Said election must be made by July 1, 2012 for Pre-July 1999 employees and

acluct.org

September 1, 2012 for Post July 1999 employ ees and is irrevocable.

) Employ ees hired on or after December 11, 2017 (hereinafter, "Post 2018 employees") shall not be eligible for retiree health insurance benefits through the City as described above, but instead will be eligible for a self-funded retiree health insurance stipend, with the ability to opt-out at time of hire only.

Terms and provisions of the self-funded retiree health insurance stipend are as follows:

- i. The Post-2018 employee must retire from the City in a HPU position.
- The monthly retiree health insurance stipend will begin at retirement, but no earlier than age 55 and end when the Post-2018 employee turns age 65.
- iii. The monthly retiree health insurance stipend will be 5500.00.
- iv. The monthly retiree health insurance stipend will be self-funded by the employee via a weekly pay roll deduction in the amount of 525.00. The retiree health insurance stipend deduction will be retroactive to the Post-2018 employee's date of hire with the City.
- v. Post-2018 employees who are hired before the implementation of this area of the contract shall have a window period to opt out of this benefit. Thereafter, Post-2018 employees may elect to opt-out of receiving the retiree health insurance stipend benefit within thirti (30) dais from their date of hire onh. If the Post-2018 employee elects to opt-out of this benefit:
 - · He or she will not receive any retiree health insurance stipend;
 - The retiree health insurance stipend deduction will not be taken from the Post-2018 HPU Member's pay; and
 - · Said election is irrevocable.

Implementation of Section 3.5, Paragraph 8(g) will be delayed, however, until the City and the Union resolve the outstanding issue regarding whether employee contributions shall be refunded to employees who opt-in, but separate other than by way of retirement.

- h) The payments and rates outlined in Paragraphs (a) through (f) above will apply to retirees in the categories specified above who are receiving pensions approved by the Pension Commission in accordance with the definitions and requirements of the Municipal Employee's Retirement Fund whether the pensioner is retired under MERF or the Police Benefit Fund.
-) Employees who retire after the approval of the 2010-2016 Agreement shall not be allowed to purchase or otherwise remain on the City's health insurance plan once the retiree or his or her spouse reaches age sixty five (65). Any eligible spouse shall continue to receive health insurance coverage up to age sixty-age (65). Any eligible dependents shall continue to receive health insurance as provided by both state and federal mandates or to a minimum of age nineteen (19) or age twenty -four (24), if qualified.
- The City will provide a Group Life Insurance benefit of Six Thousand Dollars (S6,000) for each retiree who retires after July 1, 1988.
- k) Employees who retire and who wish to drop the health insurances available through the City may re-enroll in the insurance plan available at a later date provided they submit evidence of insurability for themselves and any qualified dependents and are found insurable by the insurance carriers.

<u>Substitution of Insurance Plans</u>, Effective January 1, 1985, the City may provide health insurance benefits by other than the named insurance carriers provided:

- (a) The City gives the Union reasonable notice and opportunity to review;
- (b) The benefits and services provided by the new carrier are the equivalent or better than the existing benefits and services;

2019 C 3797

(c) The Plan provides for individual employee choice of doctor, hospital and facility;

acluct.org

- (d) There is national service;
- (e) Any dispute concerning any of the above will be resolved by expedited final and binding arbitration by American Arbitration Association, costs to be shared equally by the parties; and
- (f) Insurance claims disputes between an employee and any insurance carrier shall not be subject to the arbitration procedure.
- 10. Effective upon the approval of the 2010-16 Agreement, the parties agree to establish a cost containment committee to study and recommend ways to improve health care and/or contain/reduce medical insurance c The Committee will be comprised of three (3) Union designated members, and three (3) representatives of management who shall be designated by the Mayor or the Mayor's designee.
- 11. Prescription Drug Rider. The City will continue to provide benefits for each employee and each employee enrolled dependents that were in effect as of June 30, 2016 as outlined in Appendix C. Effective July 1, 20 the City will provide benefits for each employee and each employee senrolled eligible dependents under tI negotiated Prescription Drug Plan as outlined in Appendix C or Appendix C-1, depending on the plan optic selected by the employee. If the City moves to the standard CVS formulary, Police agrees to it without challenge.
- 12. Inpatient Substance Treatment, Effective January 1, 1991, notwithstanding the preceding provisions of Sec 3.5, the City shall not be required to provide inpatient treatment for drug or alcohol abuse beyond a lifetim limit of sixty (60) days of inpatient treatment per employee or enrolled dependent. This provision shall not affect the current benefits for outpatient care for drug and alcohol treatment.
- 13. Withdrawal from Health Care Coverage. Effective July 1, 2012, an employee who withdraws from or wai health insurance coverage or their health maintenance organization equivalent for an entire fiscal year will paid Two Thousand Five Hundred Dollars (\$2,500.00) at the end of that fiscal year. Employees may enter leave the plan at any time provided they must have not participated for an entire fiscal year to be eligible ft preceding payment and may be subject to proof of insurability on re-entry if required by the insurance carr Such payment will be subject to income tax deductions, but not to pension or any other payroll deductions unless specifically authorized by the employee or such deduction is required by operation of law. Such pay will not be considered wages or earnings in the determination of pension benefits. An employee does not qualify for the pay ment of the voluntary waiver where the employee declines City provided health insuran' coverage because the employees spouse is employed by the City or Board of Education and the employee' sly is also employed by the City or Hartford Board of Education, the employee shall have the choice of enrolli the employee, the spouse and any dependents in the City's or Hartford Board of Education's health insurar through either the employee or the spouse, but in no event shall the employee, the spouse or any dependent preceive double health insurance through both the City and/or Hartford Board of Education.

Section 3.6 Pensions

Effective Jul) 1, 1994, the following pension and survivor benefits shall apply to all sworn police officers who effective on or after that date.

 All members of the bargaining unit are enrolled as members of the Municipal Employ ees' Retirement Fun, (The MERF Plan).

The City shall pay the balance of the annual cost needed to maintain the fund on a sound basis, as determi. by periodic actuarial studies.

The sworn police officer contribution to the pension fund will be eight percent (8°0) of total earnings, said contributions shall be deducted from each pay check and shall be credited to the member's account in The MERF fund. Effective December 11, 2017, this contribution will be eleven percent (11°0 of total earning City will maintain a Section 414(h) as outlined by the IRS plan for pension contributions.

acluct.org

Service retirements will be based upon two and sixty -five one hundredths percent (2.65%) of final average pay for each whole y ear of service for the first twenty (20) y ears of continuous service and the following table for each whole y ear of continuous service thereafter to a maximum of seventy percent (70° o) of final average pay. The foregoing shall be subject to the provisions of Appendix E, Sections E and N. The maximum of the seventy percent (70° o) of final average pay shall be subject to the provisions of Section 3.6, Section 8.

YEAR	PERCENTAGE
21	56%
22	58%
23	60%
24	62%
25	64%
26	65%
27	66%
28	67%
29	68%
30	69%
31	70%

forma] retirement shall be after twenty (20) years of continuous service. Employee pension benefits shall be ested after ten (10) years of continuous service.

to employee who vests his or her pension and leaves the service of the City will be entitled to collect a pension ienefit commencing on the date he or she would have reached his or her normal retirement date.

affective upon signing, an employee may purchase up to four (4) years of Military Service time for service in he Armed Forces of the United States for periods of service, any of which occurred during the periods set forth n Section 27-103 of the General Statutes of the State of Connecticut, at the rate payable at the time of entry into 'ity service, with interest at the rate of seven percent (7°.) per annum. The period of such service for which the mploy ee received credit shall be counted for the purpose of computing the amount of his or her retirement llowance provided such employee shall have completed ten (10) years of continuous service or fifteen (15) ears of active aggregate service with the City of Hartford or shall be retired prior thereto, due to disability icurred in the course of his or her employ ment.

inal average pay will be computed on the basis of the employee's highest three (3) of the last five (5) years amings and shall include all earnings inclusive of overtime and private duty work.

,n employee with less than fifteen (15) years of continuous service who suffers a permanent partial disability rising out of and in the course of employ ment as defined in the Workers' Compensation Act and who is eligible r a special disability allowance as provided for in the Municipal Employees' Retirement Fund will have such ,ecial disability allowance reduced by any income from gainful employ ment which, together with the special isability allowance, exceeds one hundred percent (100°0) of the current rate of pay for an employee of the tme or corresponding job classification held by the employee at the time of such retirement.

ffective July 1, 1994, an employee whose retirement becomes effective on or after that date, may upon ffrement, and prior to any formula reduction, exchange a portion of his or her accumulated sick leave for up to iur (4) years (in whole y ears only) of additional pension service time for the purpose of computing the amount its or her retirement allowance provided, however, such additional service time shall not be used for itablishing eligibility for normal retirement benefits, but shall be used as additional service credits for nploy ees who are qualified or become qualified for normal/disability retirement benefits. Each additional :ar of pension service acquired pursuant to this Section shall be equal to two and one-half percent (2.5° o) of nal average pay. No employee shall retire over eighty percent (80%) of final average pay through the ilization of this benefit with the exception of those employees included in Appendix E, subsection E of this greement. For the purpose of exchange under this Section, twenty (20) days shall equal one (1) year of Iditional pension service time. Any accumulated sick leave remaining after the exchange shall be subject to e provision of Article V, Section 5.3 of this Agreement.

acluct.org

Employ ees who exchange accumulative sick leave for additional pension service time shall pay any and all Federal and State taxes resulting from such exchange as if such exchange were made pursuant to Article V Section 5.3 of this Agreement.

This benefit shall remain in effect and inure to the benefit of every current bargaining unit employee hired before July 1, 1999, regardless of date of retirement, and shall not be subject to negotiation.

- 9. All members of the bargaining unit who hold positions which are not sworn police officer positions, includ but not limited to public safety detention officers (previously, police matrons) and Assistant Animal Contre Officers, will receive City of Hartford MERF pension benefits equivalent to non-bargaining unit civilian employ ees of the Hartford Police Department, except that a final average pay shall mean the average annua of pay for the highest three (3) years of the employee's earnings during the last five (5) years of service immediately preceding retirement. Final average pay shall include total earnings, including overtime and private duty work. These benefits only apply to non-sworn employ ees hired before December 11, 2017.
- 10. There shall be a lockout on pension negotiations, and the pension benefits as provided in the Memorandum Understanding attached as Appendix 0.

Pension benefits, improvements, or changes achieved and/or awarded through or by the Pension Commissi, the Court of Common Council to the members of the Municipal Employ ees' Retirement Fund that would enhance these benefits are not affected by this provision and would not preclude the receiving of these bent by employ ees except that the Pension Commission and/or the Court of Common Council cannot remove, al or change in any way the lockout on pension negotiations stated herein or the pension provision of this Agreement.

Section 3.6 (a)

This Section shall apply to employ ees hired after July 1, 1999 but before July 1, 2012 (hereinafter, "Post July 1, 1999 Employ ees"), employ ees hired on or after July 1, 2012 but before December 11, 2017 (hereinafter, "Post J 1, 2012 Employees"), and employ ees hired on or after December 11, 2017 (hereinafter, "Post December 11, 201 Employees):

- A. Membership. All Police Officers who entered the employ of the City after April 30, 1947, are enrolled as members of the Municipal Employees' Retirement Fund (The MERF Plan).
- B. Member Contributions. The City will maintain a Section 414 (h) as outlined by the IRS Plan for pension contributions.
- C. City's Contributions. The City pays the balance of the annual costs needed to maintain the fund on a soun basis, as determined by periodic actuarial studies.
- D. Pension Benefits.
 - 1. The following pension benefits apply to Post July I, 1999 Employees who did not elect to opt-in to the July 1, 2012 Pension Benefits:
 - (a) The employee contribution rate to the pension fund will be six and one-half percent (6.5° o) of total earnings. Effective December 11, 2017 the employee contribution rate to the pension fund will be and one-half percent (9.5°0) of total earnings.
 - (b) Service retirements will be based upon two and one-half percent (2.5°0) of final average pay for ea whole y ear of service for the first twenty (20) years and two percent (2°0) of final average pay for whole y ear of service thereafter, to a maximum of seventy percent (70°0 of final average earnings defined in Paragraph 3.6(a)D.1(d).

2019 C 3800

acluct.org

- (c) Normal retirement age shall be twenty-five (25) years of service. Employ ees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City' and leaves his or her contributions in the fund, will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- (d) Final average pay will be computed on the basis of the employee's highest three (3) of the last five (5) y ears of regular earnings, exclusive of overtime and private duty pay, added to a figure for overtime and private duty which is based on the employee's total overtime and private duty hours averaged over the employee's last twenty-five (25) years of service or actual years of service, whichever is less.
- (e) Social Security benefits shall not be included in this plan.
- (f) Military Service Credit. Any bargaining unit member who served in the active service of any branch of the armed forces of the United States during any part of the times set forth in Section 27-103 of the General Statutes may purchase credit for up to four (4) years of that military service. Such credit shall be purchased at the rate payable at the time of the member's entry into city' service, with interest at the rate of seven percent (7%) per annum.

The period of such service for which the member receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance, provided such member shall have completed ten (10) years of continuous service or fifteen (15) years of active aggregate service with the City of Hartford, or shall be retired prior thereto due to disability' incurred in the course of his or her employment. This provision shall not be used to establish eligibility for retirement allowances but shall be used as additional service credits for members who are qualified or become qualified for normal or disability retirement allowances. Each additional y ear of credited service purchased pursuant to this subsection shall be equal to two and one-half percent (2.5%) of final average pay. Employees hired on or after July' 1, 1999 shall not be permitted by the terms of this subsection to exceed the seventy percent (70%) maximum of their final average pay.

- (g) Under the 2010-2016 Agreement, Post July 1, 1999 employ ees had the option to elect to transfer to the pension benefits provided to Post July 1, 2012 employ ees as outlined below, provided that they shall have no minimum age requirement for normal retirement eligibility- (refer to Paragraph D.1.(c) above), their contribution rate increases to eight percent (8°o) effective the first pay period in _July 2012, and their previous pension benefits shall not be transferable to the newly elected pension plan. This election is irrevocable. Effective December 11, 2017, the contribution rate for these employ ees will increase to eleven percent (11%).
- Z. The following pension benefits apply to Post July 1, 2012 Employ ees:
 - (a) The employee contribution rate to the pension fund will be nine and one-half percent (9.5%) of total earnings, exclusive of private duty earnings. Effective December 11, 2017, the employee contribution rate to the pension fund will be twelve and one-half percent (12.5) of total earnings, exclusive of private duty earnings. The parties recognize that the member's pension contribution rate is one and one-half percent (1.5°o) higher than it would otherwise be as a result of the changes set forth under Section 3.5, Paragraphs 8 (e) and (f).
 - (b) Service retirements will be based upon two and eight-tenths percent (2.8%) of final average pay for each whole year of service for the first twenty-five (25) years and two and one-half percent (2.5°.o) of final average pay for each whole y ear of service thereafter, to a maximum of eighty percent (80%) of final average earnings as defined in Paragraph (d) below.
 - (c) Normal retirement age shall be twenty-five (25) years of service and a minimum age of fifty-five (55). Employees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund, will be

acluct.org

entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.

Notwithstanding any thing herein to the contrary, Post July 1, 2012 sworn employees who wt members of the Union before December 11,2017 had a one-time option to elect to lower the requirement for normal retirement eligibility from age fifty-five (55) to either age fifty-three age fifty-one (51) subject to the following terms and conditions:

- If the Post July 1, 2012 sworn employee elects to lower the normal retirement age e to age fifty-three (53), he or she will contribute an additional one percent (1°0) to tt Fund effective the pay period following December 11, 2017.
- ii. If the Post July 1, 2012 sworn employee elects to lower the normal retirement age e to age fifty-one (51), he or she will contribute an additional two and one-half perce to the Pension Fund effective the pay period following December 11, 2017.
- iii. The election had to be made by June 29, 2018 and is final and irrevocable.
- iv. If the Post July 1, 2012 sworn employee elects to lower his or her normal retiremen eligibility, this age will be utilized in lieu of age fifty -five (55) for all pension bene referencing normal retirement eligibility, age or date.
- (d) Final average pay will be computed on the basis of the employee's rate of pay immediately retirement (rate of pay will be computed as the hourly rate multiplied by 40 hours then multi 52 weeks) added to a figure for overtime which is based on the employee's total overtime ho averaged over the employee's highest three (3) of the last five (5) years. Private duty hours I shall not be included in this calculation. In the event an employee experiences a reduction it rate of pay is based upon the final rate of pay at the employee's highest growth step of the hi held by the employee within two (2) years immediately preceding the start of the employee' retirement.
- (e) Social Security benefits shall not be included in this plan.
- (f) Military Service Credit Any bargaining unit member who served in the active service of any the armed forces of the United States during any part of the times set forth in Section 27-103 General Statutes may purchase credit for up to four (4) y ears of that military service. Such c be purchased at the rate pay able at the time of the member's entry into city service, with inte rate of seven percent (7%) per annum.

The period of such service for which the member receives credit shall be counted for the pur computing the amount of his or her retirement allowance, provided such member shall have ten (10) years of continuous service or fifteen (15) years of active aggregate service with the Hartford, or shall be retired prior thereto due to disability incurred in the course of his or her employment. This provision shall not be used to establish eligibility for retirement allowance be used as additional service credits for members who are qualified or become qualified for i disability retirement allowances. Each additional year of credited service purchased pursuan subsection shall be equal to two and one-half percent (2.5°0) of final average pay. Employ et or after July I, 2012 shall not be permitted by the terms of this subsection to exceed the eigh (80%) maximum of their final average pay.

- 3. The following pension benefits apply to Police Officers hired on or after December 11, 2017:
 - (a) The employee contribution rate to the pension fund will be eleven percent (11%) of total ear exclusive of private duty.

2019 C 3802

acluct.org

- 1.) Service retirements will be based upon two percent (2.0%) of final average pay for each whole year of service to a maximum of seventy percent (70°0) of the employee's base salary at retirement. The employee's base salary for purposes of this provision is his or her rate of pay at his or her applicable step, including the educational incentive pay and the ten (10) hour schedule shift differential, but excluding any additional five percent (5°0 in lieu of overtime pay, as set forth in the Salary Schedules contained in Appendix B-2 and shall not include overtime and private duty earnings. The employee's base salary does not mean the "Base Step" of the classification.
-) Normal retirement age shall be twenty -five (25) y ears of service and a minimum age of fifty -five (55). Employees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- I) Final average pay will be computed on the basis of the employee's rate of pay immediately preceding retirement (rate of pay will be computed as the hourly rate multiplied by 40 hours then multiplied by 52 weeks) added to a figure for overtime which is based on the employee's total overtime hours averaged over the employee's highest three (3) of the last five (5) years. Private duty hours worked shall not be included in this calculation.

In the event an employee experiences a reduction in rank, the rate of pay is based upon the final rate of pay at the employee's highest growth step of the highest rank held by the employee within two (2) y ears immediately preceding the start of the employee's retirement.

-) Social Security benefits shall not be included in this plan.
-) Military Service Credit Any bargaining unit member who served in the active service of any branch of the armed forces of the United States during any part of the times set forth in Section 27-103 of the General Statutes may purchase credit for up to four (4) years of that military service. Such credit shall be purchased at the rate payable at the time of the member's entry into city service, with interest at the rate of seven percent (7⁰0 per annum.

The period of such service for which the member receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance, provided such member shall have completed ten (10) years of continuous service or fifteen (15) years of active aggregate service with the City of Hartford, or shall be retired prior thereto due to disability incurred in the course of his or her employment. This provision shall not be used to establish eligibility for retirement allowances but shall be used as additional service credits for members who are qualified or become qualified for normal or disability retirement allowances. Each additional year of credited service purchased pursuant to this subsection shall be equal to two and one-half percent (2.5°01 of final average pay Employees hired on or after July 1, 2012 shall not be permitted by the terms of this subsection to *exceed* the eighty percent (80°0) maximum of their final average pay.

IONS PAYABLE TO DISABLED MEMBERS. Subject to the approval of the Pension Commission, sent allowances are payable to any member who becomes permanently disabled in accordance with the ing provisions:

sr permanent and total disability arising out of and in the course of employment as defined in the 'orkers' Compensation Act, irrespective of the length of service. When a member becomes so capacitated from engaging in any gainful employment, his or her pension is determined as one hundred treent $(100^\circ, 3)$ of his or her annual pay at the time of his or her disability less any weekly benefits received ther the Workers' Compensation Act.

)r service-connected permanent partial disability, arising as defined in Paragraph 1 above, which reduces ten percent (10°0 or more the income which the member can derive from gainful employment, Tspective of the length of service. The member's pension, which is called a special disability' allowance,



acluct.org

is determined as fifty percent (50°0) of his or her annual pay at the time of disability provided he completed fifteen (15) or more years of continuous service. On and after the employee's twentieth year of continuous service, the employee will receive a special disability allowance in accordance normal retirement benefits as set forth in Section D.

If the member has less than fifteen (15) years of service and suffers an injury on or after July 1, 1 results in disability, his or her initial special disability allowance amounting to fifty percent (50°0 her annual pay at the time of disability shall be reduced by any income from gainful employment together with the special disability allowance, exceeds one hundred percent (100°0) of the current **pay for any employee of the same or corresponding job classification held by the employee** at **the his or her retirement**.

3. For non-service connected permanent and total disability arising after completion of at least five of continuous service.

When a member becomes so incapacitated from engaging in any gainful employ ment, his or her equal to two and one-half percent $(2.5^{\circ} \cdot 0)$ of his or her final average pay multiplied by' the number years of service up to twenty (20) and two percent (2°) thereafter as calculated on the same bash described in Section D above for normal retirement allowances in the event the employee has rea or her twenty -fifth (25th) year of continuous service, except that, a minimum pension equal to tw percent $(25^{\circ}0)$ of his or her final average pay is provided.

- 4. For non-service-connected permanent partial disability which reduces by ten percent (10°o) or rm income which the member can derive from gainful employment, and which arises after completic least ten (10) years of continuous service. The member's pension, which is called a special disabi allowance, is equal to a specified percentage of his or her average pay, namely two and one-half (2.5°0) multiplied by his or her whole years of service up to twenty (20) years and two percent (2 thereafter, but not less than twenty-five percent (25°0) of his or her final average pay. In the even employee has reached his or her twentieth (20th) y ear of continuous service, non-service-connec permanent partial disability benefits shall be as set forth in Section D.
- 5. For purposes of this contract, any reference to any pay ments or benefits made or payable under t Workers' Compensation Act, or received or paid as workers' compensation, shall include any pay benefits for heart or hypertension disease pay able under Section 7-433(c) of the Connecticut Ger Statutes.
- F. REFUND OF MEMBER'S CONTRIBUTIONS UPON TERMINATION OF EMPLOYMENT THAN DEATH). Upon termination of employ ment, a member may request the refund without inters her total contributions to the MERF fund. This request must be made at the time he or she leaves the the City, or within ten (10) years thereafter, and the refund pay ment will be made in full settlement o member's rights, if any, to vested pension or other benefits provided by the MERF plan.
- G. DEATH BENEFITS PAYABLE TO SURVIVING SPOUSE AND CHILDREN. The pension be described below are pay able to the member's widow (or widower) provided she or he was living with at the time of his or her death, and provided she or he was married to him or her at the time of his or retirement if death occurs after retirement, and to his or her qualified dependent children who are unr under age eighteen (18), or over age eighteen (18) if incapacitated from engaging in gainful employn
 - 1. Where the cause of death does not arise out of and in the course of the member's employment, a the Workers' Compensation Act, the plan provides the spouse with an annual pension equal to tv percent (25°o) of the member's earnings during his or her last twelve (12) months of employ men salary, payable monthly until death or remarriage. In addition, the plan provides a monthly pensi Hundred Dollars (S100.00) for the first qualified surviving child, plus Fifty Dollars (S50.00) mo each additional qualified child, payable to the spouse if the children are in her care, or otherwise guardian. The total annual pension payments for the surviving spouse and children are not to exc hundred percent (100°0) of the member's annual pay at the time of his or her death or retirement

acluct.org

where death occurs from a cause arising out of and in the course of his or her employment as defined in the vorkers' Compensation Act, for such deaths before retirement, the plan provides the spouse with a pension er death or remarriage. In addition, the plan provides for each qualified surviving child who is unmarried nd under age eighteen (18), or over age eighteen (18) if incapacitated from engaging in gainful nploy ment, a pension equal to ten percent (10°.) of such annual pay at the time of death, payable monthly until have sere is no surviving spouse), but the total pensions for the spouse and children are limited to a maximum I seventy-five percent (75° o) of the member's average annual pay for his or her final five (5) y ears of rvice. Such pension benefits for the surviving spouse and children are subject to reduction during their mpensable period so that the total annual amount, including weekly Workers' Compensation payments, call not exceed one hundred percent (10°°) of the member's annual pay at the time of death. If death :curs after the member retires with a service-connected disability pension, similar pension benefits are tyable to his or her survivors so long as they qualify for weekly Workers' Compensation benefits, the nounts of such pensions being based on the member's annual pay at the time of his or her retirement.

ND OF CONTRIBUTIONS PAYABLE TO THE NAMED BENEFICIARY OF A DECEASED

BER. This benefit, which is pay able only if there is no spouse or child who qualifies for a survivor's n, is equal to the member's total contributions without interest, less any pension pay ments made to him or or to his or her death. Also, upon termination of pension pay ments to the last qualified survivor (as)ed in Section G above), a refund is made of any excess of the member's contributions over the total n pay ments made to the member and to his or her survivors.

fiber can designate his or her beneficiary for this benefit by completing a form which he or she may obtain e in the City Treasurer's Office.

'INUOUS SERVICE. In determining the member's qualification for pension benefits, periods of e of not more than ninety (90) days in one (1) year are disregarded. Further, any absence of more than (90) days is not considered to break the continuity of service if caused by disability involving the regular lnce of a physician, or if authorized as a leave of absence by the Court of Common Council. However, niods of absence are not included in determining the amount of the member's pension. After any other of absence, a returning member may obtain credit for his or her previous service provided he or she any contributions previously withdrawn plus interest, but his or her eligibility for a retirement pension luire the completion of ten (10) years of continuous service following the date of his or her oyment. There is no limit within which an employee must exercise the aforementioned right.

NMENTS PROHIBITED. All pensions and benefits of the MERF plan are for the support of the r and his or her qualified survivors. They are not subject to assignment and are exempt from the claim of rs to the maximum extent permitted by law.

ON BENEFITS FOR NON-SWORN EMPLOYEES (PUBLIC SAFETY DETENTION 'ERS (PREVIOUSLY POLICE MATRONS) AND ASSISTANT ANIMAL CONTROL 'ERS).

n-Sworn Employees. Public Safety Detention Officers (previously Police Matrons) and Assistant imal Control Officers hired before December 11, 2017 will receive pension benefits equivalent to nongaining unit civilian employ ees of the Hartford Police Department, except that a final average pay shall an the average annual rate of pay for the highest three (3) years of the employee's annual earnings ing the last five (5) years of service immediately preceding retirement. Final average pay shall include ti earnings, including overtime, private duty work and longevity pay.

n-Sworn Employees hired on or after December 11, 2017. All non-sworn employees hired on or after cember 11, 2017 will receive benefits equivalent to non-bargaining unit civilian employees of the rtford Police Department hired on or after January 1, 2011, except for the following negotiated pension urges:

^{1a} 2019_C_3805

acluct.org

- (a) The employee contribution rate to the pension fund will be eleven percent (11°0) of total eai
- (b) Service retirements will be based upon one and one-half percent (1.5°0) of final average pay whole year of service to a maximum of seventy percent (70°0).
- (c) Normal retirement eligibility shall be twenty -five (25) years of service and a minimum age two (62). Employees shall be vested after ten (10) years of continuous service. An employe vests his or her pension and leaves the service of the City and leaves his or her contributions fund, will be entitled to file an application for retirement benefits and thereafter collect pens benefits commencing on the date he or she would have reached his or her normal retirement
- (d) Final average pay will be computed based on the employee's highest three (3) of their last fi years of base salary. The employee's base salary for purposes of this provision is his or her at his or her applicable step, including the educational incentive pay, as set forth in Appendi shall not include overtime and private duty earnings, if applicable. The employee's base sal not mean the "Base Step" of the classification.
- (e) Early retirement eligibility will be age fifty-five (55) with at least fifteen (15) years of conti service. The early retirement allowance shall be based on the normal retirement formula bu by six percent (6%) for each whole year the employee retirees short of age sixty -two (62).
- L. PENSION LOCKOUT NOTICE. There shall be a lockout on pension negotiations, and the pensio as provided in Section 3.6(a) until July 1, 2020. This lockout pertains only to employees hired after 1999.

Pension benefits, improvements, or changes achieved and/or awarded through or by the Pension Con the Court of Common Council to the members of the Municipal Employees' Retirement Fund that wt enhance these benefits are not affected by this provision and would not preclude the receiving of thes by employees except that the Pension Commission and/or the Court of Common Council cannot rem or change in any way the lockout on pension negotiations stated herein or the pension provisions of t Agreement.

NOTICE. The above summary• of pension benefits is not intended to include all rights or responsibilities employees in regard to pension benefits. For further elaboration or descriptions of benefits and responsib please consult the City Charter or MERF booklet in regard to pension for police officers and firefighters.

Also, please note that this Section does not describe the benefits of Assistant Animal Control Officers or Safety Detention Officers (previously Police Matrons) who are covered under MERF Pension Plan with 5 Security benefits except as indicated in Section K, herein.

Section 3.7 Uniforms

The City will continue to provide uniforms and replacements under existing practice; provided, however, City will provide a minimum of one (1) summer shirt and one (1) pair of summer pants to each officer on each y ear. All plainclothes officers shall receive a clothing allowance of Eleven Dollars (\$11.00) per we uniformed employees assigned in plainclothes capacity for two (2) weeks or more shall also receive this s clothing allowance. The clothing allowance shall be payable on or about June 1 of each y ear.

The City shall not be obligated to provide new uniforms on a periodic basis to plainclothes officers, but tt shall issue a full initial set of such uniforms and shall thereafter make uniforms available to such officers necessary at no cost to the officer.

A Police Uniform Advisory Committee shall advise the Chief of Police as to the type and quality of unifo ornamentation to be purchased by the Hartford Police Department. The Police Chief shall appoint two (2) to the committee and the Union President shall appoint two (2) members.

acluct.org

requirements for Lieutenants and Captains are as follows: If it is a field operation, white shies Kcept that the Chief may designate otherwise for particular events. For all other activities, which' mited to community meetings and any meeting in which the Lieutenant or Captain is representing t, the Chief has discretion.

es

Seniority

call be determined by total length of service in the employee's job classification except that in the onto of nd lay offs, seniority shall be determined by the employee's total length of service in the department employees shall have no seniority, but upon completion of the probationary period, their names shall the seniority list from the date of appointment as probationary employees.

more than one (I) person is appointed to the department in the same day, the seniority of each such I be determined by their relative academic standing upon completion of training in the Police Academy.

loll not be broken by vacations, sick time, jury' duty, suspension, or any authorized leave of absence or military service for the duration.

who resign voluntarily or who may be discharged for just cause shall lose all seniority; provided, sat employees who resign in good standing and who are returned to duty before the expiration of one (I) egain their seniority upon paying back to the pension fund all money they withdrew plus accumulated provided, however, that the period of separation will not count for seniority' or entitlement to benefits

ngth of service.

of this Agreement recognize that the principal factors in job assignments are the efficiency and integrity e Department. Nevertheless, the City will give due consideration to seniority, physical condition and rdship in making assignments that are not promotional. Such assignments may be subject to the **t**ocedure; provided, however, that the decision in Step 2 shall be final.

nt practicable and consistent with the needs of the Field Services Bureau to meet required manpower eld operations, changes of shifts for scheduling purposes will be made on the basis of seniority from the ft.

who are assigned as investigative trainees may be assigned such duties for no longer than twelve (12) investigative trainees may be assigned or appointed when the authorized positions of Detective fall udgeted positions. It is agreed and understood that this investigative trainee position will not supplant S.A./Detective position.

Motor Vehicles or Vessels

Se shall be required to perform any duty involving the maintenance or repair of the Department's motor vessels. It is understood that pumping gas in a police /City vehicle shall not constitute a duty involving ante or repair of a Departmental motor vehicle or vessel. The Chief of Police may assign a city vehicle eutenants. The Chief of Police will set the parameters in regard to the assignment of these vehicles.

ood and agreed, effective July 1, 1994, Police Captains who are subject to callback will be assigned a and certain communications equipment for the sole and limited purpose of performing their official hat such assignment of vehicles and equipment to the classification of Police Captains may be revoked at the sole discretion of the Chief of Police, provided that similar action shall be taken against any Deputy

0 Personal Property

ill repair or replace personal equipment, clothing, eyeglasses and watches not to exceed the actual cash items or Two Hundred Dollars (\$200.00) per item, whichever is less, that are damaged, seized or the line of duty under procedures and standards established by the City. The reimbursement shall



acluct.org

normally take place within thirty (30) days of the officer's request. In the event of a dispute, the dispute subject to the grievance procedure. However, in the event of a seizure of property in the line of duty, the documented determination of the current market value shall be final and not subject to challenge. In the $_{\rm T}$ officer is discharged as a result of the incident leading to the seizure and such discharge is upheld agains challenge, the officer shall return any money paid under this Section.

Section 3.11 Funeral Costs

For any employee in active service who is killed as a result of injure in the line of duty, the City will pay surviving spouse the sum of Four Thousand Dollars (\$4,000.00), which includes the workers' compensat payment, for funeral and cemetery expenses. If there is no surviving spouse, the payment will be made tc who assumes the responsibility of paying the funeral expenses.

Section 3.12 Residence

There shall be no residence requirement for employ ees during the term of this contract.

ARTICLE IV HOURS AND OVERTIME

Section 4.1 Hours of Work

- A. The regular hours of work each day shall be consecutive except for any authorized interruptions for I periods.
- B. The workweek shall consist of five (5) consecutive eight (8) hour days except for normal schedule ch accordance with normal rotation practice or abridged by this Agreement.

Effective January 1, 1995, employ ees assigned to the Patrol Division and or the Detention Division s eight (8) consecutive hours on a work schedule known as the 5 2-5 3 (five [5] days on, two [2] days c followed by five [5] days on, three [3] days off and the cycle then repeated). This schedule will not al assigning of permanent days off. Should through reorganization, consolidation or other administrative these Division designations change the determining factor for this work schedule shall **be** the job fun(performed by the employ ees assigned to these newly named units.

Any employee not assigned to these Divisions or job functions shall work five (5) consecutive eight days unless abridged by this Agreement. Effective July 1, 1999, these employees shall have one (1) o following sets of days off: Friday Saturday; Saturday Sunday; Sunday /Monday. The Chief of Police c her designee, with prior notification of at least twenty -four (24) hours may alter these employees' nor reporting times by up to four (4) hours within these parameters.

Those employees assigned to a 5 2-5 3 work schedule shall be compensated on a weekly basis and it understood that some work weeks will be for a duration of thirty -two (32) hours. For the purpose of e an hourly rate for those employ ees so assigned, the weekly rate will be divided by forty (40).

No Detective/Police Officer on Special Assignment shift shall commence earlier than 05:00 hours or 20:00hours. The Chief of Police or his or her designee, with prior notification of at least forty -eight (4 may alter these employees' normal reporting times by up to four (4) hours within these parameters. T1 alteration of hours may occur for a maximum of two (2) shifts per week.

Effective December 11, 2017, employ ees assigned to the 5 2-5 3 work schedule may be scheduled for workdays per year for training on those weeks in which the employee is scheduled to work thirty -two without additional compensation. No employee shall be scheduled for training on either Saturday or S employee shall be scheduled for giveback day training on Saturday, Sunday or Monday.

acluct.org

cants currently assigned to the Bid Shift and 5 2-5 3 work schedule, with the ex iarters/Watch Commander, shall be exempt from the Bid Shift and 5 2-5 3 work schedult, pro igned to a command role in a neighborhood / neighborhood cluster neighborhood zine o I ri et . rants so assigned workday shall not commence earlier than 05:00 hours or later than 20:.0 hour, lose rants will be assigned a city vehicle as outlined in Section 3.9 of this Agreement or be Compon d in Section 4.2(1) of this Agreement.

eadquarters/Duty Commander position shall be part of the Bid Shift program and the 5/2 5 I work le. The City agrees that there will be assigned to this position at least one (I) Lieutenant on all three (3) A, B, C Squad) on a permanent basis. District/ zone neighborhood Lieutenants may be utilized to fill ies in the Headquarters/Duty Commander position when permanently assigned Lieutenants are able.

assignments designated as permanent, which shall be defined as the basic 24 hour car plan, shell have lent reporting times for each bid cycle. Reporting times for Officers assigned to the Relief List may be the time range(s) as follows:

A Relief 06:00 - 12:00; B Relief 14:00 - 20:00; C Relief 22:00 - 24:00

DS of shifts for vacancy coverage (bouncing) will be on a city wide basis, based on seniority and in ance with current practices. Notification for schedule changes for relief list personnel will be in accordance irrent practices (upon the completion of their prior tour of dun). No employee shall be required to report tular duty assignment without a minimum of eight (8) hours between regular duty completion and the next • duty starting time.

.ieutenants, Condition Units, Community Service Officers, School Resource Officers, Youth Officers, City fficer(s), Traffic Units and or Specialized Units shall not be considered part of the relief list. They may **be** 24 to staff permanent assignments on the basis of allowing individuals in those units to be utilized in a d function. It is agreed that under no conditions will they be assigned to limit overtime opportunities for ndividuals assigned to the Bid Shift Program. Should the assignment of an Officer(s) last **longer** than one ek, they shall be included in the 5 2-5 3 schedule and any overtime opportunities they would be eligible to ;ned to a bid shift unit.

ny as ten (10) 4 10-hour day police officer assignments, and one (1) police sergeant may be mandated per vith define starting times of 07:00 hours and 17:00 hours as a component of the basic **car** plan. These ments as part of the Bid Shift process would first be filled as a selected bid and then by reverse seniority in lance with the normal bid shift process and Article III, Section 3.8. Officers assigned to this mandatory .chedule who report to work at 07:00 hours will receive a two and one-half percent (2.5°o) weekly increase r pay rate. Employees assigned to this mandatory work schedule who report to work at 17:00 hours will e a five percent (5°o) increase in their pay rate. This pay rate increase will be in effect only for the time 's sergeants are assigned to the 4 10 schedule.

rs assigned to the relief list may be scheduled in a ten (10) hour day assignment and will receive time and compensation for any hours worked bey and eight (8) hours in a day. The conditions and terms of this work ile shall be as outlined in Appendix K.

'hief of Police may implement a mandatory 4 10-hour day work schedule for investigative personnel. deration shall first be given to volunteers by seniority for this work schedule. No more than twenty-five tr (25°o) of investigative personnel will be assigned to this work schedule and they shall receive no anal compensation for working this schedule. The conditions and terms of this work schedule shall be as ed in Appendix K and employees so assigned shall not be subject to altering of their normal starting times.

shall be a Bid Shift sy stem of designating work schedules. The Bid Shift cycle shall be for eighty-four (84) This system deals only with the hours of work within affected Division(s) and/or Bureau(s) and does not t upon management's right to transfer employees if such changes are deemed by the Chief of Police or his designees to be in the best interest of the employee or of the Police Department. The Bid Shift program

acluct.org

will only apply to the Community Service Bureau exclusive of Zone Lieutenants, Condition Units, Cc Service Officers, School Resource Officers, Youth Officers, City Hall Officer(s), Traffic Units and or Si Units. Those job functions previously performed by (1) Field Operations; (2) Detention Ser Headquarters/Tele Serve shall remain as part of the Bid Shift Program throughout the life of this A Effective May 21, 2005, the bid shift assignment of officers shall be determined based ort all bid shift as: available within the Community Service Bureau regardless of job function.

All affected personnel will complete the Bid Shift form developed and provided by the Department ind the rank ordering of their shift preferences. This form must be completed and signed by a superior aril being forwarded to the employee's division commander for processing. Personnel who fail to submit fc be assigned to remaining shift vacancies without regard to seniority.

Seniority shall be the basic criteria in the granting of shift selection requests to sworn personnel. Senio be defined as outlined in Section 3.8 of this Agreement.

Should, through reorganization and/or decentralization of police services, those aforementioned Divisi subject to the Bid Shift program be altered or restructured, the functions provided by those Divisions s the determining factor of the applicability of the Bid Shift program on a City-wide basis. Under no circumstances shall the Bid Shift be determined within a specific District or Public Service Area or shs specialized patrol functions be exempt from the Bid Shift.

Employees transferred to those Divisions subject to the Bid Shift after the election period for shift pref has passed shall be eligible to assume their shift preference that they would have been eligible for on t list of the affected Division until such time as they are eligible to submit a Bid Shift form. This shall it temporary transfers or assignments based on the needs of the Department.

Personnel who are assigned to a Bid Shift program and volunteer for specialized functions within the Department, such as Operations Liberty and Victory, Bicycle Patrols, etc., will volunteer with the kno that their reporting hours of work may be altered for the duration of this assignment and may fluctuate daily basis. Those assignments held by employees voluntarily assigned to these units will remain as p Bid Shift assignment allocation.

It is understood that no officer participating in the Bid Shift process may have their hours altered *unlet* provided for in the current Collective Bargaining Agreement or voluntary assignment to a specialized has been made. Employees may be assigned to these specialized functions on a non-voluntary basis; I their hours of work will not be altered from their Bid Shift selection.

- D. Police Captains will be subject to Section 4.1, Paragraph A of this Agreement. The Police Captains v, flexible schedule and those Captains assigned to the Field Services Division will be subject to the Bid provisions of Section 4.1, Paragraph C.
- E. The Chief of Police or his or her designee may change employee shift assignments for training purpos least three (3) days notice shall be given to the employee whose shift is changed. The change in shift s shall be no more than ten (10) working days in duration. An exception to the ten (10) working day lin granted for voluntary training.

Section 4.2 Overtime Pay

A. Police Officers, Detectives/Police Officer on Special Assignment and Sergeants shall be paid once at if hour rate for overtime, except the rate shall be time and one-half (1.5) for work that exceeds eight (8 day or after forty (40) hours worked in a week.

Police Lieutenants shall *be* paid an additional five percent (5°0 of the base rate of the class on a conti as "additional compensation in lieu of premium overtime pay" and shall receive straight time for a work that is compensable under this Agreement.

2019 C 3810

acluct.org

ice Captains shall continue to receive five percent (5°0) of the base rate of their class in lieu o'all o and will continue to be eligible for compensatory time as provided in the Personnel Rules eel Reg

ce Officers, Detectives/Police Officer on Special Assignment and Sergeants assigned to the fur (4) real work schedule shall be paid at time and one half their regularly hourly rate for work exceeding hours in a day on their normal work day or after forty (40) hours in a week.

(imputing hours for premium overtime, any work covered by Sections 4.3 and 4.4 of this Article shall not be nted.

lie Safety Detention Officers (previously Police Matrons) and Assistant Animal Control Officers shall he time and one-half (1.5) for overtime work that exceeds eight (8) hours in a day or forty (40) hours worked week. Such employees who work on holidays as provided in Article V, Section 5.1, shall be paid **time** and half (1.5) in addition to their regular holiday pay.

purposes of this Section, paid leave other than sick leave shall count as hours worked except for vacation or onal days charged in accordance with Section 5.3 of this Agreement.

eu of overtime pay an employee may request compensatory time off as provided in the Persomel Rules **and** ulations at the overtime scale outlined in this Section. Each employee may accumulate and retain **up** to two fred (200) hours of compensatory time, after which they must receive overtime pay. Employees shall be in full for any accumulated compensatory time at the time of separation from City service. The Chief of :e or his designee may limit the use of compensatory, time off per shift within the Patrol DiviOn provided a mum of eight (**81** compensatory days off, or earned leave days off, or a combination thereof per shift (to a mum of 24 per day) will be granted.

n it is necessary to call in personnel from other divisions and job classifications to aid and assist, such other)nnel shall be the first to be released from their duties when the workload has lessened. Employees called vertime shall report promptly unless excused.

)tive May 21, 2005, overtime for vacancy coverage shall be equally and impartially distributed among fled employees in each job classification who ordinarily perform such work in the normal course of their week. For the purpose of this paragraph personnel assigned to the Bid Shift Program shall all be idered equally eligible for any overtime that may be available to any assignment within that program. loyees assigned to non-bid shift assignments shall have their overtime equalized as nearly as may **be** ble within such assignment. Employees who are excused from such overtime shall be charged with the ime for the purpose of equalizing the distribution. Sworm personnel restricted to light duty shall be eligible vertime opportunities in the assignments they are assigned provided it is consistent with their medical ctions and no manipulation of the roll is taken to create overtime opportunities for them.

time assignments in the City's Detention Facilities shall be distributed as outlined in Appendi* M of this ement.

ity shall keep records of time worked and time charged. In case of a grievance involving such records, the ds shall be subject to examination by a Union Executive Board member and the officer in **charge of** the on involved. This subsection shall not be construed to impart any minimum staffing requirement or level e Chief of Police.

grievance is filed for the Department's failure to properly assign overtime pursuant to this Section, the shall provide the aggrieved qualified employee the opportunity to work the next comparable shift within a 2) week period provided, however, this shall not preclude employees from working regularly available ime, and provided further, that no employee shall be paid for hours not worked as a remedy. If the City les to provide a remedy under this paragraph and a grievance is filed, and the employee is successful e the State Board of Mediation and Arbitration, the employee may elect compensatory time or a pay roll ent as a remedy.



acluct.org

- H. When an employee is recalled to duty for overtime work that is not annexed consecutively to one (1) end other of the employ ee's regular work day, he or she shall receive a minimum of three (3) hours of overtirr at the applicable overtime rate.
- I. The Commanders of Detention, Major Crimes Division, Crime Scene Division, Special Investigations Di Vice & Narcotics, Intelligence, Traffic and Internal Affairs shall receive a premium of thirty dollars (\$30 weekly, as compensation for off-duty notification, relative to their division. For those weekly periods wh individual is designated to assume the Commander's position, that individual shall receive the thirty doll, (\$30.00) weekly premium in lieu of the Commander.

Section 4.3 Private Jobs

A. Except as provide in Paragraph B, below, an employee who is assigned to work a private job for a firm individual for a regular eight (8) hour day or any portion thereof, shall be paid for a full eight (8) hours r and one quarter (1.25) his or her regular hourly rate of pay. If an employee is required to work longer th regular eight (8) hour day, he or she shall be paid at the rate of time and one-half (1.5) for any hour or p thereof in excess of eight (8) hours.

Employees assigned to private duty work at the formerly identified Hartford Civic Center shall be cornl at an overtime rate (time and one-half) for a minimum of three (3) hours or the actual hours worked at a overtime rate whichever is greater. Lieutenants and Captains shall for the purposes of this Section also compensated at time and one-half (1.5).

- B. An employee who is assigned to work a private job on construction (including street construction), util commercial moving or heavy equipment operations (cranes, rigging, etc.), shall be paid for the hours a worked, or a minimum of eight (8) hours, whichever is greater, at one and one-half times his or her reg hourly rate of pay for such work on Saturdays and Sundays and at twice his or her regular hourly rate c such work on holidays, as established in Section 5.1.
- C. If an employee reports to work on a private job and is notified that the job is cancelled, he or she shall for four (4) hours. However, if an employee reports late to a job, or leaves early, he or she may be paid the hours worked at the discretion of the private job supervisor.

All requests for plainclothes private jobs shall be filled by Police Officers on Special Assignment/Den and/or plainclothes superiors unless such plainclothes personnel are unavailable. In addition, all reque plainclothes officers are subject to the approval of the Chief of Police.

The City agrees that no private job will be recruited for or discussed with employees more than one (1 before the first day is scheduled to be performed. It is agreed that the private job supervisor, upon req make his or her records available for inspection by the Union Executive Board and will discuss proce in assigning personnel.

It will be the objective of the private job supervisor to assure reasonably equal distribution of private taking into account those employees who apply for consideration for private jobs and the desires of tl employers. Those employees who do not perform properly on private jobs may be suspended from a private jobs for a period of time and may be subject to disciplinary action. On-duty police officers w assigned to private duty jobs except in the event of an emergency, and only until such emergency enc

If a grievance is filed for the Department's failure to properly' assign a private job pursuant to this Se, City shall provide the aggrieved qualified employee the opportunity to work the next comparable shi two (2) week period, provided, however, this shall not preclude employees from working regularly a private jobs, and provided further, that no employee shall be paid for hours not worked as a remedy. declines to provide a remedy under this paragraph and a grievance is filed, and the employee is sum, before the State Board of Mediation and Arbitration, the employee may elect compensatory time or pay ment as a remedy.



acluct.org

yen a private job requires three (3) to six (6) Police Officers, normally one (I) Sergeant will bet ned to h job, if available. When a private job requires two (2) to five (5) Sergeants, normally one (1)11 I be assigned to such job, if available. It is recognized by the Union and the City that, on **Oetasi**. It may be essary for the private job supervisor to adjust the number of Sergeants and Lieutenants assigned I umstances warrant.

(1) Police Captain will normally be assigned, if available, when two (2) or more Lieutenants tee unsigned he same private job.

construction or similar work performed solely by City employees shall be exempt from the provisions of Section.

alleged violations of this Section shall be immediately reported to the Police Chief. The Police Chief shall .r an investigation and take whatever corrective action is required to enforce the provision of this Section.

Mt Private Duty Advisory Committee shall be formed consisting of one (I) member of the 1 xecutive Board one (I) member appointed by the Chief of Police to advise the Police Chief on the amount of officers to be I for special events involving rock concerts, all events at the formerly identified Hartford Chic Center, ting events, and for the staffing level of the Hartford Convention Center.

rte Duty assignments shall be made as follow: (1) Private duty assignments which are not "Board Jobs" be filled in ascending order of classification. Such assignments whether on straight time or on overtime II overtime jobs, which cannot be filled within the Division shall be assigned through the Private Duty s, except in the case of emergency. For the purpose of this paragraph, auxiliaries shall be considered within ision with respect to private duty or overtime jobs requiring special training possessed by those auxiliaries.

a City agency issues road construction permits, the City shall endeavor to transmit a copy of the permit to ivate Duty Office as quickly as it reasonably can. (2) The parties will meet to discuss a memorandum of ment concerning a procedure, consistent with the City's computerization efforts, to finalize "Board Jobs" ly as possible each week. (3) Members who submit a slip requesting more than one job are expected to fill sobs if assigned. If a member has requested more than one job and is assigned more than one job and t fulfill their commitment, the member will so inform the Private Duty Office at least seventy- two (72) prior to the start of the scheduled shift, except for circumstances outside the member's control. A member ails to comply with this requirement will be limited to one (1) job only for the next two weeks and will be ble for a competitive overtime assignment covering the same shift as the "Board Job".

the fiscal year, an employee who has three (3) separate occurrences of a week in which he or she d a private duty job and had lost time shall, thereafter, during that fiscal year be prohibited from working ; duty jobs and/or overtime for a two (2) week period following each succeeding incident.

I School Jobs

' who are assigned to work at any school-related function during their off-duty hours, which is paid **for** Topriated funds, including social and athletic events, shall be paid for a minimum of four (4) hours at one f times (1.5) their regular hourly rate. If the job exceeds four (4) hours, they will be paid for the ime at one and one-half (1.5) times their regular hourly rate.

ARTICLE V HOLIDAYS AND LEAVE

Holidays

ig days are paid holidays for employees in the bargaining unit:

Independence Day Labor Day New Years Day Martin Luther King, Jr. Day



acluct.org

Columbus Day Veterans Day Thanksgiving Christmas Lincoln's Birthday Washington's Birthday Good Friday Memorial Day

When an employee works on a holiday, he or she shall be given a compensatory day off or a day's pay. Each employee annually, in advance of the fiscal year, will elect whether to receive pay or compensatory time off f holiday on which he or she must work. The Police Chief will normally honor the employee's request, except t because of the needs of the service, he or she may determine which option the employee shall exercise.

When a holiday falls on a regular day off, a compensatory day shall be given with the approval of the Police I The request shall be submitted at least fort) -eight (48) hours in advance of the requested day off.

If a holiday occurs within an employee's vacation period, he or she shall receive an additional day off to be to the discretion of the Police Chief. The request shall be submitted at least forty -eight (48) hours in advance of requested day off.

If an employee desires off-duty status on one (1) of the above-named holidays, it shall be requested before th assignment schedules are completed and may be granted at the discretion of the Chief. The minimum number such requests which shall be granted among bid shift employees shall be eight (8) per shift. In unusual circumstances, and workload permitting, the Chief may authorize off-duty status for an employee who submi his/her off-duty request after the holiday assignment schedule is completed.

An employee out of work on a compensable injury or occupational illness and receiving pay in accordance v, Section 5.5 of this Agreement will be credited with all holidays that occur during such period of absence. Ho thus credited may be taken as compensatory days with the approval of the Police Chief upon a request being least forty -eight (48) hours in advance of the requested day off.

Section 5.2 Vacations

Each employee shall accumulate, during and after his or her probationary period, vacation leave with pay on according to the following schedule:

LENGTH OF SERVICE	TWO WEEKS	THREE WEEKS	FOUR WEEKS
IN MONTHS	PER YEAR	PER YEAR	PER YEAR
1	1	1.5	2
2	2	3.0	4
3	3	4.5	6
4	4	6.0	8
5	5	7.5	10
6	6	9.0	12
7	7	10.5	14
8	8	12.0	16
9	9	13.5	18
10	10	15	20
11	10	15	20
12	10	15	20

DAYS OF VACATION FOR EMPLOYEES EARNING:

Such vacation shall be given after July 1st of the fiscal y ear following his or her appointment or anniversary in no case before six (6) months of continuous service have elapsed.

Employees who have completed five (5) y ears of full-time employ ment on July 1st and served continuously previous twelve (12) months shall be entitled to a vacation of three (3) weeks annually.

2019_C_{3814}

acluct.org

, ees who have completed fifteen (15) y ears of full-time employ ment on July 1 and served continuously for vious twelve (12) months shall be entitled to a vacation of four (4) weeks annually.

trmination of employ ment, the employee shall receive pay ment equal to the amount of accrued vacation irovided that vacation leave accrued during the fiscal year in which the employee is separated will only be the employee is in good standing at the time of separation. If termination is caused by death, such pay ment made to the employees spouse or beneficiary.

 n leave may be carried over from one (1) fiscal year to the next to permit a maximum accumulation of no an forty (40) days; provided, however, that any carry over in excess of thirty (30) days must be requested in and approved by the Chief

.n requests received, the Chief will provide for a minimum of six percent (6°.) of those employees assigned id Shift program by rank to be off on vacation at any one (1) time during the summer months.

5.3 Sick Leave

tployee shall earn sick leave with pay during and after his or her probationary period at the rate of one and (1.5) days of sick leave for each month of service to a maximum of fifteen (15) days in each fiscal year. It tent of this provision that each employee appointed on or before July 1 and who serves continuously until wing June 30 shall earn three (3) weeks paid sick leave,

ve shall be granted for personal or immediate family illness, non-compensable bodily' injury or disease, and nce because of enforced quarantine. The City may require sufficient proof for use of sick leave. The City normally require a doctor's certificate for absences of three (3) days or less, except in cases of suspected mediate family is defined for the purpose of this provision to be father, mother, sister, brother, wife, domestic or civil union partner or children related by either blood, marriage or adoption to the bargaining nber.

ve shall be granted only if the requirements of these provisions are complied with and the employee reports Sc in accordance with rules of the department, except where sufficiently extenuating circumstances exist. An e who reports an illness and who has exhausted his or her accumulated sick leave will be charged vacation ivailable, for any absence as a result of the reported illness.

ation days are available to the employee, then the absence will be charged to personal leave days, if

<u>Ive Accumulation</u>, Employees hired before December 11, 2017 shall accumulate any unused sick leave to um of one hundred twenty (120) days. Employees who have more than one hundred twenty (120) days of sled sick leave as of December 11, 2017 may keep their current sick leave balance, but they may not accrue il leave until or unless their balance decreases below the one hundred twenty (120) day maximum and r may not accumulate in excess of the one hundred twenty (120) day maximum.

tending the above, employees hired on or after December 11, 2017 shall accumulate unused sick leave to a n of eighty. 180) days.

<u>of Accumulated Sick Leave</u>. Full pay ment will be made by the City for any accumulated sick leave at eath. Payment will be made to the employee's spouse or beneficiary.

ogees hired before December 11, 2017, upon retirement, the City will pay an employee fifty percent (50°o) her accumulated and unused sick leave up to the one hundred and twenty (120) day maximum. The pay ment for these employees is sixty (60) days.

Landing the above, for employ ees hired on or after December 11, 2017, there will be no pay out of ted and unused sick leave.



acluct.org

No payment will be made to an employee who vests his or her pension benefits and collects a benefit commer other than at termination of service.

Section 5.3 (a) Sick Leave Bank Donations

A bargaining unit member who has accumulated at least thirty (30) days of sick leave may donate a portion o her accumulated sick leave to another bargaining unit member, who through serious and protracted illness has all of his or her accumulated sick , vacation, holiday, personal (camed)and compensatory leave with the excel two (2) weeks of accrued vacation leave which may be reserved for future use. The Mayor, or his/her designe the Director of Human Resources shall authorize the donation and transfer of such sick leave provided the fol conditions are met:

- 1. The donating bargaining unit member shall have a minimum sick leave accumulation of thirty (30) d
- No more than five (5) days of sick leave for every thirty' (30) days of sick leave accumulated by the donating bargaining unit member to a total donation of thirty (30) days shall be permitted between al bargaining unit members.
- 3. Sick leave donated by one bargaining unit member to another, when used, shall be paid at the hourly the donor or the donee, whichever is less.
- 4. No more than sixty (60) days of donated sick leave may be allowed to accumulate in any donee's na any given time, provided if such donated sick leave should be reduced below sixty (60) days, additic donations may be made to restore the level of accumulated sick leave to sixty (60) days.
- 5. If any donated sick leave remains following an employee's use of donated time, that time shall rema sick leave bank, to be available for a subsequent employee's use and no longer earmarked for the iM donee's use.
- No sick leave shall be donated to any employee who has a prior record of sick leave abuse for which employee has been disciplined during the preceding twenty -four (24) months.

Section 5.3 (b)

Commencing January 1, 1988 and continuing indefinitely, **if an employee has three** (3) occurrences of sick le in a quarter (defined as January 1 - March 31; April 1 - June 30; July 1 - September 30; October 1 - Decemb the employee may be considered to be a potential sick leave abuser and may receive written counseling.

Having received written counseling, if an employee has three (3) occurrences of sick leave use in a quarter, t employee may *be* subject to a written reprimand.

Having received a written reprimand, if an employee has two (2) occurrences of sick leave use in a quarter, t employee may be subject to discipline up to a three (3) day suspension.

Having received a three (3) day suspension, if an employee has two (2) occurrences of sick leave use in a qts the employee may receive further discipline, up to and including discharge.

An employee who has entered this system shall revert back one (1) step for each quarter in which he or she 1. sick leave use. No reversion shall occur if an employee has a sick leave use in a quarter and both the process reversion capability shall continue to operate without interruption.

Employees disciplined under the sick leave abuse system shall have the right to grieve in accordance with A of the Agreement except that written counseling shall not be subject to the grievance procedure.

acluct.org

poses of this Section an "occurrence" of sick leave use is defined as the period of consecutive time ncing from when the employee books off sick and ending when the employee returns to work, including duty and/or private duty assignments and is identified as a suspected sick leave abuser.

in this Section shall prohibit the Hartford Police Department from utilizing other procedures and/or s or levels of disciplinary action for sick leave abuse.

5.4 Personal Leave for Perfect Attendance

ees shall earn one and one-half (1.5) workdays of personal leave for each three (3) months of perfect tee **during the period from** July 1 through September 30, October 1 through December 31, January' 1 through 11 and April 1 through June 30. The employee may use such leave for any purpose, subject to advance .1 of his or her absence. The employee can accumulate up to five (5) workdays for this purpose. Any unused 1 leave exceeding five (5) work days shall be paid **in cash at the rate of forty percent** (40° a) **after the close** of cal year.

purpose of this Section, one (1) instance of tardiness per fiscal year quarter which does not exceed one (I) ill not affect an employ ee's perfect attendance status. However, more than one (1) instance of tardiness in tier, regardless of the amount to time lost, will result in the loss of personal leave for that quarter.

e upon the approval of the 2010-2016 Agreement, employees utilizing a single earned leave day off request precedence over all other forms of requests for days off, with the exception of compensatory time off requests.

5.5 Compensation for Injuries and Disease

e for new injuries or disease occurring after July 1, 1987, each employee shall be compensated for any •occupational disease under the provisions of the Worked Compensation Act. Any employee with six (6) of continuous service shall receive pay ment from the City, which pay ment will equal the difference between T take home pay (gross base pay less deductions for pension and income tax) and the pay ments received e Workers' Compensation Act based on the following formula:

0 to 1 year after swearing in	3 months pay
1 to 2 years after swearing in	6 months pay
2 to 5 years after swearing in	12 months pay
5 to 15 years after swearing in	18 months pay
Over 15 years after swearing in -	24 months pay

July 1, 1994, the parties agree to form a Committee to look into cost saving measures for workers' ation benefits coverage, however no changes in coverage or benefits shall occur unless mutually agreed to g by both parties.

' compensation benefits shall be administered through a City managed care program. The Parties agree to nt the cost control committee referenced in the above paragraph.

5.6 Funeral Leave

ent of death of the spouse or child of an employee, he or she will be granted leave in the amount of seven dar days and such leave will not be charged to sick leave, personal leave, or vacation leave; provided, that the Chief may grant one (1) additional day off with pay if such time is required for extensive travel.

ent of death of the parents of an employee, he or she will be granted leave in the amount of five (5) calendar such leave will not be charged to sick leave, personal leave, or vacation leave; provided, however, that the y grant one (1) additional day off with pay if such time is required for extensive travel.

ent of death of grandparents, mother-in-law, father-in-law, son-in-law, daughter-in-law, grandchild, spousal ems, brother, sister, sister-in-law, brother-in-law, and any relative who is domiciled in the employee's



acluct.org

household, three (3) calendar days leave will be granted and will not be charged to sick leave, personal leave, (vacation leave.

Section 5.7 Jury Pay

The City agrees to make up the difference in an employees' wages between his or her current basic salary and compensation received for jury duty during the same period.

Section 5.8 Pregnancy Leave

Leave needed for pregnancy, childbirth and related medical conditions will be treated in the same manner as of conditions which result in a temporary disability under Section 5.9 (a) and any other applicable sections of this Agreement. However, the notice provisions of the federal Family and Medical Leave Act shall apply.

Section 5.9 Childrearing Leave

Employees shall be entitled to childbearing leave following the birth or adoption of a child in accordance with notice and qualification provisions of the Federal FMLA and as described in this Article. This leave shall be fo forty-five (45) day s, and shall be in addition to any non-childrearing leave to which the employee may be entit under law or under any other provision of this Agreement. The leave may be charged against the employee's ps sick leave, and to the extent that is exhausted shall be charged against accrued paid leave other than sick leave. such paid leave is exhausted, the balance of leave shall be unpaid.

An employee who does not return to work on or before the expiration of his or her approved leave or any extel thereof will be deemed to have resigned. If the employee resigns in good standing on or before the expiration o approved leave, such resignation may be withdrawn as provided in Rule VII, Section 1 of the Personnel Rules **Regulation**.

It is understood that any employee using childrearing leave or pregnancy leave, must provide proof that the employee meets the FMLA's definition of "parent" and that the child for whom the leave is taken meets the FM definition of "son or daughter." Examples of such proof include a marriage certificate, doctor's certificate, adol certificate, birth certificate, proof of foster child/step child status, proof of day-to-day responsibility for caring children and/or "in loco parents" status as described in the FMLA, it's regulations and Administrative Interpretations. However, notwithstanding any provision in federal law to the contrary, the parties agree that employees in same-sex marriage shall be treated equally in all ways to employ ees in opposite sex marriages foi purposes of this Agreement.

The utilization of sick leave for childrearing leave shall constitute a break in attendance, so that if a bargaining member uses such sick leave, personal leave for perfect attendance under Section 5.4 of the Collective Bargain Agreement shall not be earned during that quarter or quarters.

The parties recognize that the State Family Medical Leave Act does not currently cover employees of public employers.

Section 5.9a Family Medical Leave

A. Notwithstanding any City policy stating otherwise, an employee who is an "eligible employee" as defined the Federal Family and Medical Leave Act (FMLA), 29 U.S.C. 1601, et seq., shall be granted up to twelve weeks of unpaid FMLA leave during a twelve (12) month period in accordance with the applicable provisi of the FMLA. Except as otherwise described by Article V, Section 5.8 and 5.9 of this Agreement, any accumulated paid leave time must be substituted for unpaid FMLA leave and exhausted first and said paid shall be included in and shall not be in addition to, the aforementioned twelve (12) weeks of allowable leas permitted by the FMLA. However, an employee may choose to reserve up to two (2) weeks of paid vacatic instead of substituting that vacation for FMLA leave. The twelve (12) month period shall be measured fror twelve (12) months commencing on the date the employee first takes FMLA.

acluct.org

medical certificate as provided in the FMLA shall be required for FMLA leave situations. Employees on \ILA leave shall have the continuity of their employ ment preserved for seniority purposes. Employees on \4LA leave shall have their health insurance coverage maintained during such leave on the same terms as if ey had continued to work, including that employees shall pay any required premium contributions toward the)st of such insurance. If the employ ee fails to return to work under circumstances described by the FMLA, the nploy ee shall be liable for the retroactive premium payments in accordance with the FMLA.

there the FMLA grants additional leave time to identified classes of employees, such as employees in the rmed Services or whose families are in the Armed Services, the twelve (12) week period in paragraph one (I), love, shall be extended to comply with the FMLA.

n employee who does not return to work on or before the expiration of his or her approved FMLA leave or ty extension thereof will be deemed to have resigned. If the employee resigns in good standing on or before , e expiration of the FMLA leave, such resignation may be withdrawn as provided in Rule VII, Section 1, of the ersonnel Rules and Regulations.

n employ ee who has exhausted his or her FMLA leave entitlement, but who is temporarily medically unable return to work and who has not exhausted other available leave balances during the FMLA leave may utilize ther available leave as described in this Agreement as circumstances warrant.

mployees who do not meet the eligibility requirements under the FMLA may be entitled to other leave as !scribed in this Agreement.

n employ ee who does not meet the criteria of paragraph D and who, therefore, is administratively separated om employ ment with the City for medical inability to return to work, shall be entitled to pay ment of all leave :cruel balances as of the date of his or her separation. With the deduction of applicable active employ ee health isumnce premium cost shares, said employee will remain on the active employ ee health insurance plan and at is same health insurance coverage level that the employee had at the time of separation for a period of time luivalent to the amount of accrued sick leave as of the date of the employ ee's separation from City service.

'n 5.10 Leaves Of Absence Without Pay

olice Chief, with the approval of the Director of Human Resources, may grant a regular employee leave of ce without pay for a period not to exceed one (1) year for travel or study Such leave shall be granted only it will not result in undue prejudice to the interests of the City as an employer beyond any benefits to be ...d. No leave without pay shall be granted except upon written request of the employ ee and a guarantee by the .yee that he or she will serve the City for at least one (1) year after return from such leave. Whenever granted, eave shall be approved in writing and signed by the Police Chief and a copy filed with the Director of Human trees.

expiration of a regularly approved leave without pay, the employ ee shall return to work in the position held at ne leave was granted. Failure on the part of an employ ee on leave to report promptly at its expiration, without cause, shall be considered as a resignation.

we shall be granted primarily in the interests of the employ ee except in the case of one who has shown by his record of service or by other evidence to be of more than average value to the City and whose service it is ble to retain even at such sacrifice-

s of absence without pay may also be granted to permanent employees in the bargaining unit for a period of up !e (3) months upon written application to the Director of Human Resources stating reasons for the request and tis or her prior approval.

acluct.org

Section 5.11 Transitional Duty

The transitional duty program with the Hartford Police Department is designed to accommodate for temporary partial compensable disabilities of employees who sustain work related illnesses, injuries and medical conditior covered by the Workers' Compensation Act or the collective bargaining agreement when such illness, injury or medical condition results in the absence of an employee from their regular work schedule.

Whenever any employee receives a doctor's note with work restrictions, they shall present it to the Chief of Pol or designated representative who shall consider all of the following and determine:

- 1. Available work within the division to accommodate those restrictions for employees who work a forty hour per week schedule.
- Availability of work within the department to accommodate those restrictions for any employee not accommodated by Paragraph 1 above.
- If the employee's skills, abilities and medical condition are appropriate to the transitional duty task tha may be available within their forty (40) hour per week position or within the department.

Transitional duty assignments will be structured around, but not limited to, a forty (40) hour per week schedule shall not exceed the treating physician's restrictions. Transitional duty assignments are anticipated to change ch. the course of the employee's recovery process.

While on transitional duty assignment and prior to returning to full duty, periodic reviews of the employee's progress and condition shall be conducted by the treating physician on a scheduled determined to be medically necessary.

Upon receiving medical release that the employee is fit for full duty, the employee shall be returned to the posit and unit to which the employee had been assigned prior to the onset of the temporary disability, subject to reassignment and/or promotion.

Section 5.12 Run-Out of Accrued Leave at Separation

Employees who were hired before December 11, 2017 and retire under this Agreement shall have the option to out their accrued leave, with the exception of sick leave, to a maximum of six (6) months ("Run-Out Option") c have their accrued leave paid out as a lump sum at the time of retirement, as set forth below.

- 1. Employees who elect the Run-Out Option will have their accrued leave, with the exception of sick lear run-out utilizing the same work schedule to which they were assigned at the time of the submission of notification of retirement for a maximum of six (6) months and such run-out period will be utilized to determine the employee's y ears of creditable service and final average pay. During the period of their out, they will not accrue any additional leave as set forth in the collective bargaining agreement in effet that time. Any accrued leave in excess of six (6) months will be paid out to the retiring employee in a lump sum in accordance with the collective bargaining agreement in effect at the time of their retireme. This additional accrued leave lump sum payment shall not be used to increase the employee's y ears of creditable service and any accrued leave lump sum payment shall not be included or utilized in any ma in determining or calculating the employee's final average pay period, final average pay, and retiremer allowance.
- 2. Employees who do not elect the Run-Out Option will have their accrued leave paid out to the retiring employee in a lump sum in accordance with the collective bargaining agreement in effect at the time o their retirement. Any accrued leave lump sum payment shall not be used to increase the employ ee's of creditable service and any accrued leave lump sum payment shall not be included or utilized in any manner in determining or calculating the employ ee's final average pay period, final average pay, and retirement allowance. The effective date of retirement shall be the day immediately following the employee's last day of work.

2019 C 3820

acluct.org

is no "Run-Out" Option for resignations, probationary discharges, or terminations. For these separations, any ed leave, with the exception of sick leave, shall be paid out to the separating employee in a lump sum in dance with the collective bargaining agreement in effect at the time of separation. Any accrued leave lump say ment shall not be used to increase the employ ee's years of creditable service and any accrued leave lump say ment shall not be included or utilized in any manner in determining or calculating the employee's final ge pay period, final average pay, and retirement allowance. The effective date of separation shall be the day diately following the employ ee's last day of work.

ithstanding anything herein to the contrary, employees hired on or after December 11, 2017 shall not have the n to run-out their accrued leave at the time of any separation, including retirement. Any accrued leave that may yable to the employee in accordance with the collective bargaining agreement in effect at the time of ation, if any, will be paid out to the separating employee in a lump sum payment. Any accrued leave lump sum ent shall not be used to increase the employee's y ears of creditable service and any accrued leave lump sum ent shall not be included or utilized in any manner in determining or calculating the employee's final average eriod, final average pay, and retirement allowance. The effective date of separation shall be the day diately following the employee's last day of work.

ARTICLE VI GENERAL PROVISIONS

on 6.1 Union Representatives

tten list of Union Stewards and other elected Officers and Representatives of the Hartford Police Union shall nished to the Police Chief and Director of Human Resources immediately after their designation and on a rrly basis and the Union shall notify the City immediately of any changes. The Union shall not designate more 'light (8) Stewards and eight (8) alternate Stewards for the bargaining unit as a whole.

bove Officers and Stewards shall be granted reasonable time off during working hours without loss of pay. to .jgate and settle grievances, provided that the Officer or Steward shall request permission from his or her first supervisor outside the bargaining unit. Permission may be withheld by the supervisor because of operating ements, but such permission may' not be withheld for more than twenty -four (24) hours except in department-emergencies.

sternal business of the Union shall be conducted during the non-duty hours of the employees involved; led, however, members of the Union Executive Board may be permitted without loss of pay to attend one (I) meeting per month during duty' hours. In the event the Union does not call a regular meeting during any one onth, this authorization may be used for a special meeting called during another month.

five (5) members of the Union negotiating committee will attend meetings for the purpose of negotiating or acting business with the City during their working hours without loss of pay.

the request of the Union, Union members shall be granted time off without **pay loss to attend Union rized functions not to exceed a cumulative** total of **thirty (30**) working days in any fiscal year for the entire ining unit. No more than five (5) union members shall be granted Union leave at any one time to attend the Union function. The Union shall furnish the Director of Human Resources and the Chief of Police with a list egates and elected officials and provide the dates and locations of said Union functions.

Thion shall provide a request for leave at least seven (7) calendar days prior to the date of the Union function. approval may be denied due to unavoidable operating requirements or in the case of a Department-wide ency.

Captains shall have all prior authority to rule on first (1st) step grievances and provide or deny permission to officers and or Stewards to investigate and/or settle grievances.



acluct.org

Section 6.2 Access to Premises

The City agrees to permit representatives of the Hartford Police Union to have reasonable access to the premise! the City, subject to security regulations, provided that any such representative notifies the first supervisor outsid bargaining unit of the reason for his or her presence when he or she arrives and exercises care not to interfere wi the performance of duties assigned to employees.

Section 6.3 Bulletin Board

The City will furnish one (1) glass enclosed bulletin board in each of the following locations for exclusive use o Union: Squad Room; Police Officers' Locker Rooms; and Superior Officers' Locker Room. Union notices shall posted only on these boards. Both parties agree that it would be improper to post abusive, false or obscene mates on bulletin boards. All material except for routine notices of meetings, social events and other official union business shall be approved in advance by the Police Chief. Keys to the boards shall be retained by the Chief and Union President.

Section 6.4 Seniority List

On or about April 1 of each year, the Police Chief will furnish the Union with a list of all employees in the bargaining unit showing their seniority with the City and their seniority in their current classifications.

Section 6.5 Health and Safety Responsibilities - Safety Committee

- A. While the parties recognize the hazards inherent in performing police work, the employer recognizes it's responsibility to, and will use its best efforts to, provide the safest working conditions possible for bargainii unit employees.
- B. The Police Chief and the Union shall each appoint three (3) representatives to serve as members of a joint s committee, which shall meet monthly to review and recommend safety and health conditions. Bargaining ui members of said committee shall attend meetings without the loss of pay when such meetings are schedule(during the regular working hours of the employees involved.

Section 6.6 Management-Union Informational Meeting

The Chief of Police and the Union Executive Board will schedule an informational meeting to be held once cad month. Members of the Union Executive Board shall attend said meetings without the loss of pay when such meetings are scheduled during the regular working hours of the employees involved.

At such meetings, the Union's opinion will be welcomed on all matters affecting the Police Department includin technological changes.

Section 6.7 Union Management Physical and Mental Fitness Committee

The Union and the City shall meet periodically for the purpose of studying a phy sical fitness and periodical phy examination program. The joint study committee shall also discuss drug and alcohol abuse, including rehabilita No decision will be made to implement the study except as is jointly agreed to by the City and the Union.

Neither the City nor the Union waive any rights they may have under this Agreement or the Municipal Employe Relations Act because of the existence and operation of this joint committee.

The Union and the City support a comprehensive drug testing program to include sworn members and potential sworn members of the Hartford Police Department.

The current drug testing program agreed to by the parties shall remain in effect in accordance with the condition the Departmental Policy and Procedures « 8-33 and those memoranda of understanding as attached.

2019_C_{3822}

acluct.org

understood and agreed that Police Captains will continue **to** participate in and exercise the same supervisory and inistrative duties and responsibilities under the parties' Drug Testing Policy as such duties and responsibilities ed prior to the certification of such classifications for representation under ME 14, 689.

ion 6.8 Compensatory Time for Meetings

committee member of the Safety Committee, Management-Union Informational Committee, Unionagement Physical and Mental Fitness Committee, Police Uniform Advisory Committee, Private Duty Advisory tmittee and Workers' Compensation Cost Containment Committee who is required to attend some meetings on luty hours will be granted compensatory time off on an hour for hour basis.

ion 6.9 Union President Detached Duty

Union President will be on detached duty to perform Union business. The Union President will respond to all ests for Union representation or a Union representative, in lieu of other Union representatives, from 8:30 A.M. 30 P.M., Monday through Friday, unless he or she is unavailable for good cause. For the purpose of maintaining tant communications with the Department and Chief of Police, the Union President will carry a beeper pager in I repair to be paid for by the Union. The Union will provide the President with an office outside the Department he Department has no obligation to provide office space for the Union President.

ion 6.10 Printing of Agreement

Union and the City will equally share in the printing cost of this Agreement which shall be printed under the ing established procedures with payment due from the Union within thirty (30) days of receipt of a bill from the for its share of the cost. The Union shall be entitled to verification of said costs.

ion 6.11 Appearance Standards

:Thief of Police shall implement reasonable appearance standards which shall be applicable to and binding on lining unit employees effective July I, 1985.

ARTICLE VII COVENANTS

on 7J Local Ordinances

ity and the Union agree that in the event local ordinances are passed which would alter the terms of this ement, such legislation is inoperable, null and void during the term of this Agreement for those employees red by the Agreement, unless otherwise mutually agreed.

on 7.2 Saving Clause

Id any provision of this Agreement be found to be inoperative, void or invalid by a court of competent fiction, all other provisions of this Agreement shall remain in full force and effect for the duration of this ement, it being the intention of the parties that no portion of this Agreement or provision herein shall become native or fail by reason of the invalidity of any other portion or provision.

on 7.3 Effective Dates

affective date of salary increases and other changes that affect the computation of weekly earnings shall be the specified if Sunday, or the Sunday beginning **the pay period that immediately follows the date specified**.

acluct.org

Section 7.4 Duration

The duration of this Agreement shall extend from July I, 2016 through June 30, 2022 and shall continue in effei thereafter unless amended, modified or terminated in accordance with this Section.

Either party wishing to amend, modify or terminate this Agreement must so advise the other party in writing no than one hundred fifty (150) days prior to the expiration of this Agreement and begin negotiations no later than hundred twenty (120) days prior to the expiration of this Agreement.

Section 7.5 Entire Agreement

The foregoing constitutes an entire Agreement between the parties and no verbal statement shall supersede any provisions. It is understood and agreed that all matters subject to collective bargaining between the parties have been covered herein and that it may not be reopened for change in its terms or addition of new subject matter ex by mutual agreement.

IN WITNESSES WHEREOF, the parties here to have caused to be signed and sealed this Agreement and a like copy on this $c_{j1.0}$ day of • ,2019.

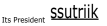
FOR THE CITY OF HARTFORD

By:

Its Mayor

FOR THE HARTFORD POLICE UNION

By:



Its Vfce President

Its Genera 'Counsel

•] ----

Its Secretary

Its "Isetitire-i =

Approved as to legality and form:

Corporation Counsel

acluct.org

APPENDIX A EMPLOYEE RIGHTS

following subsections of Section 7-468 of the Municipal Employee Relations Act are hereby provided verbatim, ly so as to inform employees of their statutory rights:

- (a) "Employees shall have, and shall be protected in the exercise of, the right of self-organization, to form, join or assist any employee organization, to bargain collectively through representatives of their own choosing on questions of wages, hours and other conditions of employ ment and to engage in other concerted activities for the purpose of collective bargaining or other mutual aid or protection, free from actual interference, restraint or coercion.
- (c) "An individual employee at any time may present a grievance to his or her employer and have the grievance adjusted, without intervention of an employee organization, provided the adjustment shall not be inconsistent with the terms of a Collective Bargaining Agreement then in effect. The employee organization certified or recognized as the exclusive representative shall be given prompt notice of the adjustment. (February Sp. Sess. 1965, P.A. 159, S.2. eff. June 4, 1965; 1967, P.A. 491 S.2., eff. June 16, 1967; 1993, P.A. 93-426, S.4.)"

understood and agreed that the following Police Officer "Bill of Rights' shall become effective immediately.

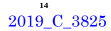
Any formal written complaint by a person against a Police Officer shall be duly sworn to and signed by the complainant. If the person refuses to sign the complaint, the complaint shall be received and the refusal to sign shall be noted.

The above does not preclude the Chief of Police from initiating a departmental investigation upon receipt of any type of complaint if he or she determines it to be in the best interest of the Police Department and/or the Police Officer involved. The investigation of an unsigned complaint must be concluded within thirty (30) working days of the filing of the complaint. On or before thirty (30) working days have passed, the Chief of Police must advise the Police Officer involved whether charges will be made against him or her or whether the investigation has been concluded. If the investigation has been concluded, no charges will be made against the Officer at any 'ater time.

In the absence of any further corroboratory evidence after a departmental investigation, an unsigned complaint)n its own standing shall not be used as evidence in any formal departmental hearing against a Police Officer.

Whenever a Police Officer is under investigation for any reason, which may lead to disciplinary and/or criminal :harges, such investigation shall be conducted in the following manner.

- a Any questioning of the Police Officer shall be conducted at a reasonable hour normally when the Police Officer is on duty, unless the seriousness of the investigation warrants an immediate investigation as determined by the Chief of Police.
- b) If the Police Officer under questioning is under arrest or is likely to be placed under arrest, he or she shall be informed of all his or her rights prior to the beginning of questioning.
- c) The Police Officer shall have the right to be represented by counsel of his or her choice when such investigation relates to the officer being charged with a criminal offense. If the employee so desires, a union representative may be present during any questioning which may lead to suspension, demotion, dismissal or arrest.
- d Any witness in any Internal affairs investigation shall be entitled to be represented by a union representative of his her choice, if requested by the witness, and such representative must not interfere with the investigative process. If the requested union representative is also a witness in the investigation or interferes with the investigation, then the union representative shall recuse himself/herself and the employee shall have the right to select another union representative.



acluct.org

- Police Officers shall enjoy all legal rights guaranteed under the Constitution of the United States and the Sta of Connecticut and any other Federal or state statutes.
- 6. (a) No officer shall be suspended without pay until a disciplinary hearing has been conducted except as provided in Paragraphs (b) and (c) below or unless he or she has been arrested for a felony, a sexual off; and/or a crime of larceny under the Connecticut Penal Code.
 - (b) An officer who has been found to be under the influence of drugs or alcohol while on duty may be suspended without pay for the remainder of that tour of duty. The Chief of Police shall review the suspension within five (5) working day s and either reverse or uphold the suspension, or take other appropriate disciplinary action as he or she may deem necessary following a disciplinary hearing.
 - (c) An officer who has assaulted another officer while either is on duty or displays physical violence agains another Police Department employee or against Police Department equipment or facilities except if sucl action is in the course of a lawful arrest may be immediately suspended without pay until a hearing befc the Chief of Police or his or her designee on the next administrative duty day at which time he or she in uphold, overturn, or continue the suspension for no more than five (5) working days.
 - (d) An officer who reports for duty improperly attired or equipped may be sent home to report back properl attired or equipped and will be docked pay for the time he or she is absent.
- If a false complaint or allegation is made against any Police Officer, the Chief of Police, the Union Executiv Board, and the Police Officer involved will meet to review the charges and discuss whether or not the matte should be presented to appropriate prosecutorial persons.
- 8. In the event the Police Chief determines that the charges filed against an employee, if true, would warrant a penalty of no less than one (1) day and/or no more than five (5) days suspension without pay, the expedited hearing procedures, indicated below, will be followed. In all other disciplinary actions those hearing rules as outlined in the H.P.D. Policy and Procedures, Section 4.3 shall remain in effect.
 - (a) The Police Chief or the Chiefs designee will advise the Union and the employee of the charges filed am will set date for an expedited disciplinary hearing before the Chief or his/her designee.
 - (b) The employee, who at the employee's discretion may be represented at the hearing by the Union, will IN permitted to respond to the charges filed and will have access to the department's investigative package will be permitted to respond to the contents of that package. No witnesses will be permitted to testify at such hearings, provided however, written statements from such witnesses may be submitted by either th department or the Union (or employee if not represented by the Union).
 - (c) Any charge, which results from a citizen's complaint shall not be subject to this procedure.
 - (d) The findings of the Police Chief or designee shall be made known to the employee and Union at the do of the hearing. If the employee is suspended as a result of those findings, the employee and the Union s be advised of the date(s) and duration of the suspension at that time. The Police Chief or designee may postpone a recitation of the findings if the Union or employee has submitted new or heretofore unknow information to the Chief or designee which may require further investigation by the department.
 - (e) Any suspension imposed as a result of an expedited hearing may be appealed to the third (3rd) step of tl grievance procedure, and if not resolved at that step appealed to arbitration. Any appeal filed must be ch so in accordance with Article II of this Agreement.
 - (0 Any employee who is suspended from work without pay, at the employee's option, may elect to work during the suspension and have the suspension time deducted from the employee's accumulated and accrued leave such as vacation and earned leave, but not sick leave. Employees so suspended shall not eligible for overtime or private duty assignments for the duration of such suspension.

acluct.org

(g) No suspension of fewer than thirty -two (32) calendar days shall lead to the loss of health insurance coverage as described in this Agreement, including all applicable coverage, co-pays and employee contribution, during the suspension period.

acluct.org

APPENDIX B CLASSIFICATION AND PAY RANGES

Wage rates and growth increments for employees shall be as outlined in this Appendix.

Effective 71112016, the pay rates in effect on June 30, 2016 shall remain unchanged and in effect through June 30, 2020. Effective July 1, 2020, the pay rates for all classifications shall increase 2.00%. Effective July 1, 2021, the pay rates for all classifications shall increase 2.00%.

Note: The effective date of salary increases and other changes that affect the computation of weekly earnings sl be the date specified if Sunday, or the Sunday beginning the pay period that immediately follows the date spec if

Effective July 1, 2005, Police Officer Recruits shall advance to the base rate of Police Officer upon successful completion of the Police Academy. The pay range for the classification of Police Officer will be revised as set fi in Appendix B-2 and apply to employees hired after December 11, 2017.

Effective December 11, 2017, the classification of Matron (Classification Code 5001) will be replaced with Publ Safety Detention Officer. Employees employed in the classification of Matron as of December 11, 2017 will be reclassified to the Public Safety Detention Officer classification. The Public Safety Detention Officer wage schedule shall include a "Recruit" step that will be ten percent (10^00) below "Base" step of Public Safety Detention Officer. Public Safety Detention Officer Recruits shall advance to the base rate of Public Safety Detention Officer upon successful completion of their training program.

With the exception of Police Officer Recruits and Public Safety Detention Officer Recruits, all employees shall advance to the next growth increment within their classification upon completion of one year in the previous stei until such time as they reach the maximum growth increment of their classification. Advancement from one classification to another shall be in accordance with the Personnel Rules & Regulations of the City of Hartford fi classified employees.

EDUCATION INCENTIVE PAY

A. Sworn Employees Hired Before December 11, 2017

Effective July 1, 1999, upon reaching the third (3'd) anniversary of graduation from the Police Academy, all employees hired before December 11, 2017 with two (2) full years of college, sixty (60) credits, from an accredit college, shall receive an additional two and one-half percent (2.5° o) based on the employee's pay rate, while employees hired before December 11, 2017 who have earned a Bachelor's degree, from an accredited college, sl receive an additional five percent (5° 0) based on the employ ee's pay rate. Once an employee has reached top pri, a Police Officer, that employee with two (2) full years of college, sixty (60) credits, from an accredited college, receive one full step in the Police Officer on Special Assignment/Detective range (first [19 y ear rate). Any employee with a Bachelor's degree, who has reached top pa) as a Police Officer, will receive the next step (top in the Police Officer on Special Assignment/Detective range.

For all Police Officers hired after July 1, 1999 but before December 11, 2017, the educational incentive shall be payable as follows. Upon reaching the third (3^-) anniversary of graduation from the Police Academy, all Police Officers with two (2) full years of college, sixty (60) credits, from an accredited college, shall receive an additiot two and one-half percent (2.5°0 based on the employee's pay rate, while Police Officers who have earned a Bachelor's degree, from an accredited college, shall receive an additional five percent (5%) based on the employ pay rate. For individuals who reach the top of their salary range for Police Officer, their educational incentive sh be based on two and one-half percent (2.5°0) or five percent (5%) of that top step amount. Should a Police Office be promoted to a higher job classification, he or she shall immediately be entitled to receive the applicable educational incentive.

acluct.org

xtive July 1, 2005, educational incentive pay shall be made upon the completion of the initial probationary od as Police Officer. Should a Police Officer be promoted to a higher job classification, he or she shall sediately be entitled to receive the applicable educational incentive.

:ctive August 24th, 2012, employees hired before December 11, 2017 shall receive an additional 2.5°o cational incentive for completion of a post graduate degree or certification, provided the employee's course work t be in one of the following disciplines: Sociology, Psychology, Criminal Justice, Police Science, Public Safety, Mess Administration, Public Administration, Human Resources or Foreign Language.

parties recognize that some Colleges and Universities may utilize course credit methodologies other than three credits for the successful completion of one course. In these circumstances, equivalencies will qualify the iloyee for the two (2) full years of college sixty (60) credits educational incentive provided the credit hodology is verified and approved by the Director of Human Resources.

the purpose of this Appendix, the term "accredited College" shall mean a College or University accredited by a ional Accrediting Organization recognized by the Council of Higher Education Accreditation at the time of luation. Regional Accrediting Organizations include:

- Middle States Commission on Higher Education;
- New England Commission of Higher Education;
- Higher Learning Commission (or North Central Association of Colleges and Schools before the fall of 2014);
- Northwest Commission on Colleges and Universities;
- Southern Association of Colleges and Schools Commission on Colleges; or
- Western Association of Schools and Colleges [Add WASC Senior College and University Commission?]

parties recognize that the names of the Regional Accrediting Organizations may change from time to time.

Sworn Employees Hired On or After December 11, 2017

.withstanding anything herein to the contrary, the educational incentive pay to be provided to employees hired a sworn position **on or after December** 11, 2017 will be as follows:

- Two percent (2°.) based on the employee's pay rate for employees with two (2) full y ears of college, sixty (60) credits, from an accredited college.
- Three percent (3⁰o) based on the employee's pay rate for employees who have earned a bachelor's degree, from an accredited college.
- An additional two percent (2°.) based on the employee's pay rate for completion of a post graduate degree or certificate, provided the employee's course work must be in one of the following disciplines: Sociology, Psychology, Criminal Justice, Police Science, Public Safety, Business Administration, Public Administration, Human Resources or Foreign Language.
- The other terms and conditions of education incentive pay for sworn employees contained in this Appendix that are not superseded by this paragraph will apply to sworn employees hired on or after December 11, 2017.

acluct.org

<u>C.</u> <u>Public Safety Detention Officers (Previously Police Matron) and Assistant Animal Control Officers</u> Before December 11, 2017

Assistant Animal Control Officers upon the completion of their initial probationary period who successfully complete both Levels I and II of training offered or certified by the National Animal Control Association shall receive an additional one and one-half (1.5%) based on the employee's pay rate, which will be paid in the same manner as educational incentives are currently paid under this Appendix. Assistant Animal Control officers als shall be eligible for educational incentives as set forth above, not including the incentive for a Post Graduate **De** or Certificate. Any such incentives earned shall be in lieu of the one and one-half percent (1.5%) increase under paragraph.

Public Safety Detention Officers upon completion of their initial probationary period who successfully complet approved certification or program authorized and recognized by the Police Department, shall receive an additioi one and one-half percent (1.5°o) based on the employee's pay rate, which will be paid in the same manner as educational incentives are currently paid under this Appendix. Public Safety Detention Officers also shall be eligible for educational incentives as set forth above, not including the incentive for a Post Graduate Degree or Certificate. Any such incentives earned shall be in lieu of the one and one-half percent (1.5°o) increase under th paragraph._The recognized Public Safety Detention Officers certification or program must provide similar valu, the Police Department as does the certification by the National Animal Control Association for Assistant Animt Control Officers. If the City and the Union cannot agree to a mutually acceptable certification of program, it wi subject to binding interest arbitration.

D. Public Safet' Detention Officers (Previoush Police Matron) and Assistant Animal Control Officers On or After December 11, 2017

Notwithstanding anything herein to the contrary, the educational incentive pay to be provided to employees hill into a Public Safety Detention Officer (Previously Police Matron) or Assistant Animal Control Officer position or after December 11, 2017 will be as follows:

- One and one-half percent (1.5%) based on the employee's pay rate for employees who successfully complete the approved certifications or programs as outlined above for non-sworn employees hired on before December 11, 2017.
- Two percent (2%) based on the employee's pay rate for employees with two (2) full years of college, s
 (60) credits, from an accredited college.
- Three percent (3° o) based on the employee's pay rate for employees who have eamed a bachelor's deg from an accredited college.
- The other terms and conditions of education incentive pay for non-sworn employees contained in this Appendix that are not superseded by this paragraph will apply to sworn employees hired after Decemb 11, 2017.

acluct.org

a.urf6a.a•a

• "IN S.• •• r.c•sa, •• r• • •sefilsy.. •• vn civar a.V1 dE.O nlacn Aar, IsG ucii...r.ava DEA% I I, LV f /

CODE	CLASSIFICATION	EFF DATE	GWI %	EDUC	Recruit (WMbelow WO)	BASE	1ST YEAR	2ND YEAR	3RD YEAR	4TH YEAR
5001	Public Safety Detention Officer	12/11/2017 through	0.00%		\$845.08	\$938.98	\$985.82	\$1,033.23	\$1,079.52	\$1,131.24
	Hired Before 12/11/2017	6/30/2020		1.50%			51,000.61	\$1,048.73	\$1,095.71	\$1,148.21
	(Replaces Police Matron)			2.50%			\$1,010.47	\$1,059.06	\$1,106.51	\$1,159.52
				5.00%			\$1,035.11	\$1,084.89	\$1,133.50	\$1,187.80
		7/1/2020	2.00%		\$861.98	\$957.76	\$1,005.54	\$1,053.89	\$1,101.11	\$1,153.86
				1.50%			\$1,020.62	\$1,069.70	\$1,117.63	\$1,171.17
				2.50%			\$1,030.68	\$1,080.24	\$1,128.64	\$1,182.71
				5.00%			\$1,055.82	\$1,106.58	\$1,156.17	\$1,211.55
		7/1/2021	2.00%		\$879.23	\$976.92	\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
				1.50%			\$1,041.03	\$1,091.09	\$1,139.98	\$1,194.59
				2.50%			\$1,051.29	\$1,101.84	\$1,151.21	\$1,206.36
				5.00%			\$1,076.93	\$1,128.72	\$1,179.29	\$1,235.79

			GWI			1ST	2ND	3RD	4TH
CODE	CLASSIFICATION	EFF DATE	%	EDUC	BASE	YEAR	YEAR	YEAR	YEAR
5097	Assistant Animal Control Officer,	1 ² /11/2017 through	0.00%		\$938.98	\$985.82	51,033.23	\$1,079.52	51,131.24
	Hired Before 12/11/2017	6/30/2020		1.50%		\$1,000.61	\$1,048.73	\$1,095.71	\$1,148.21
				2.50%		\$1,010.47	\$1,059.06	\$1,106.51	\$1,159.52
				5.00%		\$1,035.11	\$1,084.89	\$1,133.50	\$1,187.80
		7/1/2020	2.00%		\$957.76	\$1,005.54	\$1,053.89	\$1,101.11	\$1,153.86
				1.50%		\$1,020.62	\$1,069.70	\$1,117.63	\$1,171.17
				2.50%		\$1,030.68	\$1,080.24	\$1,128.64	\$1,182.71
				5.00%		\$1,055.82	\$1,106.58	\$1,156.17	\$1,211.55
		7/1/2021	2.00%		\$976.92	\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
				1.50%		\$1,041.03	\$1,091.09	\$1,139.98	\$1,194.59
				2.50%		\$1,051.29	\$1,101.84	\$1,151.21	\$1,206.36
				5.00%		\$1,076.93	\$1,128.72	\$1,179.29	\$1,235.79

⁴⁴ 2019_C_3831

acluct.org

APPENDIX B-1

CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES HIRED BEFORE DECEMBER 11, 2017

-

		GWI								
CODE CLASSIFICATION	EFF DATE		EDUC	RECRUIT	BASE	1STYEAR	2NDYEAR	3RDYEAR	4THYEAR	STHYEAR
5011 Police Officer, Hired Before	12/11/2017 through	0.00%		\$835.86	\$958.69	\$1,016.67	\$1,067.24	\$1,129.80	\$1,282.92	\$1,374.62
12/11/2017	6/30/2020		2.50%	NA	\$982.66	\$1,042.09	\$1,093.92	\$1,158.05	\$1,314.99	\$1,408.99
			5.00%	NA	\$1,006.62	\$1,067.50	\$1,120.60	\$1,186.29	\$1,347.07	\$1,443.35
Officers assigned to the 4/10			7.50%	NA	\$1,030.59	\$1,092.92	\$1,147.28	\$1,214.54	\$1,379.14	\$1,477.72
work schedule whose work day										
commences at 07:00 shall receive	7/1/2020	2.00%		\$852.58	\$977.86	\$1,037.00	\$1,088.58	\$1,152.40	\$1,308.58	\$1,402.11
a 2.5% increase in their pay rate.			2.50%	NA	\$1,002.31	\$1,062.93	\$1,115.79	\$1,181.21	\$1,341.29	\$1,437.16
			5.00%	NA	\$1,026.75	\$1,088.85	\$1,143.01	\$1,210.02	\$1,374.01	\$1,472.22
			7.50%	NA	\$1,051.20	\$1,114.78	\$1,170.22	\$1,238.83	\$1,406.72	51,507.27
Officers assigned to the 4/10										-
work schedule whose work day	7/1/2021	2.00%		\$869.63	\$997.42	\$1,057.74	\$1,110.35	\$1,175.45	\$1,334.75	\$1,430.15
commences at 17:00 shall receive			2.50%	NA	\$1,022.36	\$1,084.18	\$1,138.11	\$1,204.84	\$1,368.12	\$1,465.90
a 5% increase in their pay rate.			5.00%	NA	\$1,047.29	\$1,110.63	\$1,165.87	\$1,234.22	\$1,401.49	\$1,501.66
			7.50%	NA	\$1,072.23	\$1,137.07	\$1,193.63	\$1,263.61	\$1,434.86	\$1,537.41

		GWI			1ST	2ND
CODE CLASSIFICATION	EFF DATE	%	EDUC	BASE	YEAR	YEAR
5011 Police Officer On Special	12/11/2017 through	0.00%		\$1,349.49	\$1,437.75	\$1,500.02
Assignment, Hired Before	6/30/2020		2.50%	\$1,383.23	\$1,473.69	\$1,537.52
12/11/2017			5.00%	\$1,416.96	\$1,509.64	\$1,575.02
			7.50%	\$1,450.70	\$1,545.58	\$1,612.52
	7/1/2020	2.00%		\$1,376.48	\$1,466.51	\$1,530.02
			2.50%	\$1,410.89	\$1,503.17	\$1,568.27
			5.00%	\$1,445.30	\$1,539.84	\$1,606.52
			7.50%	\$1,479.72	\$1,576.50	\$1,644.77
	7/1/2021	2.00%		\$1,404.01	\$1,495.84	\$1,560.62
			2.50%	\$1,439.11	\$1,533.24	\$1,599.64
			5.00%	\$1,474.21	\$1,570.63	51,638.65
			7.50%	\$1,509.31	\$1,608.03	\$1,677.67

acluct.org

CODE CLASSIFICATION	EFF DATE	GWI %	EDUC	BASE	1ST YEAR
5031 Police Sergeant, Hired Before	12/11/2017 through	0.00%		\$1,565.99	\$1,595.72
12/11/2017	6/30/2020		2.50%	\$1,605.14	\$1,635.61
			5.00%	\$1,644.29	\$1,675.51
Sergeants assigned to the 4/10 work			7.50%	51,683.44	\$1,715.40
schedule whose work day commences					
at 07:00 shall receive a 2.5% increase	7/1/2020	2.00%		\$1,597.31	\$1,627.63
in their pay rate. Not including			2.50%	51,637.24	\$1,668.32
Investigative personnel.			5.00%	\$1,677.18	\$1,709.01
			7.50%	\$1,717.11	\$1,749.70
Sergeants assigned to the 4/10 work					
schedule whose work day commences	7/1/2021	2.00%		\$1,629.26	\$1,660.18
at 17:00 shall receive a 5% increase			2.50%	\$1,669.99	\$1,701.68
in their pay rate. Not including			5.00%	\$1,710.72	\$1,743.19
Investigative personnel.			7.50%	\$1,751.45	\$1,784.69

CODE CLASSIFICATION	EFF DATE	GWI %	EDUC		BASE	5%	1ST YEAR	5%
5041 Police Lieutenant, Hired Before	12/11/2017 through	0.00%			\$1,677.99	\$1,761.89	\$1,753.12	\$1,837.02
12/11/2017	6/30/2020		2.50%			51,805.94		\$1,882.95
			5.00%			\$1,849.98		\$1,928.87
			7.50%			\$1,894.03		\$1,974.80
	7/1/2020	2.00%			\$1,711.55	\$1,797.13	\$1,788.18	\$1,873.76
			2.50%			\$1,842.06		\$1,920.60
			5.00%			\$1,886.99		\$1,967.45
			7.50%			\$1,931.91		\$2,014.29
	7/1/2021	2.00%		\$0.00	\$1,745.78	\$1,833.07	\$1,823.94	\$1,911.24
			2.50%	NA		\$1,878.90		\$1,959.02
			5.00%	NA		\$1,924.72		\$2,006.80
			7.50%	NA		\$1,970.55		\$2,054.58



acluct.org

APPENDIX B-1 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES HIRED BEFORE DECEMBER 11, 2017

			GIlifl					1ST	
CODE	CLASSIFICATION	EFF DATE	%	EDUC		BASE	5%	YEAR	5%
5051	Police Captain, Hired Before	12/11/2017 through	0.00%			\$1,948.80	\$2,046.24	\$2,023.35	\$2,120.79
	12/11/2017	6/30/2020		2.50%			\$2,097.40		\$2,173.81
				5.00%			\$2,148.55		\$2,226.83
				7.50%			\$2,199.71		\$2,279.85
		7/1/2020	2.00%			\$1,987.78	\$2,087.16	\$2,063.82	\$2,163.21
				2.50%			\$2,139.34		\$2,217.29
				5.00%			\$2,191.52		\$2,271.37
				7.50%			\$2,243.70		\$2,325.45
		7/1/2021	2.00%		\$0.00	\$2,027.54	\$2,128.90	\$2,105.10	\$2,206.47
				2.50%	NA		\$2,182.12		\$2,261.63
				5.00%	NA		\$2,235.35		\$2,316.79
				7.50%	NA		\$2,288.57		\$2,371.96

										0
CODE	CLASSIFICATION	EFF DATE	GVill %	EDUC	Recrui no% Wat 11.e]	BASE	15T YEAR	2ND YEAR	3RD YEAR	4TH YEAR
5001	Public Safety Detention Officer,	1 ² / ₁ 1/2017 through	0.00%		\$845.08	\$938.98	\$985.82	\$1,033.23	\$1,079.52	\$1,131.24
	Hired On or After 12/11/2017	6/30/2020		1.50%			\$1,000.61	\$1,048.73	\$1,095.71	\$1,148.21
	(Replaces Police Matron)			2.00%			\$1,005.54	\$1,053.89	\$1,101.11	\$1,153.86
				3.00%			\$1,015.39	\$1,064.23	\$1,111.91	\$1,165.18
		7/1/2020	2.00%		\$861.98	\$957.76	\$1,005.54	\$1,053.89	\$1,101.11	\$1,153.86
				1.50%			\$1,020.62	\$1,069.70	\$1,117.63	\$1,171.17
				2.00%			\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
				3.00%			\$1,035.71	\$1,085.51	\$1,134.14	\$1,188.48
		7/1/2021	2.00%		\$879.23	\$976.92	\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
				1.50%			\$1,041.03	\$1,091.09	\$1,139.98	\$1,194.59
				2.00%			\$1,046.16	\$1,096.47	\$1,145.59	\$1,200.48
				3.00%			\$1,056.42	\$1,107.22	\$1,156.82	\$1,212.25

		GWI			1ST	2ND	3RD	4TH
CLASSIFICATION	EFF DATE	%	EDUC	BASE	YEAR	YEAR	YEAR	YEAR
Assistant Animal Control Officer,	12/11/2017 through	0.00%		\$938.98	\$985.82	\$1,033.23	\$1,079.52	\$1,131.24
Hired On or After 12/11/2017	6/30/2020		1.50%		\$1,000.61	\$1,048.73	\$1,095.71	\$1,148.21
			2.00%		\$1,005.54	\$1,053.89	\$1,101.11	\$1,153,86
			3.00%		\$1,015.39	\$1,064.23	\$1,111.91	\$1,165.18
	⁷ /1/2020	2.00%		\$957.76	\$1,005.54	\$1,053.89	\$1,101.11	\$1,153.86
			1.50%		\$1,020.62	\$1,069.70	\$1,117.63	\$1,171.17
			2.00%		\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
			3.00%		\$1,035.71	\$1,085.51	\$1,134.14	\$1,188.48
	7/1/2021	2.00%		\$976.92	\$1,025.65	\$1,074.97	\$1,123.13	\$1,176.94
			1.50%		\$1,041.03	\$1,091.09	\$1,139.98	\$1,194.59
			2.00%		\$1,046.16	\$1,096.47	51,145.59	\$1,200.48
			3.00%		\$1,056.42	\$1,107.22	\$1,156.82	\$1,212.25
	Assistant Animal Control Officer,	Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 7/1/2020	CLASSIFICATION EFF DATE % Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% 7/1/2020 2.00%	CLASSIFICATION EFF DATE % EDUC Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% 1.50% 7/1/2020 2.00% 3.00% 3.00% 7/1/2020 2.00% 1.50% 3.00% 7/1/2021 2.00% 1.50% 3.00%	CLASSIFICATION EFF DATE % EDUC BASE Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% \$938.98 7/1/2020 1.50% 2.00% 2.00% 7/1/2020 2.00% \$957.76 1.50% 3.00% 3.00% 7/1/2021 2.00% \$976.92 1.50% 2.00% \$00%	CLASSIFICATION EFF DATE % EDUC BASE YER Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% \$938.98 \$985.82 2.00% \$1,000.61 2.00% \$1,000.54 3.00% \$1,015.39 \$1,015.39 7/1/2020 2.00% \$957.76 \$1,005.54 1.50% \$1,020.62 2.00% \$1,020.62 2.00% \$1,035.51 \$1,035.51 7/1/2021 2.00% \$1,035.71 7/1/2021 2.00% \$1,025.65 1.50% \$1,025.65 1.50% \$1,025.65 1.50% \$1,041.03 2.00% \$1,041.03	CLASSIFICATION EFF DATE % EDUC BASE YER YER Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% \$938.98 \$985.82 \$1,033.23 2.00% \$1,000.61 \$1,048.73 2.00% \$1,048.73 \$1,048.73 7/1/2020 2.00% \$1,015.39 \$1,048.73 \$1,048.73 \$1,048.73 7/1/2020 2.00% \$1,005.54 \$1,035.89 \$1,048.73 \$1,048.73 7/1/2021 2.00% \$957.76 \$1,005.54 \$1,053.89 \$1,064.23 7/1/2021 2.00% \$1,005.54 \$1,053.89 \$1,067.54 \$1,053.89 1.50% \$1,020.65 \$1,074.97 \$1,005.65 \$1,074.97 3.00% \$1,035.71 \$1,085.51 \$1,074.97 7/1/2021 2.00% \$976.92 \$1,025.65 \$1,074.97 1.50% \$1,041.03 \$1,091.09 \$1,091.09 \$1,091.09 \$1,094.64	CLASSIFICATION EFF DATE % EDUC BASE YEAR YEAR YEAR Assistant Animal Control Officer, Hired On or After 12/11/2017 12/11/2017 through 6/30/2020 0.00% \$938.98 \$995.82 \$1,033.23 \$1,079.52 2.00% \$1,000.61 \$1,048.73 \$1,095.71 \$1,004.23 \$1,101.11 3.00% \$1,005.54 \$1,053.89 \$1,101.11 3.00% \$1,005.54 \$1,053.89 \$1,101.11 1.50% \$1,025.65 \$1,064.23 \$1,111.91 7/1/2020 2.00% \$957.76 \$1,005.54 \$1,053.89 \$1,101.11 3.00% \$1,020.62 \$1,064.23 \$1,111.91 7/1/2020 2.00% \$957.76 \$1,025.65 \$1,074.97 \$1,123.13 3.00% \$1,025.65 \$1,074.97 \$1,123.13 \$1,085.51 \$1,134.14 7/1/2021 2.00% \$976.92 \$1,025.65 \$1,074.97 \$1,123.13 1.50% \$1,020.61 \$1,046.16 \$1,091.09 \$1,139.98 2.00% \$2,0

acluct.org

APPENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES HIRED ON OR AFTER DECEMBER 11,2017

CODE CLASSIFICATION	EFF DATE	GWI %	EDUC	RECRUIT	BASE	1ST YEAR	2ND YEAR	3RD YEAR	4111 YEAR
CODE CLASSIFICATION		-70	EDUC	RECROIT	DAJE	ILAK	ILAK	ILAK	TEAK
5011 Police Officer, Hired	12/11/2017 through	0.00%		\$958.69	\$1,016.67	\$1,067.24	\$1,129.80	\$1,282.92	\$1,374.62
On or After 12/11/2017	6/30/2020		2.00%	NA	\$1,037.00	\$1,088.58	\$1,152.40	\$1,308.58	\$1,402.11
			3.00%	NA	\$1,047.17	\$1,099.26	\$1,163.69	\$1,321.41	\$1,415.86
Officers assigned to the 4/10			5.00%	NA	\$1,067.50	\$1,120.60	\$1,186.29	\$1,347.07	\$1,443.35
work schedule whose work day									
commences at 07:00 shall receive	7/1/2020	2.00%		\$977.86	\$1,037.00	\$1,088.58	\$1,152.40	\$1,308.58	\$1,402.11
a 2.5% increase in their pay rate.			2.00%	NA	\$1,057.74	\$1,110.35	\$1,175.45	\$1,334.75	\$1,430.15
			3.00%	NA	\$1,068.11	\$1,121.24	\$1,186.97	\$1,347.84	\$1,444.17
			5.00%	NA	\$1,088.85	\$1,143.01	\$1,210.02	\$1,374.01	\$1,472.22
Officers assigned to the 4/10									
work schedule whose work day	7/1/2021	2.00%		\$997.42	\$1,057.74	\$1,110.35	\$1,175.45	\$1,334.75	\$1,430.15
commences at 17:00 shall receive			2.00%	NA	\$1,078.89	\$1,132.56	\$1,198.96	\$1,361.45	\$1,458.75
a 5% increase in their pay rate.			3.00%	NA	\$1,089.47	\$1,143.66	\$1,210.71	\$1,374.79	\$1,473.05
			5.00%	NA	\$1,110.63	\$1,165.87	\$1,234.22	\$1,401.49	\$1,501.66

		GWI			1ST	2ND
CODE CLASSIFICATION	EFF DATE	%	EDUC	BASE	YEAR	YEAR
5011 Police Officer On Special	12/11/2017 through	0.00%		\$1,349.49	\$1,437.75	\$1,500.02
Assignment, Hired On or	6/30/2020		2.00%	\$1,376.48	\$1,466.51	\$1,530.02
After 12/11/2017			3.00%	\$1,389.97	\$1,480.88	\$1,545.02
			5.00%	\$1,416.96	\$1,509.64	\$1,575.02
	7/1/2020	2.00%		\$1,376.48	\$1,466.51	\$1,530.02
			2.00%	\$1,404.01	\$1,495.84	\$1,560.62
			3.00%	\$1,417.77	\$1,510.51	\$1,575.92
			5.00%	\$1,445.30	\$1,539.84	\$1,606.52
	7/1/2021	2.00%		\$1,404.01	\$1,495.84	\$1,560.62
			2.00%	\$1,432.09	\$1,525.76	\$1,591.83
			3.00%	\$1,446.13	\$1,540.72	\$1,607.44
			5.00%	\$1,474.21	\$1,570.63	\$1,638.65

			GWI			1ST
CODE	CLASSIFICATION	EFF DATE	%	EDUC	BASE	YEAR
5031	Police Sergeant, Hired On or	12/11/2017 through	0.00%		\$1,565.99	\$1,595.72
	After 12/11/2017	6/30/2020		2.00%	\$1,597.31	\$1,627.63
				3.00%	51,612.97	\$1,643.59
	Sergeants assigned to the 4/10 work			5.00%	51,644.29	\$1,675.51
	schedule whose work day commences					
	at 07:00 shall receive a 2.5% increase	7/1/2020	2.00%		\$1,597.31	\$1,627.63
	in their pay rate. Not including			2.00%	\$1,629.26	\$1,660.18
	Investigative personnel.			3.00%	\$1,645.23	\$1,676.46
				5.00%	\$1,677.18	\$1,709.01
	Sergeants assigned to the 4/10 work					
	schedule whose work day commences	7/1/2021	2.00%		\$1,629.26	\$1,660.18
	at 17:00 shall receive a 5% increase			2.00%	\$1,661.85	\$1,693.38
	in their pay rate. Not including			3.00%	\$1,678.14	\$1,709.99
	Investigative personnel.			5.00%	\$1,710.72	51,743.19

			GWI					1ST	
CODE	CLASSIFICATION	EFF DATE	%	EDUC		BASE	5%	YEAR	5%
5041	Police lieutenant, Hired	12/11/2017 through	0.00%			\$1,677.99	\$1,761.89	\$1,753.12	\$1,837.02
	On or After 12/11/2017	6/30/2020		2.00%			\$1,797.13		\$1,873.76
				3.00%			\$1,814.75		\$1,892.13
				5.00%			\$1,849.98		\$1,928.87
		7/1/2020	2.00%			\$1,711.55	\$1,797.13	\$1,788.18	\$1,873.76
				2.00%			\$1,833.07		\$1,911.24
				3.00%			\$1,851.04		\$1,929.97
				5.00%			\$1,886.99		\$1,967.45
		⁷ /1/2021	2.00%		\$0.00	\$1,745.78	\$1,833.07	\$1,823.94	\$1,911.24
				2.00%	NA		\$1,869.73		\$1,949.46
				3.00%	NA		51,888.06		\$1,968.58
				5.00%	NA		\$1,924.72		\$2,006.80

acluct.org

APPENDIX B-2 CLASSIFICATIONS AND WEEKLY PAY RANGES FOR EMPLOYEES HIRED ON OR AFTER DECEMBER 11, 2017

			GWI					1ST	
CODE	CLASSIFICATION	EFF DATE	%	EDUC		BASE	5%	YEAR	5%
5051	Police Captain, Hired	12/11/2017 through	0.00%			\$1,948.80	\$2,046.24	\$2,023.35	\$2,120.79
	On or After 12/11/2017	6/30/2020		2.00%			52,087.16		\$2,163.21
				3.00%			52,107.63		52,184.41
				5.00%			\$2,148.55		\$2,226.83
		7/1/2020	2.00%			\$1,987.78	\$2,087.16	\$2,063.82	\$2,163.21
				2.00%			\$2,128.90		\$2,206.47
				3.00%			\$2,149.77		\$2,228.11
				5.00%			\$2,191.52		\$2,271.37
		7/1/2021	2.00%		\$0.00	\$2,027.54	\$2,128.90	\$2,105.10	\$2,206.47
				2.00%	NA		\$2,171.48		\$2,250.60
				3.00%	NA		\$2,192.77		\$2,272.66
				5.00%	NA		\$2,235.35		\$2,316.79

acluct.org

SUMMARY OF BENEFITS

Cigna Health and Life Insurance Co.

For - City of Hartford Open Access Plus Plan

Cigna.

Selection of a Primary Care Provider - your plan may require or allow the designation of a primary care provider. You have the nght to designate any pnmary care provider who participates in the network and who is available to accept you or your family members if your plan requires designation of a pnmary care provider, Cigna may designate one for you until you make this designation. For information on how to select a primary care provider, and for a list of the participating pnmary care providers, visit <u>www myciona com</u> or contact customer service at the phone number listed on the back of your ID card. For children, you may designate a pediatrician as the primary care <u>provider</u>.

Direct Access to **Obstetricians and Gynecologists**-You do not need prior **authorization from the plan or horn any other person (including a primary care provider)** in order to obtain access to obstetrical or gynecological care from a health care professional in our network who specializes in obstetrics or gynecology. The health care professional, however, may be required to comply with certain procedures. Including obtaining prior authonization for certain services, following a pre-approved treatment plan, or procedures for making referrals_For a list of participating health care professionals who specialize in obstetrics or gynecology, visit <u>www.mvc.gma</u> corn or contact customer service <u>at the phone number</u> listed on the back of your ID card

Plan Highlights .	In-Network	Out-of-Network
Lifetime Maximum	Unlimited	Unlimited
Coinsurance	Your plan pays 100%	Your n 80%
Maximum Reimbursable Charge	Not Applicable	
	individual: None	mufidual: \$300
Calendar Year Deductible	2- Member Family: None	2- Member Family: \$600
The amount you pay for out-of-network covered expense	3+ Member Family None	3+ Member Family <u>\$600</u>
After each eligible family member meets his or her individ level specified by the plan Or, after the family deductible coinsurance level specified by the plan. Note: Services where plan deductible applies <u>are noted with a ca</u>	has been met, covered expenses for each eligibl	
	Individual' \$3,300	Individual \$1,300
Calendar Year Out-of-Pocket Maximum	2- Member Family \$6,600 3+ Member Family \$6,600	2- Member Family \$2,600 3+ Member Family: \$2,600
Only the amount you pay for in-network covered expense network covered expenses counts toward your out-of-net	es counts toward your in-network out-of-pocket m work out-of-pocket maximum.	aximum, Only the amount you pay for out-of-
All copays contribute towards your in-network out-of-poch	ket maximum,	

7/112017 ASO Open Access Plus • Copay Crty \$20/\$200/\$50/\$100 Plan Police Fact Sheet - 5283999. Version# 7 KitTrak: **CSM10015**

1 of 13

°Cigna 2017

I

acluct.org

Be efit	In-Network	0 a74.71
Physician Services		
I Physician Office Visit— Primary Care Physician (PCP)/Specialist All services including Lab & X-ray	\$20 copay, then your plan pays 100%	After the plan deductible is met, your plan pays 80%
NOTE: Obstetrician and Gynecologist (OB/GYN) visits are subject to eithe as PCP or as Specialist)	r the PCP or Specialist cost share depending o	on how the provider contracts with Cigna (i.e.
Surgery Performed in Physician's Office	Your plan pays 100%	Your planpaira 80% ^
Allergy Serum	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Dispensed by the physician in the office		
Allergy Treahnent/Office VisitrrestIng	<u>\$20 ova/ or</u> actual charge <u>(if less</u>	Your plan pays 80% *
Allergy Injections Unlimited maximum <u>per Calendar</u> <u>Year</u>	Your plan pays 100%	Your plan pays 80%"
Cigna Teleheafth Connection services	\$20 copy, then your plan pays 100%	Not Covered
Includes charges for the delivery of medical and heath-related cor deliveredlicontracted medical telehealth providers (see details of		hnologies, telephones and internet only when
Preventive Care	in myoigna.com/-	
Preventive Care	Plan pays 100%	After the plan deductible is met, your plan pays 80%
Includes coverage of additional services, such as unnalysts, EKG, billed as part of office visit.	and other laboratory tests, supplementing the	standard Preventive Care benefit when
Immunizations	l Plan pays 100%	After the plan deductible is met, your plan pays 80%
Mammogram, PAP, and PSA Tests	Plan mays 100%	Plan pars <u>based on place of service.</u>
Coverage includes the associated Preventive Outpatient Profession Diagnostic-related services are covered at the same level of benefit		lace of service.
Inpatient		
Inpatient Hospital Facility	\$200 per confinement per member up to \$600 per year. then your plan pays 100%	After the plan deductible ts met, your plan pays 80%
Semi-Private Room: In-Network Limited to the semi-private negotiated ra		J F
Private Room: In-Network Limited to the semi-private negotiated rate / O Special Care Units (Intensive Care Unit (ICU), Critical Care Unit (CCU)): room rate	ut-of-Network Limited to semrpnvate rate	
Copay is waived if readmitted within 30 days for same diagnosis		
Inpatient Hospital Physician's Visit/Consultation	Your plan pays 100%	After the plan deductible is met. your plan pays 80%

For sernces performed by Surgeons, Radiologists, Pathologists and <u>Anesthesiologists</u>	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Outpatient		
Outpatient Facility Services Non-surgical treatment procedures are not subject to the facility per visit copay	\$100 per facility visit copay, then your plan pays 100%	Your plan pays 80% ^
Short-Term Rehabilitation	Your plan pays 100% for Physical and Occupational Therapy Your plan pays 100% for Chiro and Speech after a separate \$20 <u>oopay</u>	Your plan pays 80%
Calendar Year Maximums Physical Therapy (PT), Speech Therapy (ST), Occupational Theray Year • Note When the combined 50 day maximum is met, any add and coinsurance amount Pulmonary Rehabilitation (PR). Cognitive Therapy (CT) - Unlmited	itional days for in-network will be covered same	
Note: Therapy days. provided as <u>part of an</u> approved Home Health Care pl. Short-Term Rehabilitation Calendar Year Maximums	Your plan pays 100%	rt <u>term rehab therapy</u> maximum. <u>Your_plan</u> _pays 80%
Cardiac Rehabilitation (CR) - 36 days per episode - No Copayment	t	
Cardiac Rehabilitation (CR) - 36 days per episode - No Copayment Note. Therapy days, provided as_part of an approved Home Health Care pl Other Health Care Facilities/Services		rt term rehab therapy maximum
Note. Therapy days, provided as_part of an approved Home Health Care pl <u>Other Health Care Facilities/Services</u> Home Health Care Unlimited days maximum per Calendar Year HHC deductible is \$50 per Calendar Year for Out of Network Services		<u>rt term</u> rehab therapy maximum Your plan pays 80% after \$50 HI-IC deductible is met
Note. Therapy days, provided as_part of an approved Home Health Care pl Other Health Care Facilities/Services Home Health Care Unlimited days maximum per Calendar Year HHC deductible is \$50 per Calendar Year for Out of Network Services Home Health Aide - 80 days per Calendar Year Outpatient Private Duty Nursing	an, accumulate to the applicable outpatient sho	Your plan pays 80% after \$50 HI-IC
Note. Therapy days, provided as part of an approved Home Health Care pl <u>Other Health Care Facilities/Services</u> Home Health Care Unlimited days maximum per Calendar Year HHC deductible is \$50 per Calendar Year for Out of Network Services Home Health Aide - 80 days per Calendar Year	an, accumulate to the applicable <u>outpatient sho</u>	Your plan pays 80% after \$50 HI-IC deductible is met Your plan pays 80% ' After the plan deductible is met,
Note. Therapy days, provided as_part of an approved Home Health Care pl Other Health Care Facilities/Services Home Health Care Unlimited days maximum per Calendar Year HHC deductible is \$50 per Calendar Year for Out of Network Services Home Health Aide - 80 days per Calendar Year Outpatient Private Duty Nursing \$15,000 maximum per Calendar Year Stilled Nursing Facility, Rehabilitation Hospital, Sub-Acute Facility	an, accumulate to the applicable <u>outpatient sho</u> Your plan pays 100% Your plan pays 100%	Your plan pays 80% after \$50 HI-IC deductible is met Your plan pays 80% '

acluct.org

Benefit	In-Network	Out-of-Network
External Prosthetic Appliances (EPA)	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Unlimited maximum per Calendar Year		Joar plan pays 00 %
Acupuncture		
Unlimited maximum per Calendar Year Coverage for medical diagnosis only	Your plan pays 100%	1 Your plan pays 80% "
Hearing Aid	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
 Unlimited maximum per 24 Months Includes testing and fitting of hearing aid devices. 		
Routine Hearing Exams One exam per Calendar Year	Your plan pays 100%	Your plan pays 80% "
Routine Vision Exams One exam and refraction every Calendar Year	Your plan pays 100%	Your plan pays 80%
Eyeglasses for Accidental Injury One pair per lifetime	Your plan pays 100%	Your plan pays 80% "
Dral Surgery - Impacted Wisdom Teeth		
Facility related charges covered	Based on place of service (Inpatient or outpatient facility)	Your plan pays 80%
Oral su cha s are covered under .niir dental • an		
Biofeedback	Your plan pays 100%	Your plan pays 80%
Accidental Injury to Natural Teeth • Full or partial dentures if needed because of an accidental injury to natural teeth which occurred while covered under the plan • Fixed bridgework if needed due to an accidental injury to natural teeth which occurred while covered under the plan • Prompt repair to natural teeth if needed due to an accidental injury to those teeth which occurred while covered under the plan. • Dental Anesthesia • Injunes as a result of chewing and biting	Based on Place of Service	Your plan pays 80%
Specialized Formula	Vour •lankaArs 100%	Your plan pays <u>80% "</u>
Nutritional Counseling	Your plan pays 100%	Your lan <u>,s 80%</u> "
Retail Walk:Indenter Services -	\$20 PCP or \$20 Specialist copay	Your_plarifiso <u>80%"</u>
Vigs <u>Covered for a Cancer diagnosis - 1 per calendar</u> year	Your plan pays 100%	Your plan pays 80%
oot Orthotics	Your plan pays 100%	Your plan pays 80%"
Excludes surgical shoes or boots		
Ostorni Related Services	Your an qook _	Ycksiplanksp 80% "

 2019_C_3842

umpanent Processional services For services performed by Surgeons. Radiologists. Pathologists and Anesthesiologists	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Medical Specialty Drugs		
Inpatient		
This benefit applies to the cost of the Infusion Therapy drugs administered in an Inpatient Facility This benefit does not cover the related Facility or Professional charges	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Outpatient Facility Services		
This benefit applies to the cost of the Infusion Therapy drugs administered in an Outpatient Facility. This benefit does not cover the related Facility or Professional charges.	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Physician's Office		
This benefit applies to the cost of targeted Infusion Therapy drugs administered in the Physician's Office This benefit does not cover the related Office Visit or Professional charges	Your plan pays 100%	After the plan deductible is met, your plan pays 80%
Home		
This benefit applies to the cost of targeted Infusion Therapy drugs administered in the patient's home This benefit does not cover the related Performing development.	e Your plan pays 100%	After the plan deductible is met, your plan pays 80%

acluct.org

related Professional charges

dace of Service - your plan pays based on where you receive sennges Note: Services where ptan deductible applies are noted with a caret /^)

Benefit	Physicia	n's Office	Indepen	dent Lab		m/ Urgent Care	Outpatient Facility		
benefit	In-Network	Out-of- Network	_ In-Network	u-of- Network	In-Network	Out-of- Network	In-Network	Out-of- Network	
Laboratory	Plan pays 100%	Plan pays 80%	Plan pays 100%	Plan pays 80%	Covered same as plan's Emergency Room/Urgent Care Services	Covered same as plan's Emergency Room/Urgent Care Services	Plan pays 100%	Plan pays 80%	
Radiology	Plan pays 100%	Plan pays 80%	Not Applicable	Not Applicable	Covered same as plan's Emergency Room/Urgent Care Services	Covered same as plan's Emergency Room/Urgent Care Services	Plan pays 100%	Plan pays 80%	
Advanced Radiology	Plan pays 100%	Plan pays 80%	Plan pays 100%	Plan pays 80%	Plan pays 100%		Plan pays 100%	Plan pays 80%	

Benefit		nlaY Room / U				Outpidlent Professional Service's In-Network 1 Out-of-Network					*Ambulance				
		twork I Out				In-Network 1 C	Dut-o	of-Net	work		In-Network I Out-of-Network				
Emergency Care	\$50 per vis <u>vour</u> plan p	it (copay waive pait 100%	ed if admit	tted) the	en Plar	Plan pays 100%				P	Plan pays 100% "				
Urgent Care	\$25 per vis	sit, <u>your plan p</u>	ays 100%	2	Plan	100% pays 100%		Not Applica					able'		
						ortation from hosp	oital bad	ck home) gener						
Urgent Care	\$25 per vis	it <u>(copay waive</u>		i pays 100%				PI	an pays						
Benef	it			and Ot		Care Facilites					Outpati	ent Se			
	In- <u>Network</u>					it-of-Network				letwork				Network	
Hospice		in pays 100%		— P	Plan _{rays}	80%"	-	Plan •	1009	%		Pla	an pays 80%		
Bereavement Counseling	Pla	n pays 100%			Plan pays	80%		Plan pa	ys 100°	%		Pla	an pays 80%	•	
Note Services	provided as par	rt of Hospice C	are Prog	ram											
Note. Services	where plan dec	luctible applies	are note	d with a	caret (A)										
Benefit	Initial Visit to Confirm (All Subseq Pregnancy Postnatal V			ubsequent atal Visits	Iaternity Fee nt Prenatal Visits, ts and Physician's vy Charit') Global Maternity Fee by OEVGYN or Sp				ee (Per	formed	Delivery - Facility (Inpatient Hospital, Birthing Center)				
	In-Networl	In-Network Out Network		In-N	Network	Out-of- Network	In	In-Network		Out-of- Network		In-	Network	Out-of- Network	
Maternity	\$20 PCP or \$ Specialist cop		vs 80%	Plan p	ays 100%	Plan pays 80%		PCP or \$20 Plan pay ocialist copay		s 80%	\$200 per admission copay, then your plan pays 100%		Plan pays 80% ^		
Note: Services	where plan dec	ductible applie	s are note	d with a	a caret (")		-					100	/0		
	1	n's Office			Facility	Outpatie	nt Faci	lity	Inj		Professio	onal		t Professional rvices	
Benefit	In-Network	Out-of- Network	In-Net	work	Out-of- Network	In-Network		ut-of- twork	In-N	etwork	Out	-of- vork	In-Networ	Out of	
Abortion (Elective and non-elective procedures)	Covered same as plan's Physician's Office Services	Covered same as plan's Physician's Office Services	\$200 pe admit co and pla deductil then you plan pa 100%	opay n ble, ur	Plan pays 80% '	\$100 per facility visit copay after plan deductible, then your plan pays 100%	Plan (80%	pays	Plan 100%		Plan pa 80%	ays	Plan pays 100%	Plan pays 80% ▲	

tienent	In -Network	Out-of- Network	In-Network	Out,of- Network	In-Network	Out-of- Network	In-Nehvork	Out-of- Network	In-Network	Out-of Network
Family Planning - Men's Services	Covered same as plan's Physician's Office Secies	Covered same as plan's Physician's Office Services	\$200 per admit copay and plan deductible, en your pen pays 100%	plan pays 80% "	\$100 per facility visit copay after plan deductible, then your Plan Pays 100%	Plan pays 80%"	Plan pays 100%"	Plan pays 80%"	Plan pays 100%"	Plan pays 80%"
Includes surge		0		1		1		1		1
Family Planning - Women's Services	Plan pays 100%	Covered same as plan's Physician's Office Services	Plan pays 100 s	Plan pays 80% "	Plan pays 100%	Plan pays 80% .	Plan pays 100%	Plan pays 80% ^{**}	Plan pays 100%	Plan pays 80% "
Includes surgica	al services, suc	h as tubal ligat	tion ed by a physicia							
Infertility	Covered same as plan's Physician's Office Services	Covered same as plan's Physician's Office Services	\$200 per admit copay and plan deductible, then your plan pays 100%	Plan pays 80% ''	8100 per facility visit copay after plan deductible, then your plan pays 100%	Plan pays 80%^	Plan pays 100%"	Plan pays 80% a	Plan pays 100%"	Plan pays 80%
Infertility covere Unlimited lifetin		and radiology	test, counseling	g, surgical trea	tment, includes a	artificial insem	ination, in-vitro	ertilization, GI	FT ZIFT, etc.	
TMJ, Surgical and Non- Surgical	Covered same as plan's Physician's Office Services	Covered same as plan's Physician's Office Services	\$200 per admit copay and plan deductible then your plan pays 100%	Plan pays 80%^	\$100 per facility visit copay after plan deductible, then your plan pays 100%	Plan pays 80% "	Plan pays 100% ^{יי}	Plan pays 80%"	Plan pays 100%	Plan pays 80% "

Physic	an's Office	Inpatier	t Facility	Outpatie	nt Facility				Professiona vices	
In-Networl	Gut-of- Nehvork				Out-of- Network In-Netw		ork I Network	In-Network	Out-of Networ	
\$20 PCP or \$20 Specialist copay	∙Plan pays 80%^	\$200 per admission copay, then plan pays 100%	Plan pays 80%	\$100 per facility visit copay, then plan pays 100%	Plan pays 80%	Plan pays 100%	Plan pays 80% ^	Plan pays 100%	Plan pays 80% ⁴	
inically severe re excluded I and surgical	obesity, as defi services to after	ned by the body		· /	e result of any	surgery perfo	rmed for the man	agement of obe	sity or clinica	
· /		are noted with	a caret ()	_						
			()			Inpat	ient Professiona	al Services		
Benefit Ufesource Facility In-Network			e	at-of-Network	Lifesource Facility In-Network		Non-Ufesour Facility	ce Out-	Out-of-Network	
gan\$200 per admit cop.gan\$200 per admissionand plan deductibleansplantscopaythen your plan pays		e, _{Plan} r	lan pays 80•v. Plan p		00.5 F	Plan pays 100% Plan p		ys 80%"		
Maximum - L	ifeSOURCE Fac	ility: In-Network	and Out-of-			Transplant				
where plan d			a caret (^)	0	Di Literite	0.65	O to the		d	
			atwork						of-Network	
Mental Health \$200 per admission copay, then plan									ays 80%	
Jisoruer		. ,		S20 copay	Plan pay	Plan pays 80% Plan pays		% Plan pa	ays 80% 4	
•		are noted wfth	a caret (")							
ed maximum	per Calendar Ye		of-pocket ma	ximum						
	In-Network \$20 PCP or \$20 Specialist copay ipastifetime M nically severer e excluded l and surgical (morbid) <u>obes</u> where plan de Ufesource In-Net \$200 per ad copay <u>Maximum</u> - Li <u>Maximum</u> - Li <u>Maximum</u> - Li <u>Maximum</u> - Li <u>Maximum</u> - Li <u>S200</u> per ad copay <u>Maximum</u> - Li <u>Maximum</u> - Li <u>Maximum</u> - Li <u>S200</u> per ad copay	In-Network Network \$20 PCP or \$20 • Plan pays Specialist 80%^ copay inically severe obesity, as defire re excluded I and surgical services to after (morbid) <u>obesity.</u> where plan deductible applies Inpa Ufesource Facility In-Network \$200 per admission copay Maximum - Lifesource Facility Maximum - LifesoURCE Fac where plan deductible applies 0 Maximum - LifesOURCE Fac where plan deductible applies \$200 per admission copay, then plan pays 100% e \$200 where plan deductible applies s covered under medical ed maximum per Calendar Ye	In-Network Out-of- Nehvork In-Network \$20 PCP or \$20 •Plan pays Specialist \$200 per admission copay \$200 per admission copay •Plan pays specialist \$200 rel admission \$200 per copay \$200 per admission incally severe obesity, as defined by the body re excluded admission copay, then plan pays \$200 released I and surgical services to after appearances of (morbid) obesity. Innetwork Inpatient Hospital F Non-Lifesource Ufesource Facility In-Network In-Network \$200 per admission copay and plan deductible applies are noted with then your plan pay 100% Maximum - LifeSOURCE Facility: In-Network \$200 per admission copay, then plan pays 100% In-Network \$200 per admission copay, then plan pays 100% Plan pays 8 pays 100% e \$200 Plan pays 8 pays 100% Plan pays 8 pays 100%	In-Network Out-of- Nehvork In-Network Out-of- Network \$20 +Plan pays Specialist \$200 per admission copay, then plan pays plan pays 100% Plan pays 80% pastifetime Maximum: Unlimited nically severe obesity, as defined by the body mass index re excluded Plan pays 100% I and surgical services to after appearances or physical ch (morbid) obesity. In-Network Plan pays 100% Ufesource Facility In-Network Non-Lifesource facility Plan pays 100% \$200 per admission copay \$200 per admiscopay and plan deductible, then your plan pays 100% Plan pays 200 per admission copay Maximum - Lifesource Facility: Dog In-Network \$15,006 maxii Maximum - LifeSOURCE Facility: In-Network Plan pays 8200 per admission copay, then plan pays 100% Maximum - Lifesource Facility: S200 per admission copay, then plan pays 100% Plan pays 80% " \$ pays 100% e \$200 Plan pays 80% ^ \$ s covered under medical ed maximum per Calendar Year	In-Network Out-of- Network In-Network Out-of- Network In-Network In-Network \$20 -Plan pays Specialist \$200 per admission copay, then plan pays 100% \$100 per facility visit copay, then plan pays 100% \$100 per facility visit copay, then plan pays 100% \$100 per facility visit copay, then plan pays 100% incally severe obesity, as defined by the body mass index (BMI) is covered re excluded In-Network In-Network incally severe obesity, as defined by the body mass index (BMI) is covered re excluded In-Network In-Network unorbid) besity. In-Network S200 per admit copay and plan deductible applies are noted with a caret () In-Network Ufesource Facility In-Network Facility Non-Lifesource copay Out-of-Network In-Network Plan pays 100% 200 per admission copay, then plan pays and plan deductible, then your plan pays 100% Plan pays 80*v. Maximum - LifeSOURCE Facility: In-Network: \$15,000 maximum per Transpla Maximum - LifeSOURCE Facility: In-Network: S100 per admission copay, then plan pays 80% * \$20 copay ie S200 per admission copay, then plan Plan pays 80% * \$20 copay ie \$200 per admission copay, then plan Plan pays 80% * \$20 cop	In-Network Out-of- Nehvork In-Network Out-of- Network Out-of- Network \$20 PCP or \$20 *Plan pays Specialist \$200 per admission copay, then plan pays toopay \$100 per facility visit copay, then plan pays 100% Plan pays facility visit copay, then plan pays 100% Plan pays plan pays 100% Plan pays plan pays 100% Plan pays facility visit copay, then plan pays 100% Plan pays plan pays 100% Plan pays 200 per admit copay and plan deductible, then your plan pays 100% Plan pays 80~v. Plan pays 10 100% Plan pays 80% * \$20 copay Plan pay Plan pay 20 copay, then plan pays 100% Plan pays 80% * \$20 copay Plan pay Plan pay 20 copay Plan pay Plan pay 20 copay Plan pay 20 copay P	In-Network Out-of- Network In-Network Out-of- Network In-Network Out-of- Network In-Network In-Network \$20 PCP or \$20 PCP or \$20 Plan pays Specialist 80%^ \$200 per admission \$200 per admission \$200 per admission \$100 per facility visit Plan pays plan pays Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80% Plan pays 100% Plan pays 80~v. Plan pays 100.5 Plan pays 80% Plan pays 80% <td< td=""><td>In-Network Out-of- Nehvork In-Network Out-of- Network In-Network In-</td><td>In-Network Out-of- Network Impatient Facility Network Out-of- Network In-Network Out-of- Network Services ' Services \$20 PCP or \$20 PCP or \$20 *Plan pays opay ************************************</td></td<>	In-Network Out-of- Nehvork In-Network Out-of- Network In-Network In-	In-Network Out-of- Network Impatient Facility Network Out-of- Network In-Network Out-of- Network Services ' Services \$20 PCP or \$20 PCP or \$20 *Plan pays opay ************************************	

acluct.org

{ Mental Health/Substance Use Disorder Utilization Review, Case Management and Programs

Cigna Total Behavioral Health - Inpatient and Outpatient Management Inpatient utilization review and case management Outpatient utilization review and case management Partial Hospitalization Intensive outpatient programs Changing Lives by Integrating Mind and Body Program Lifestyle Management Programs. Stress Management, Tobacco Cessation and Weight Management. Narcotic Therapy Management Complex Psychiatric Case Management

Additional Information

Lasik Surgery/Radial Keratotomy and Vision Therapy (Orthoptic Training) is covered.

Note Coverage for Lasik Surgy/Radial Keratotomy is limited to employees only

Case Management

Coordinated by Cigna HealthCare. This is a service designated to provide assistance to a patient who is at nsk of developing medical complexities or for whom a health incident has precipitated a need for rehabilitation or additional health care support The program strives to attain a balance between quality and cost effective care while maximizing the patient's quality of life

Comprehensive Oncology Program

Care Management outreach Case Management

Included

Maximum Reimbursable Charge

Out-of-Network services are subject to a Calendar Year deductible and maximum reimbursable charge limitations Payments made to health care professionals not participating in Cigna's network are determined based on the lesser of the health care professional's normal charge for a similar service or supply, or a percentage (250%) of a fee schedule developed by Cigna that is based on a methodology similar to one used by Medicare to determine the allowable fee for the same or similar service in a geographic area In some cases. the Medicare based fee schedule is not used, and the maximum reimbursable charge for covered services is determined based on the lesser of the health care professional's normal charge for a similar service or supply, or the amount charged for that service by 80% of the health care professionals in the geographic area where it is received The health care professional may bill the customer the difference between the health care professional's normal charge and the Maximum Reimbursable Charge as determined by the benefit plan, in addition to applicable deductibles, co-payments and coinsurance

acluct.org

Aciamonal information

Medicare Coordination

Cigna will pay as the Secondary Plan to Medicare Part A and B regardless if the person is actually enrolled in Medicare Part A and/or Part B as permitted by the Social Security Act of 1966 as follows

(a) a former Employee such as a retiree, a former Disabled Employee, a former Employee's Dependent, who is also eligible for Medicare and whose insurance is continued for any reason as provided in this plan (including COBRA continuation),

(b) an Employee, a former Employee, an Employee's Dependent, or former Employee's Dependent, who is eligible for Medicare due to End Stage Renal Disease after that person has been eligible for Medicare for 30 months

Cigna will pay as the Secondary Plan to Medicare Part A and B regardless if the person seeks care at a Medicare Provider or not for Medicare covered, services.

Multiple Surgical Reduction

Multiple surgeries performed during one operating session result in payment reduction of 50% to the surgery of lesser charge_The most expensive procedure is paid as any other surgery.

Pre-Certification - Continued Stay Review - PHS Inpatient - required for all inpatient admissions

In Network Coordinated by your physician

Out-of-Network Customer is responsible for contacting Cigna Healthcare Subject to penalty/reduction or denial for non-compliance.

The lessor of 50% or \$500 penalty applied to hospital inpatient charges for failure to contact Cigna Healthcare to precertify admission Benefits are denied for any admission reviewed by Cigna Healthcare and not certified

Benefits are denied for any additional days not certified by Cigna Healthcare.

Pro-Existing Condition Limitation (PCL) does not apply._ ____

Your Health First - 200 Individuals with one or more of the chronic conditions, identified on the right, may be eligible to receive the following type of support Condition Management Medication adherence Risk factor management Lifestyle issues Health & Wetness issues Pre/post-admission Treatment decision support Gaps in care	Heistic health support for the following chronic health conditions: Health Disease Angina Congestive Heart Failure Acute Myocardial Infarction Penpheral Artenal Disease Asthma Chronic Obstructive Pulmonary Disease (Emphysema and Chronic Bronchitis) Diabetes Type 1 Diabetes Type 2 Metabolic SyndromeNVeight Complications Ostecartithis Low Back Pain Anxiety Bipolar Disorder Depression
--	--

acluct.org

PVVittons

2VVIIIons 1.111.111.111.111MVIIVEVC⁻ Coinsurance - After you've reached your OON deductible you and your plan share some of your medical costs The portion of covered expenses you are responsible for is called Coinsurance

Copay - A flat fee you pay for certain covered services such as doctor's visits or prescriptions

Deductible - A fiat dollar amount you must pay out of your own pocket before your plan begins to pay for covered services

Out-of-Pocket Maximum - Specific limits for the total amount you will pay out of your own pocket before your plan coinsurance percentage no longer applies Once you meet these maximums, your plan then pays 100 percent of the "Maximum Reimbursable Charges" or negotiated fees for covered services Transition of Care - Provides in-network health coverage to new customers when the customer's doctor is not part of the Cigna network and there are approved

clinical reasons why the customer should continue to see the same doctor.

Exclusions .A1Mallikk

What's Not Covered (not all-inclusive):

Your plan provides for most medically necessary services The complete list of exclusions is provided in your Certificate or Summary Plan Description To the extent there may be differences, the terms of the Certificate or Summary Plan Description control Examples of things your plan does not cover, unless required by law or covered under the pharmacy benefit, include (but aren't limited to):

Care for health conditions that are required by state or local law to be treated in a public facility

Care required by state or federal law to be supplied by a public school system or school district.

Care for military service disabilities treatable through governmental services if you are legally entitled to such treatment and facilities are reasonably available

Treatment of an Injury or Sickness which is due to war, declared, or undeclared

Charges which you are not obligated to pay or for which you are not billed or for which you would not have been billed except that they were covered under this plan For example, if Cigna determines that a provider is or has waived, reduced, or forgiven any portion of its charges and/or any portion of copayment. deductible, and/or coinsurance amount(s) you are required to pay for a Covered Service (as shown on the Schedule) without Cigna's express consent, then Cigna in its sole discretion shall have the right to deny the payment of benefits in connection with the Covered Service, or reduce the benefits in proportion to the amount of the copayment, deductible, and/or coinsurance amounts waived, forgiven or reduced, regardless of whether the provider represents that you remain responsible for any amounts that your plan does not cover In the exercise of that discretion. Cigna shall have the right to require you to provide proof sufficient to Cigna that you have made your required cost share payment(s) pnor to the payment of any benefits by Cigna. This exclusion includes, but is not limited to, charges of a Non-Participating Provider who has agreed to charge you or charged you at an in-network benefits level or some other benefits level not otherwise applicable to the services received.

Charges arising out of or related to any violation of a healthcare-related state or federal law or which themselves are a violation of a healthcare-related state or federal law

Assistance in the activities of daily living, including but not limited to eating, bathing, dressing or other Custodial Services or self-care activities, homemaker services and services unmanly for rest, domiciliary or convalescent care

For or in connection with experimental, investigational or unproven services

Experimental, investigational and unproven services are medical, surgical, diagnostic, psychiatric, substance use disorder or other heath care technologies. supplies, treatments, procedures, drug therapies or devices that are determined by the utilization review Physician to be

- o Not demonstrated, through existing peer-reviewed, evidence-based, scientific literature to be safe and effective for treating or diagnosing the condition or sickness for which its use is proposed;
- Not approved by the U.S Food and Drug Administration (FDA) or other appropriate regulatory agency to be lawfully marketed for the proposed use. The subject of review or approval by an Institutional Review Board for the proposed use except as provided in the "Clinical Trials" section of this plan; 0
- o The subject of an ongoing phase I. II or III clinical trial, except for routine patient care costs related to gualified clinical trials as provided in the

acluct.org

=xcrusTons

"Clinical Trials" section(s) of this plan.

Cosmetic surgery and therapies. Cosmetic surgery or therapy is defined as surgery or therapy performed to improve or alter appearance.

The following services are excluded from coverage regardless of clinical indications Acupressure, Dance therapy, Movement therapy; Applied kinesiology; Rolling; Prolotherapy; and Extracorporeal shock wave Irthotripsy (ESWL) for musculoskeletal and orthopedic conditions.

Dental treatment of the teeth, gums or structures directly supporting the teeth, including dental X-rays, examinations, repairs, orthodontics, casts, splints and services for dental malocclusion, for any condition Charges made for services or supplies provided for or in connection with an accidental injury to sound natural teeth are covered provided a continuous course of dental treatment is started within six months of an accident. Sound natural teeth are defined as natural teeth that are free of active clinical decay, have at least 50% bony support and are functional in the arch, Unless otherwise specified in the summary. Unless otherwise covered in this plan, for reports, evaluations, physical examinations, or hospitalization not required for health reasons including, but not limited to, employment, insurance or government licenses, and court-ordered. forensic or custodial evaluations.

Court-ordered treatment or hospitalization, unless such treatment is prescribed by a Physician and listed as covered in this plan.

Medical and Hospital care and costs for the infant child of a Dependent, unless this infant child is otherwise eligible under this plan.

Nonmedical counseling or ancillary services, including but not limited to Custodial Services, education, training, vocational rehabilitation, behavioral training, neurofeedback, hypnosis, sleep therapy, employment counseling, back school, return to work services, work hardening programs, driving safety, and services. training, educational therapy or other nonmedical ancillary services for learning disabilities, developmental delays or mental retardation.

Therapy or treatment intended pnmanly to improve or maintain general physical condition or for the purpose of enhancing job, school, athletic or recreational performance, including but not limited to routine, long term, or maintenance care which is provided after the resolution of the acute medical problem and when significant therapeutic improvement is not expected

Consumable medical supplies other than ostomy supplies and unnary catheters Excluded supplies include, but are not limited to bandages and other disposable medical supplies, skin preparations . except as specified in the "Home Health Services" or "Breast Reconstruction and Breast Prostheses" sections of this plan

Private Hospital rooms/pnvate duty nursing, unless otherwise specified in the summary

Personal or comfort items such as personal care kits provided on admission to a Hospital, television, telephone, newborn infant photographs, complimentary meals, birth announcements, and other articles which are not for the specific treatment of an Injury or Sickness

Artificial aids including, but not limited to, garter belts, corsets and dentures.

Aids or devices that assist with nonverbal communications, including but not limited to communication boards, prerecorded speech devices, laptop computers, desktop computers, Personal Digital Assistants (PDAs), Braille typewriters, visual alert systems for the deaf and memory books Eyeglass lenses and frames and contact lenses (except for the first pair of contact lenses for treatment of keratoconus, post cataract surgery and for an accidental injury to eyes)

All non-injectable prescription drugs, injectable prescription drugs that do not require Physician supervision and are typically considered self-administered drugs, nonprescription drugs, and investigational and expenmental drugs, except as provided in this plan

Routine foot care. including the paring and removing of corns and calluses or trimming of nails However, services associated with foot care for diabetes and peripheral vascular disease are covered when Medically Necessary.

Membership costs or fees associated with health clubs, weight loss programs not face stated by a physician and smoking cessation programs

Genetic screening or pre-implantations genetic screening General population-based genetic screening is a testing method performed in the absence of any symptoms or any significant, proven nsk factors for genetically linked inheritable disease

Dental implants for any condition

Blood administration for the purpose of general improvement in physical condition

Cosmetics, dietary supplements arid health and beauty aids

All nutritional supplements and formula except for infant formula needed for the treatment of inborn errors of metabolism

acluct.org

Exclusions

111.111Misms.._

73.11.111•11

For or in connection with an Injury or Sickness ansing out of, or in the course of, any employment for wage or profit. Charges for the delivery of medical and health-related services via telecommunications technologies, including telephone and Internet, **unless provided as** specifically described **under the benefit section**.

These are only the highlights

This summary outlines the highlights of your plan. For a complete list of both covered and not covered services, including benefits required by your state, see your employer's insurance certificate or summary plan description — the official plan documents. If there are any differences between this summary and the plan documents, the information in the plan documents takes precedence This summary provides additional information not provided in the Summary of Benefits and Coverage document required by the Federal Government

All Cigna products and services are provided exclusively by or through operating subsidianes of Cigna Corporation, including Cigna Health and Life Insurance Company, Connecticut General Life Insurance Company, Cigna Behavioral Health, Inc TeI-Drug, Inc, TeI-Drug of Pennsylvania, LLC and HMO or service company subs:drones of Cigna Health Corporation "Cigna Home Delivery Pharmacy" refers to TeI-Drug, Inc and TeI-Drug of Pennsylvania, LLC. The Cigna name, logo, and other Cigna marks are owned by Cigna Intellectual Property, Inc

EHB State CT

acluct.org

Active Hartford Police Plan Option 15

Welcome to your new prescription benefit administered by CVS/caremark. Your prescription benefit is designed to bring you quality pharmacy care that will help you save money

The information below is a brief summary of your prescription benefits as well as some frequently asked questions about the CVS/caremark prescription benefit program. CVS/caremark and City of Hartford are confident you will find value with your new prescription benefit program.

	Ť	
	CVS/caremark Retail Pharmacy Network	CVS Caremark Mall Service Pharmacy
	For short-term medications (Up to a 30-day supply)	For long-term medications (Up to a 90-day supply)
Where	The CVS/caremark Retail Network includes more than 66.000 participating pharmacies nationwide, including independent pharmacies, chain pharmacies, and 7,700 CVS/pharmacy locations. To locate a CVS/caremark participating retail network pharmacy in your area, simply click on "Find a Pharmacy" at www.caremark.com or calla Customer Care representative toll•free at 1-877-481-0101.	Simply mail your original prescription and the mail service order form to CVS/caremark. Your medications will be sent directly to your home, office ore location of your choice.
Generic Medications Ask your doctor or other prescriber If there Is a genericevallable, as thesegenerallycostlese	\$5 for a generic prescription	SO for a generic prescription
Preferred Brand-Name Medications If a generic is not available or appropriate, ask your doctor or healthcare provider to presaibe from your plant preferred drug list	\$15 for a preferred brand-name prescription	\$18 for a preferred brand-name prescription
Non-Preferred Brand-Name Medications You will pay the moat for medications not on your pleat preferred drug list	\$25 for a non-preferred brand-name prescription	\$25 for a non-preferred brand-name prescription
Refill Limit	None	None
Maximum Out-of-Pocket	\$3,300 individual / 58,600 family	
Web Services	Register at WAY.caremark.com to access tools that can h benefit. To register. have your Prescription Card ready	elp you save money and manage your prescription
Customer Care	Visit www.caremark.com or call toll-free at 1-877-481-010	1
or other prescriber Inc the generic plus the br		e between the brand-name medication and
Copayment, copay or coins	surance means the amount a plan participant is required to pay fo	ra

Copayment, copay or coinsurance means the amount a plan participant is required to pay for a prescription in accordance with a Plan, which may be a cductible. a percentage of the prescript on price, a hoed amount or other charge. with the balance if any, paid by a Plan.

Your privacy IS important to us Our employees are trained regarchrg the appropriate way tohandle your private health information

MS/carman(

acluct.org

Frequently Asked Questions

ABOUT THE CVS1CAREMA RK RETAIL NETWORK

Cant receiveadditIonalPrescriptionCards?

Yes, for additional Prescription Cards please call a Customer Care representative toll-free at 1-877-461-0101

May !fill my medication eta non-participating pharmacy?

There are more than 68,000 participating pharmacies in the CVS/caremark retail network When you choose to go to a non-participating pharmacy, you will pay the full prescription price. If you use a non-partic, eating pharmacy, you should submit a paper claim form along with the origolal prescription receipt(s) to CVS/caremark for reimbursement of covered expenses You can download and print a claim form when you tog in to <u>VAVW caremark.com</u>

How dot change my prescription from a non-perticipating retail pharmacy toe CVSfcaremark participating retail pharmacy?

Go to a CVS/caremark participating retail pharmacy and tell the pharmacist where your prescription is currently on file The pharmacist will contact the pharmacy and make the transfer for you. To find a CVS/caremark participating rota I pharmacy click on "Find a Pharmacy" etwww.caremark.com.

When should I uses retail pharmacy instead of the CVS Caremark Mall Service Pharmacy? You should use the retail pharmacy for your immediate and short-term medication needs Use man service for your long-term maintenance medication needs.

ABOUT THE CVS CAREMARK MAIL SERVICE PHARMACY

Why should I use the CVS Caremark Mall Service Pharmacy for my prescriptions?

The CVS Caremark Mail Service Pharmacy is a convenient and cost-effective way for you to order up to a 90-day supply of maintenance or long-term medication. You can have your long-term medication delivered to your home, office ore location of your choice with free standard shipping 8y using mail service, you minimize trips to the pharmacy while saving money on your prescriptions

How long does It take for my prescriptions to arrive by mall? Please allow 7-10 days for delivery from the time the order is placed.

How do I check the status of my order?

You can check your refill order status at www.carernark.com or by calling toll-free at 1-877-461-0101.

How should I ask my doctor or other prescriber to write my prescription in order to receive the maximum benefit rom the CVSC are mark MallServicePharmacy?

Remind your doctor or other prescriber to write a '90-day supply pus refills," when cleicalbi appropnate, for maintenance medications that are purchased through the CVS Caremark Mail Service Pharmacy. CVSicaremark must fill yourprescription for the exact quantity of medication that your doctor or healthcare provider prescribes. up to your plan design limit When you need to take your maintenance med cation right away. ask your doctor or other prescriber for two prescriptions

- . The first for up to a 30-day supply
- . The second for up to a 90-day supply, with refills when clinically appropriate

Have the short-term supply filled immediately at a CVS/caremark participating retail phannacy and send the 90-day supply prescriptionto the CVSCaremark Mail Service Pharmacy.

ABOUT THE CVSICAREMARK DRUG LIST

What's a drug list?

It is a list of preferred prescription medications that have been chosen because of their clinical effectiveness and safety This list is typically updated every three months. The drug list promotes the use of preferred brand-name medications and generic medications whenever poss b e Generic medications are therapeutically equivalent to brand-name medications and must be approved by the S Food and Drug Administration (FDA) for safety and effectiveness. Generally, genenc medications cost less than brand-name medications You can get a drug list by either visiting www.caremark com or by calling Customer Care to li-free at 1-877-461-010

How do I change to a generic or preferred drug?

To save money have your doctor or other prescriber choose a gene nc or preferred brand-name medication from the CVS/caremark Drug List it appropriate. You may want to take the I st with you when you visit your doctor or other prescriber

2019 C 3853



03013Caternart AA rigiut rotor,

acluct.org

APPENDIX C-I HDHP PLAN

AIIIIMMIL SUMMARY OF

Cigna Health and Life Insurance Co. For - City of Hartford Choice Fund Open Access Plus NSA Plan

Cigna.

Selection of a Primary Care Provider - your plan may require or allow the designation of a primary care provider. You have the right to designate any primary care 'provider who participates in the network and who is available to accept you or your family members. If your plan requires designation of a primary care provider, 'Cigna may designate one for you until you make this designation. For information on how to select a primary care provider, and for a list of the participating primary care providers, visit <u>www.mvclana.com</u>, or contact customer service at the phone number listed on the back of your ID card. For children, you may designate a pediatrician as the primary care **rovider**.

Direct Access to Obstetricians and Gynecologists - You do not need prior authorization from the plan or from any other person (Including a primary care provider) in order to obtain access to obstetrical or gynecological care from a health care professional in our network who specializes in obstetrics or gynecology. The health care professional, however, may be required to comply with certain procedures, including obtaining prior authorization for certain services, following a pre-approved treatment plan, or procedures for making referrals. For a list of participating health care professionals who specialize in obstetrics or gynecology, visit <u>Iveww.myclitha.com</u> or contact customer service at the phone number listed on the back of your ID card.

Your coverage includes a health savings account that you can use to pay for eligible out-of-pocket expenses.				
Employer Contribution	Employee - \$1,000 Family - \$2,000			

Plan Highlights	In-Network	Out-of-
Life Maximum	Unlimited	Unlimited
Coinsurance	Your plan pays 90%	Your plan pays 70%
Ma Reimbursable Charge	Not Applicable	250%
Contract Year Deductible	Individual: \$2,000	In
	Family: \$4,000	di

The amount you pay for all covered expenses counts toward both your in-network and out-of-network deductibles.

- · Plan deductible always applies before any copay or coinsurance.
- All eligible family members contribute towards the family plan deductible. Once the family deductible has been met, the plan will pay each eligible family member's covered expenses based on the coinsurance level specified by the plan.
- This plan includes a combined Medical/Pharmacydeductible.

Note: Services where plan deductible applies are noted with a caret (s).

7/1/2018

ASO

Choice Fund Health Savings Account (HSA) Open Access Plus - Proclaim BE - Police HSA Plan - 7286458. Version# I I KitTrak: CSM 17009

©Cigna 2018



acluct.org

Plan In-Network Out-of41 Individual: \$7,350 Individual: \$3,000 Contract Year Out-of-Pocket Maximum Individual — In a Family: \$3,000 Individual - In a Family: Familv:\$6.000 \$735 0 Family: \$14,700 The amount you pay for all covered expenses counts toward both your in-network and out-of-network out-of-pocket maximums. Plan deductible contributes towards your out-of-pocket maximum. All copays and benefit deductibles contribute towards your out-of-pocket maximum. Mental Health and Substance Use Disorder covered expenses contribute towards your out-of-pocket maximum. After each eligible family member meets his or her individual out-of-pocket maximum, the plan will pay 100% of their covered expenses. Or, after the family out-of-pocket maximum has been met, the plan will pay 100% of each eligible family member's covered expenses. This plan includes a combined Medical/Pharmacy out-of-pocketmaximum. 11111**Mork** I Re **Out-of-Networ** Physician Services Physician Office Visit — Primary Care Physician (PCP)/Spedalist After the plan deductible is met. After the plan deductible is met, vour plan pays 90% .your plan pays 70% All services including Lab & X-ray NOTE: Obstetrician and Gynecologist (OB/GYN) visits are subject to either the PCP or Specialist cost share depending on how the provider contracts with Cigna (i.e. PCP or as Specialist) After the plan deductible is After the plan deductible is met, rgery Performed in Physician's Office - PCP your planRays 90% met, your plan pays 70% After the plan deductible is met. After the plan deductible is Surgery Performed in Physician's Office — Specialist met, your plan pays 70% your plan pays 90% After the plan deductible is After the plan deductible is met, Allergy Treatment/Injections Performed in Physician's Office PCP your plan pays 90% met., vourplan pays 70% After the plan deductible is met, After the plan deductible is Allergy Treatment/Injections Performed in Specialist Office vour plan pays 9096 met, your plan pays 70% After the plan deductible Is After the plan deductible is met, Allergy Serum • PCP your plan pays 90% met, your plan pays 70% er the plan deductible is met, After the plan deductible is

Allergy Serum - Specialist

.

.

• Dispensed by the physician in the office

Cigna Telehealth Connection Services

90% After the plan deductible is met, your plan pays 9096

'Not Covered

met, your plan pays 70%

• Includes charges for the delivery of medical and health-related consultations via secure telecommunications technologies, telephones and Internet only when delivered by contracted medical telehealth providers (see details on myCigna.com)

ur Ian



Benefit	In-Network	Out-of-
Preventive Care		
Preventive Care	Plan pays 100%	PCP: After the plan deductible is met, your plan pays 70% Specialist: After the plan deductible is met, your plan pays 70%
 includes coverage of additional services, such as urinalysis, EKG, a billed as part of office visit. 	and other laboratory tests, supplementing	the standard Preventive Care benefit when
Immunitations(includes travel immunizations)	Plan pays 100%	1PCP: After the plan deductible is met, your plan pays 70% 'Specialist: After the plan deductible is met, your plan pays 70%
Mammogram, PAP, and PSA Tests	Plan pays 100%	:Plan pages based on place of service.
Coverage includes the associated Preventive Outpatient Profession	nal Services.	
 <u>Diagnostic-related services are covered at the</u> same level of benefit 	ts as other x-ray and lab services, based or	place of service.
Inpatient		
Inpatient Hospital Facility	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, plan pays 70%
{semi-Private Room: In-Network: Limited to the semi-private negotiated rate		
Private Room: In-Network: Limited to the semi-private negotiated rate / Ou		
(Special Care Units (Intensive Care Unit (ICU), Critical Care Unit (CCU)): In-N	etwork: Limited to the negotiated rate / Or	ut-of-Network: Limited to ICU/CCU daily
room rate Inpatient Hospital Physician's Visit/Consultation	After the plan deductible is met, your plan pays 90%	After the plan deductible is met,
Inpatient Professional Services • For services performed by Surgeons, Radiologists, Pathologists and Anesthesiologists	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, your plan pays 70%
Outpatient		
Outpatient Facility Services	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, Lyaur plan pays 70%
Outpatient Professional Services For services performed by Surgeons, Radiologists, Pathologists and Anesthesiologists and Anesthesiologists 	her the plan deductible is met, your plan pays 90%	After the plan deductible is met, r plan pays 70%

acluct.org

Renefit In-Network After the plan deductible is met, After the plan deductible is met, Short-Term Rehabilitation - Specialist your plan pays 70% hpur plan pays 90% Contract Year Maximums: Pulmonary Rehabilitaton & Cognitive Therapy -Unlimited Physical Therapy, Speech Therapy, Occupational Therapy and Chiropractic Care - 100 days combined on a contract year Limits are not applicable to mental health conditions for Physical, Speech and OccupationalTherapies. Maar& ciAlts...17DaideiliSpa0_0f m aPPPMfiliOnlehtaith Sacs Dial:LACF.UMIIlate IQ tile.aolIiicabie outpatient ShOrtlerm.rehab therapy DusimuM. After the plan deductible is met, rter the plan deductible is met, rdiac Rehabilitation -PCP your plan pays 90% our plan pavS 70% iropractic Care icfter the plan deductible is met. After the plan deductible is met, Physical Therapy, Speech Therapy, Occupational Therapy and our plan pays 70% your plan pays 90% Chiropractic Care - 100 days combined on a contract year ote:Therapydays, provided as part of an approved Home Health Carel)Ian, accumulate to the applicable outpatient short term rehab therapy maximum. After the plan deductible is met, After the plan deductible is ardiac Rehabilitation - Specialist ;met, your plan pays 70% our plan pays 90% ontract Year Maximum: Cardiac Rehabilitation— 36 days ٠ Note: Therapy days, provided as part of an approved Home Health Care plan, accumulate to the applicable outpatient short term rehab therapy maximum. her Health Care Facilities/Services After the plan deductible is met, Home Health Care After the plan deductible is met, your plan pays 70% (includes outpatient private duty nursing subject to medical necessity) IV'our plan pays 90% Unlimited days maximum per Contract Year . Home Health Aide 80 days per Contract Year After the plan deductible is met, Outpatient Private Duty Nursing After the plan deductible is met, . 000 maximum per Contract Year your plan pays 9096 vour plan pays 70% After the plan deductible is met, led Nursing Facility, Rehabilitation Hospital, Sub-Acute Facility After the plan deductible is met, rur planpays 70% 120 davs maximum per Contract Year your plan pays 90% After the plan deductible is met, After the plan deductible is met, Durable Medical Equipment Unlimited maximum per Contract Year urplan pays 90% 7096 • Breast Feeding Equipment and Supplies fter the plan deductible is met, Limited to the rental of one breast pump per birth as ordered or • Our plan pays 100% our plan pays 70% prescribed by a physician Includes related supplies • F

	Benefit	In-Network	
Extemal	Prosthetic Appliances (EPA)	After the plan deductible is met, ur plan p § 9056	After the plan deductible is met, your plan pays 70%
•	Unlimited maximum per Contract Year	·	
Routine	Hearing Exams	fter the plan deductible is met, our plan pays 90%	After the plan deductible is met, your plan pays 70%
•	One exam every Contract Year		
Hearing	Aid	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, lyour plan pays 70%
: _	Unlimited coverage per Contract Year		
Routine	Vision Exams	fter the plan deductible is met, ur plan_pays 90%	After the plan deductible is met, Yous_plan <u>pays 70%</u>
•	One exam and refraction every Contract Year		
wigs		After the plan deductible is met, ur_plan pays 90%	After the plan deductible is met, our plan pays 70%
<u>.</u>	Covered for a Cancer diagnosis - 1 per contract year		
Medic	<u>al Specialty</u> Drugs		
npatien	t		
•	This benefit applies to the cost of the Infusion Therapy drugs administered in an Inpatient Facility. This benefit does not cover the related Facility or Professional charges.	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, your plan pays 70%
Outpatie	nt Facility Services	_	
•	This benefit applies to the cost of the Infusion Therapy drugs administered in an Outpatient Facility. This benefit does not cover the related Facility or Professional charges.	After the plan deductible is met, your plan pays 90%	fter the plan deductible is met, ur plan pays 70%
Physicia	n's Office		
•	This benefit applies to the cost of targeted Infusion Therapy drugs administered in the Physician's Office. This benefit does not cover the related Office Visit or Professional charges.	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, your plan pays 70%
Home			
•	This benefit applies to the cost of targeted Infusion Therapy drugs administered in the patient's home. This benefit does not cover the related Professional charges.	After the plan deductible is met, your plan pays 90%	After the plan deductible is met, your plan pays 70%

		the second s	vice - your pla lote: Services when			with a caret (Δ)			
Benefit	Physici	an's Office		endent Lab		oom/ Urgent Care Facility	Outpat	ient Facility	
Benefit	In-Network	Out-of- Network	In-Network	Out-of- Network	In-Network	Out-of- Networ	In-Network	Out-of- Network	
Laboratory	'Plan pays 90% I"	Plan pays 70%	Plan pays 90%	Plan pays 70%	Plan pays 90% A	Plan pays 90%	Plan pays 90%	Plan pays 70%	
fiadiology	Plan pays 90%	Plan pays 70%	Not Applicable	Not Applicable	Plan pays 90% A	Plan pays 90%	Plan pays 90%	Plan pays 70%	
dvanced ladiology maging	Plan pays 90%	Plan pays 70%	Not Applicable	Not Applicable	Plan pays 90%	Pían pays 90% ^	Plan pays 90%	Plan pays 70%	
			RA, CAT Scan, PET S rided at Inpatient Flo		nder Inpatient <u>Ho</u>	ospital benefit			
Benefit		<u>Room/Urgent Ca</u>			Professional Service Out-of-Netv		*Ambulance Network	e Out-of-Network	
mergency Care	Plan pays 90%	A		Plan pays 90% A		Plan pays	90% ^		
	1Plan pays 90%A			Plan pays 90%^		Plan pays	90%		
Ambulance	services used as no				pital back home)	generally are not cov			
Benef	fit	Inpatient Hospi In-Network	tal <u>and Other Health</u>	<u>1 Care Facilities</u> Out-of-Network		<u>O</u> In-Network	utpatient Services	ut-of-Network	
lospice	Plan pa	avs 90% ^	Plan	Plan eys 70% A		pays 90% A	Plan pays 70% A		
Bereavemen Counseling	Pian pa	ays 9°94		Plan pays 70% A Plan pays 90% A			A Plan pays 70% A		
	es provided as part <u>g</u> es <u>where plan deduc</u>		ogram <u>.</u> oted with a caret (A))					
Benefit		Initial Visit to Confirm Pregnancy		Global Maternity Fee (All Subsequent Prenatal Visits, Postnatal Visits and Physician's		in Addition to Global Fee (Performed by N or Specialist)	(Inpatient H	ry - Facility ospital, Birthing Cent	
	In-Network	Out-of- Networ	In-Network	Out_ of-	In-Network	Out-of- Networ	In-Network	Out-of- Networ	
	Plan pays 90%	Plan pays 70%	Plan pays 90%	Plan pays 70%	Plan pays 90%	1:lan pays 70%	Plan pays 90%	Plan pays 70%	

Benefit	Physician's Office		Inpatient Facility		Outpatient Facility		Inpatient Professional Services		Outpatient Professional Services	
Benefit	In-Network	Gut-of- Network	In-Network	Out-of- Network	In-Network	Out-of- Network	In-Network	Out-of- Network	In-Network	Out-of- Network
Family Planning - Men's Services	Covered same as plan's Physician' s Office Services	Covered same as plan's Physician's Office Services	Plan pays 90%	Plan pays 70%"	Plan pays 90%''	Plan pays 70%''	Plan pays 90%''	Plan pays 70%"	Plan pays 90%"	Plan pays 70%"
Includes surgio	al services, su		iy. (includes re	versals)				-	1	1
Family Planning - Women's Services	Plan pays 100%	Covered same as plan's Physician's Office Services	Plan pays 100%	Plan pays 70%"	Plan pays 100%	Plan pays 70% ^	Plan pays 100%	Plan pays 70% ^	Plan pays 100%	Plan pays 70%
Includes surgio	al services, su		tion. (includes	reversals)		•		_		
Contrace.tive							_			
Infertility	Covered same as plan's Physician' s Office Services	Covered same as plan's Physician's Office Services	Plan pays ⁹⁰ %"	Plan pays 70%''	Plan pays 90%"	Plan pays 70%"	Plan pays 90%''	Plan pays 70% ^{**}	Plan pays 90%"	Plan pays 70%''
Infertility cove	red services: la	ab and radiolog	gy test, counse	ling, surgical t	- reatment, inclue	des artificial ins	emination, in-vitr	o fertilization, G	IFT, ZIFT, etc.	
Unlimited lifet				-						·
MU, Surgical and Non- Surgical	Covered same as plan's Physician' s Office Services	Covered same as plan's Physician's Office Services	Plan pays 90% ^A	Plan pays 70%''	Plan pays 90%"	Plan pays 70%"	Plan pays 90%''	Plan pays 70%"	Plan pays 90%"	Plan pays 70%"
Services provid			Always exclude	es appliances à	& orthodontic tr	eatment. Subjec	t to medical nece	essity.		

acluct.org

	Physicia	n's Office	Inpatie	nt Facility	Outpatie	nt Facility	Inpatient Pro Servio			Professional rvices
Benefit	In-Network	Out-of- Network	In-Network	Out- ! of-	In-Network	Out-of- Network		Out-of- Network	In-Network	Out-of- Network
Barlatric	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays	Plan pays
Surgery	90% "	70%"	90%"	70%"	90% -	70%'	90%"	70%"	90%	1 70%
Surgeon Char	Surgeon Charges Lifetime Maximum: Unlimited									

Treatment of clinically severe obesity, as defined by the body mass index (BMI) is covered. The following are excluded:

 medical and surgical services to alter appearances or physical changes that are the result of any surgery performed for the management of obesity or clinically severe (morbid] obesity.

Note Services where plan deductible applies are noted with a caret (A).

Transplant	Inpatient Ho_ itai Facility Non-Ufesource Facility In-Network	Out-of-Network	Inpatient F Cigna LifeSOLIRCE Transplant Network • Facility In-Network	rofessional Services Non-Lifesource Facility In-Network	Out-of- Network
n pays 100%	Plan pays 90%	Plan pays 70%"	Plan pays 100%	Plan pays 90%"	Plan pays 70%"
	letwork Facility	iigna UfeSOURCE Transplant Non-Ufesource Jacility Ja-Alaggock In-Network	iigna UfeSOURCE Transplant Facility Out-of-Network letwork=Facility In-Network Ja-Alaggock	iigna UfeSOURCE Transplant Facility Out-of-Network Facility In-Network ● Ja-Alaggock In-Network	iigna UfeSOURCE Transplant Facility letwork&acility In-Network Facility In-Network In-Network Facility In-Network In-Ne

Travel Maximum - \$15,000 maximumper Transplant

Note: Services where plan deductible applies are noted with a caret (")

	Inpatient		Outpatient - Phr	kian's Office	Outpatient —All Other Services	
Benefit	In-Network	Out-of-Network	In-Network	Out-of-Network	In-Network	Out-of-
Mental Health	Plan pays 90% "	Plan pays 70% "	Plan pays 90% ^A	Planpays 70% ''	Plan airs 90%	Plan pays 70%
Substance Use Disorder	Plan pays 90% ^	Plan pays 70%	Plan pays 90%"	Plan pays 70%"	Plan pays 90%	Plan pays 70%"

Note: Services where plan deductible applies are noted with a caret (").

Notes: Detox is covered under medical.

Unlimited maximum per Contract Year

· Services are paid at 100% after you reach your out-of-pocket maximum.

· Inpatient includes Residential Treatment.

utpatient includes Individual, Intensive Outpatient, Behavioral Telehealth Consultation, and Group Therapy; also Partial Hospitalization.

acluct.org

Mental Health and Substance Use Disorder Services

Mental Health/Substance Use Disorder Utilization Review, Case Management and Programs

Cigna Total Behavioral Health - inpatient and Outpatient Management

- · Inpatient utilization review and case management
- · Outpatient utilization review and case management
- Partial Hospitalization
- Intensive outpatient programs
- Changing Lives by Integrating Mind and Body Program
- Lifestyle Management Programs: Stress Management, Tobacco Cessation and WeightManagement.

Pharmacy I**MIVMMIP**¹¹¹11111111111111

Pharmacy benefits **not** provided by Cigna

Additional

Management

Coordinated by Cigna HealthCare. This is a service designated to provide assistance to a patient who is at risk of developing medical complexities or for whom a Ihealth incident has precipitated a need for rehabilitation or additional health care support. The program strives to attain a balance between quality and cost effective care while maximizing the patient's quality of life.

'Included

Comprehensive Oncology Program

- Care Management outreach
- <u>Case Management</u>

eVisits

Relay Health provides an online consultation service, or "eVisit," with doctors. The eVisit guides patients through an interactive interview that delivers to doctors the information they need to respond to non-urgent conditions. Individuals pay a predetermined copay or coinsurance based on their benefit plan design. After the eVisit Lis completed-a claim is <u>autimat</u> uny SubmittedloCiena for reimbursement.

health Advisor - A

Support for healthy and at-risk individuals to help them stay healthy

- Health Assessments
- Health and Wellness Coaching
- · Gaps in Care Coaching
- Treatment Decision Support
- Educate and Refer

ncluded

 2019_C_{3862}

acluct.org

Additional Information

Maximum Reimbursable Charge

Out-of-network services are subject to a Contract Year deductible and maximum reimbursable charge limitations. Payments made to health care professionals not participating in Cigna's network are determined based on the lesser of: the health care professional's normal charge for a similar service or supply, or a percentage (250%) of a fee schedule developed by Cigna that is based on a methodology similar to one used by Medicare to determine the allowable fee for the same or similar service in a geographic area. In some cases, the Medicare based fee schedule is not used, and the maximum reimbursable charge for covered services is determined based on the lesser of: the health care professional's normal charge for a similar service or supply, or the amount charged for that service by 80% of the health care professionals in the geographic area where it is received. The health care professional may bill the customer the difference between the health care professional's normal charge and the Maximum Reimbursable Charge as determined by the benefit plan, in addition to applicable deductibles, co payments and coinsurance-

Multiple Surgical Reduction

Multiple surgeries performed during one operating session result in payment reduction of 50% to the surgery of lesser charge. The most expensive procedure is paid as any other surgery.

Pre-Certification - Continued Stay Review - PHS Inpatient - required for all inpatient

admissions In Network: Coordinated by your physician

Out-of-Network: Customer is responsible for contacting Cigna Healthcare. Subject to penalty/reduction or denial for non-compliance.

- The lessor of 50% or \$500 penalty applied to hospital inpatient charges for failure to contact Cigna Healthcare to precertify admission.
- Benefits are denied for any admission reviewed by Cigna Healthcare and not certified.
- · Benefits are denied for any additional days not certified by Cigna Healthcare.

Pre-Existing Condition Limitation (PCL) does not apply.

Your Health First - 200

Individuals with one or more of the chronic conditions, identified on the right, may be eligible to receive the following type of support:

- Condition Management
- Medication adherence
- Risk factor management
- Lifestyle issues
- Health & Wellness issues
- Pre/post-admission
- Treatment decision support
- Gaps in care

Holistic health support for the following chronic health conditions:

- Heart Disease
- Coronary Artery Disease
- Angina
- Congestive Heart Failure
- Acute Myocardial Infarction
- Peripheral Arterial Disease
- Asthma
- Chronic Obstructive Pulmonary Disease (Emphysema and Chronic Bronchitis)
- Diabetes Type 1
- Diabetes Type 2
- Metabolic Syndrome/Weight Complications
- Osteoarthritis
- Low Back Pain
- Anxiety
- Bipolar Disorder
- Depression

acluct.org

"remitions

ICoinsurance - After you've reached your deductible, you and your plan share some of your medical costs. The portion of covered expenses you are responsible for lis called Coinsurance.

:Copay - A flat fee you pay for certain covered services such as doctor's visits or prescriptions.

Deductible - A flat dollar amount you must pay out of your own pocket before your plan begins to pay for covered services.

Out-of-Pocket Maximum - Specific limits for the total amount you will pay out of your own pocket before your plan coinsurance percentage no longer applies. Once you meet these maximums, your plan then pays 100 percent of the "Maximum Reimbursable Charges" or negotiated fees for covered services.

Place of service - Your plan pays based on where you receive services. For example, for hospital stays, your coverage is paid at the inpatient level.

Professional Services - Services performed by Surgeons, Assistant Surgeons, Hospital Based Physicians, Radiologists, Pathologists and Anesthesiologists

Transition of Care - Provides in-network health coverage to new customers when the customer's doctor is not part of the Cigna network and there are approved clinical reasons why the customer should continue to see the same doctor.

exclusions

What's Not Covered (not all-indusive):

Your plan provides for most medically necessary services. The complete list of exclusions is provided in your Certificate or Summary Plan Description. To the extent lthere may be differences, the terms of the Certificate or Summary Plan Description control. Examples of things your plan does not cover, unless required by law or igpyered under the dhannagy tigndUt include Ibut aren't imited to-

- · Care for health conditions that are required by state or local law to be treated in a publicfacility.
- · Care required by state or federal law to be supplied by a public school system or school district.
- Care for military service disabilities treatable through governmental services if you are legally entitled to such treatment and facilities are reasonably available.
- · Treatment of an Injury or Sickness which is due to war, declared, or undeclared.
- Charges arising out of or relating to any violation of a healthcare-related state or federal law or which themselves are a violation of a healthcare-related state or federal law.
- Assistance in the activities of daily living, including but not limited to eating, bathing, dressing or other Custodial Services or self-care activities, homemaker services and services primarily for rest, domiciliary or convalescent care.
- · For or in connection with experimental, investigational or unprovenservices.
- Experimental, investigational and unproven services are medical, surgical, diagnostic, psychiatric, substance use disorder or other health care technologies, supplies, treatments, procedures, drug or Biologic therapies or devices that are determined by the utilization review Physician to be:
 - o Not demonstrated, through existing peer-reviewed, evidence-based, scientific literature to be safe and effective for treating or diagnosing the condition or sickness for which its use is proposed; Not approved by the U.S. Food and Drug Administration (FDA) or other appropriate regulatory agency to be lawfully marketed for the proposed use; the subject of review or approval by an Institutional Review Board for the proposed use; the subject of an ongoing phase I, II or III clinical Trials" section of this plan; or the subject of an ongoing phase I, II or III clinical trial, except for routine patient care costs related to qualified clinical trials as provided in the "Clinical Trials" section (s) of this plan. Subject to review or approval by an Institutional Review Board for the proposed use except as provided in the "Clinical Trials" section of thisplan.
- In determining whether drug or Biologic therapies are experimental, investigational and unproven, the utilization review Physician may review, without limitation, U.S. Food and Drug Administration-approved labeling, the standard medical reference compendia and peer-reviewed, evidence-based scientific literature.
- Cosmetic surgery and therapies. Defined as surgery or therapy performed to improve or alter appearance.
- The following services are excluded from coverage regardless of clinical indications: Acupressure; Dance therapy, Movement therapy; Applied kinesiology; Rolfing; Prolotherapy; and Extracorporeal shock wave lithotripsy (ESWL) for musculoskeletal and orthopedic conditions.
- Dental treatment of the teeth, gums or structures directly supporting the teeth. including dental X-rays, examinations. repairs, orthodontics, casts s lints and

acluct.org

<u> ⊨PX</u>! uSititis'

services for dental malocclusion, for any condition. Charges made for services or supplies provided for or in connection with an accidental injury to sound natural teeth are covered provided a continuous course of dental treatment is started within six months of an accident. Sound natural teeth are defined as natural teeth that are free of active clinical decay, have at least 50% bony support and are functional in the arch.

Unless otherwise covered in this plan, for reports, evaluations, physical examinations, or hospitalization not required for health reasons including, but not limited to, employment, insurance or government licenses, and court-ordered, forensic or custodial evaluations.

Court-ordered treatment or hospitalization, unless such treatment is prescribed by a Physician and listed as covered in this plan.

Medical and Hospital care and costs for the infant child of a Dependent, unless this infant child is otherwise eligible under this plan.

Non-medical counseling and/or ancillary services including, but not limited to, Custodial Services, educational services, vocational counseling, training and rehabilitation services, behavioral training, neurofeedback, hypnosis, sleep therapy, return to work services, work hardening programs and driver safety courses. Therapy or treatment intended primarily to improve or maintain general physical condition or for the purpose of enhancing job, school, athletic or recreational performance, including but not limited to routine, long term, or maintenance care which is provided after the resolution of the acute medical problem and when significant therapeutic improvement is not expected.

Consumable medical supplies other than ostomy supplies and urinary catheters. Excluded supplies include, but are not limited to bandages and other disposable medical supplies, skin preparations, except as specified in the "Home Health Services" or "Breast Reconstruction and Breast Prostheses" sections of this plan. Private Hospital rooms and/or private duty nursing unless otherwise specified in thesummary.

Personal or comfort items such as personal care kits provided on admission to a Hospital, television, telephone, newborn infant photographs, complimentary meals, birth announcements, and other articles which are not for the specific treatment of an Injury orSiokness.

- Artificial aids including, but not limited to, corrective orthopedic shoes, arch supports, garter belts, corsets, and dentures.
- Aids or devices that assist with non-verbal communications, including but not limited to communication boards, prerecorded speech devices, laptop computers, desktop computers, Personal Digital Assistants (PDA5), Braille typewriters, visual alert systems for the deaf and memory books.
- Eyeglass lenses and frames and contact lenses (except for the first pair of contact lenses for treatment of keratoconus or post cataract surgery and for an
 accidental ,njury to eyes) including Lasik surgery.
- · Treatment by acupuncture.
- Routine foot care, including the paring and removing of corns and calluses or trimming of nails. However, services associated with foot care for diabetes and peripheral vascular disease are covered when MedicallyNecessary.
- Genetic screening or pre-implantations genetic screening. General population-based genetic screening is a testing method performed in the absence of any
 symptoms or any significant, proven risk factors for genetically linked inheritable disease.
- · Dental implants for any condition.
- Fees associated with the collection or donation of blood or blood products, except for autologous donation in anticipation of scheduled services where in the utilization review Physician's opinion the likelihood of excess blood loss is such that transfusion is an expected adjunct to surgery.
- · Blood administration for the purpose of general improvement in physical condition.
- · Cosmetics, dietary supplements and health and beauty aids.
- · All nutritional supplements and formulae except for infant formula needed for the treatment of inborn errors of metabolism.
- · For or in connection with an Injury or Sickness arising out of, or in the course of, any employment for wage or profit.
- Charges for the delivery of medical and health-related services via telecommunications technologies, including telephone and internet, unless provided as specifically described under the benefit section.
- Massage Therapy
- Charges which you are not obligated to pay or for which you are not billed or for which you would not have been billed except that they were covered under

Excl

this plan. For example, if Cigna determines that a provider is or has waived, reduced, or forgiven any portion of its charges and/or any portion of copayment, deductible, and/or coinsurance amount(s) you are required to pay for a Covered Service (as shown on the Schedule) without Cigna's express consent, then Cigna in its sole discretion shall have the right to deny the payment of benefits in connection with the Covered Service, or reduce the benefits in proportion to the amount of the copayment, deductible, and/or coinsurance amounts waived, forgiven or reduced, regardless of whether the provider represents that you remain responsible for any amounts that your plan does not cover. In the exercise of that discretion, Cigna shall have the right to require you to provide proof sufficient to Cigna that you have made your required cost share payment(s) prior to the payment of any benefits by Cigna. This exclusion includes, but is not limited to, charges of a Non-Participating Provider who has agreed to charge you or charged you at an in-network benefits level or some other benefits level not otherwise applicable to the services received.

- · Membership costs or fees associated with health clubs, weight loss programs and smoking cessation programs.
- · Orthotics, surgical stocking, compression socks, and support leotards.
- Vision Therapy/Orthoptic training.
- · Over the Counter medications.
- Weight Control Drugs
- · Oral Surgery to remove impacted teeth
- Periodontal and Osseous procedures
- Lasik Surgery and Radial Keratotomy
- For medical and surgical services intended primarily for the treatment or control of obesity. However, treatment of clinically severe obesity, as defined by
 the body mass index (BM1) classifications of the National Heart, Lung and Blood Institute guideline is covered if the services are demonstrated, through peerreviewed medical literature and scientifically based guidelines, to be safe and effective for treatment of thecondition.

These are only the highlights

This summary outlines the highlights of your plan. For a complete list of both covered and not covered services, including benefits required by your state, see your employer's insurance certificate or summary plan description — the official plan documents. If there are any differences *between* this summary and the plan documents, the information in the plan documents takes precedence. This summary provides additional information not provided in **the Summary of Benefits and Coverae document required by the Federal Government**.

All Cigna products and services are provided exclusively by or through operating subsidiaries of Cigna Corporation, including Cigna Health and Life Insurance Company, Connecticut General Life Insurance Company, Cigna Behavioral Health, Inc., Tel-Drug, Inc., Tel-Drug of Pennsylvania, L.L.C. and HMO or service company subsidiaries of Cigna Health Corporation. "Cigna Home Delivery Pharmacy" refers to Tel-Drug, Inc and Tel-Drug of Pennsylvania, L.L.C. The Cigna name, logo, and other Cigna marks are owned by Cigna Intellectual Properly, Inc

EHB State: CT

acluct.org

Your Personal Prescription Benefit Program Option 39 - Police/Non-Union/1716 HSA Plan

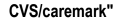
Welcome to your new prescription benefit administered by CVS Caremark. Your prescription benefit is designed to bring you quality pharmacy care that will help you save money.

The information below is a brief summary of your prescription benefits as wet' as some frequently asked questions about the CVS Caremark prescription benefit program. CVS Caremark and City of Hartford are confident you will find va.ue with your new prescription benefit program

		Maintenance Medications			
	CVS Caremark Retail Pharmacy Network For short-term medications (Up to a 30-day supply)	For long-term medications (Up to a 90-day supply) (Mandatory Mail or State of CT Maintenance Drug Network* after first 30-day fill at retail)			
Where	The CVSCaremarkRetail Network includes more than 68 000 partcipating pharmacies nationwide. Including independent pharmacies, cha:n pharmacies. and 9.800 CVS Pharmacy locations. To locate a CVS Caremark participating rata: I network pharmacy in your area. simply click on "Find a Pharmacy" at vAvve caremark corn or call a Customer Care representative toli-free at 1-877-481-0101	You have the convenience of getting your long-term medicationsthroughCVSCaremanicMa IService Pharmacy or dspensed at one of our 9,600 CVS Pharmacy locations as wel. as a retail pharmacy that participates n the State of Connecticut Maintenance Drug Network When you use CVS Caremark Mai; Service Pharmacy. your medications can be sert directly to your home or office			
Generic Medications Ask your doctor or other prescriber If there is a Generic available.	\$5 fora generic prescription	\$10 for a generic prescription			
Preferred Brand-Name Medications Ica generics not avalabn or appropriate, ask your doctor or healthcare provider to prescribe	\$20 fora preferred brand-name prescription	\$40 for a preferred brand-name prescription			
Non-Preferred Brand-Name Medications You will pay the most for medications not on Your plan's preferred	\$40 for a non-preferred brand-name prescription	\$80 for a non-preferred brand-name prescription			
Refill Limit	One	None			
Annual Deductible	\$2,000 individual! \$4,000 family (combined with medical)				
Maximum Out-of-Pocket	\$3,000 .ndividual / \$6,000 family (combined with medical)	· · · · · · · · · · · · · · · · · · ·			
Web Services	Register at vAvw.caremark.com to accesstools that can he benefit. To register, have your Prescription Card ready.	Ip you save money and manage your prescription			
Customer Care	VisitvAnrcaremark.com or call toli-free at 1-877-461-0101				
Customer Care <u>VisityAnrCaremark.com</u> or call toinree at 1497/4961-0001. Please Note: When a generic Is available, but the pharmacy dispenses the brand-name medication for any reason, you will pay the difference between the brand-name medication and the generic plus the brand copayment.					

Copayment. coaay a coinsurance means the amount a pan par tripant is required to pay for a presciphon in accordance wth a Nan, which may he a ceducuble, a percentage of the prescription a fixed amount or other charge. with the balance. C any, pad by a Plan

Tom proracy is important to us Cu $\mbox{-employees}$ are trained regalding tie aPPLOprizte way to handle you-puate hearth $\mbox{-nformation}$



ritreAnG

acluct.org

Frequently Asked Questions

ABOUT THE CVS CAREMARK RETAIL NETWORK

Do I only have to use a CVS Pharmacy?

For maintenance medications (long-term), you are allowed one 30-day fill only at any participating retail pharmacy. After the first 30-day fill you must fill your prescription through the CVS Caremark Mail Service Pharmacy, CVS Pharmacy or other pharmacies that participate in the State of Connecticut Maintenance Drug Network A full list of pharmacies in the maintenance drug network can be found on the Comptroller's website at www.osc.d.gov

ABOUT MAIL SERVICE and the STATE OF CONNECTICUT MAINTENANCE DRUG NETWORK

Wherecan !fill maintenance prescriptions?

The choice is yours. You can order 90-day supplies of ma ntena hie medications at,

Mall Service: Register for mall service by phone (FestStalf1 loll free at 1-800-875-0867 from fram - 8:30pm Mon - Fnday or log on to and sign in or register, if necessary. Hive your Prescription Card number, the names of your medicines, your doctor's Information and your payment information ready We handle the rest.

CVS Pharmacy- Visit your local CVS Pharmacy If you are currently using CVS Pharmacyto fill your maintenance med canons, you can continue to do so, Your CVS pharmacist can dispense your 90-day supply of a maintenance mectcation for one corey.

StateotConnecticutMaintenanceDrugNetwork-FillyourmantenencemedicationsateparticipatingStateof Connecticut Maintenance Drug Network Pharmacy. If your pharmacy is participating in the State of Connecticut Maintenance Drug nahvork, youcanuaethe phermacytodispensayour90-daysupplyofamaintenancemedication.

How long does it take for my prescriptions to arrive by mall?

Please a ow 7-10 days for delivery from the time the order is placed. You can check your refill status on-line or by ca og toll-free at 1-877-461-0101. Please note: Mail order packaging accommodates all temperature sensitive drugs.

How should I ask my doctor or other prescriber to write my prescription in order to receive the maximum benefit for my maintenancemedication?

Remind your doctor or other prescriber to wile a 90-day supply plus refills," when clinically appropriate, for maintenance medications. CVS Caremark must fill your prescription for the exact quantity of medication that your doctor or healthcare provider prescribes up to your plan design limit. When you need to take your maintenance medication right away, ask your doctor or other prescriber for two prescriptions:

. The first for up to a 30-day supply

The second for up toe 90-day supply, with refills when clinically appropriate

Have the short-term supply filled immediately at any CVS Caremark participating retail pharmacy. Then you have the choice to fill your maintenance medication using Mail Service Pharmacy CVS Pharmacy, or a pharmacy participating in the State of Connecticut Maintenance Drug Network

ABOUT THE CVS CAREMARK DRUG LIST

What lea drug list?

It s a list of preferred prescription medications that have been chosen because of their clinical effectiveness and safety This st typically updated every three months. The drug list promotes the use of preferred brand-name medications and generic medications whenever possible Generic medications are therapeutically equivalent to brand-name medications and must be approved by the u.S Food and Drug Administration (FDA)for safety and effectmenss. Generally, generic medications cost less than brand-name mod actions. You can get a drug list by either visioning, wew caremankcom or by caling Customer Care toll-free at 1-877-481-0101

Wherecan I getadrug fist brochure?

You can get a drug list brochure by visiting Caremarkcom or by cat a Customer Care Representative to I-free at 1-877-461-0101 To save money, have your doctor or other prescriber choose a genetic or preferred brand-name medcation from the CVS Caremark Drug List, if approphate You may want to take the hat with you when you visit your doctor or other prescriber CVS Caremark Drug List, if approphate You may want to take the hat with you when you visit your doctor or other prescriber

r.,.,r,r rJna,ti rewn.14.

CVS/caremark*

acluct.org

APPENDIX C-2 DENTAL BENEFITS

te•

Cigna Dental Benefit Summary City of Hartford — DPPO1 Full ABCD \$1600 Ortho Plan Plan Renewal Date: 07/01/2017

Cign_{C4}

Administered by: Cigna Health and Life Insurance Company

This material is for informational purposes only and is designed to highlight some of the benefits available under this plan. Consult the plan documents to determine specific terms of coverage relating to your plan. Terms include covered procedures, applicable waiting periods, exclusions and limitations.

	Cigna Dental PPO						
Network Options		twork: PPO Network	Non-Network: See Non-NetworkReimbursement				
ReknbursementLevels	Based on Co	ntracted Fees	Maximum Reimbursable Charge				
Calendar Year Benefits Maximum Applies to; Class 1,11 & expenses	Periodontal Care has	ept for Periodontal Care. a \$500 Calendar Year mum	Periodontal Care has	ept for Periodontal Care. a \$500 Calendar Year mum			
Annual Deductibk Individual Family		0		0			
Benet Highlights	Plan Pays	You Pay	Plan Pays	You Pay			
Class 1: Diagnostic & Preventive Oral Exams Cleanings X-rays: routine X-rays: non-routine Fluoride Application Sealants: per tooth Emergency Care to Relieve Pain	100% No Deductible	No Charge	100% No Deductible	No Charge			
Class II: Basic Restorative Restorative: fillings i Amalgam & Composite) Endodonticr minor and major Oral Surgery: minor Repairs Bridges, Crowns and Inlays Repairs: Dentures Denture Relines, Rebases and Adjustments Stainless StevResin Crowns	100% No Deductible	No Charge	100% No Deductible	No Charge			
Cass III: Major Restorative Space MaintiFners. non-orthodontic Oral Surgery: major Inlays and Onlays Prosthesis Over Implant Crowns, Bridges and Dentures	50% No Deductible	50% No Deductible	50% No Deductible	50% No Deductible			
Cass IV: Orthodontia	60%	40%	60%	40%			
Coverage for Dependent Children to age 19 Lifetime Benefits Maximum: 51,60•'	No Deductible	No Deductible	No Deductible	No Deductible			
Class VI: Periodontics Periodontics: minor and major	50% No Deductible	50% No Deductible	50% No Deductible	50% No Deductible			
Calendar Year Benefits Maximum: \$500							
Benefit Plan Provisions:			1				
In-Network Reimbursement		a Cigna Dental PPO netwo dule or Discount Schedule.	ork dentist. Cigna Dental s	till reimburse the dentist			
Non-NenvorkReknbursement	For services provided In a non-network dentist, Cigna Dental will reimburse according to the Maximum Reimbursable Charge. The MRC is calculated at the 85th percentile of all provider charges in the geographic area. The dentist may balance bill up to their usual fees.						
Cross Accumulation		uency limitations are ba		ulate between in and out the and cross accumulate			

2019 C 3869

acluct.org

Calendar Fear Ben4Un Maximum	The plan will only pay for covered charges up to the yearly Benefits Maximum, when applicable- Benefit-specific Maximums may also apply.				
Annual Deductible	This is the amount you must pay before the plan begins to pay for cos ered charges, when applicable. Benefit-specific deductibles may also apply.				
Late Entrant Limitation Provision	No coverage until next open enrollment period. This provision does not apply to new hires.				
Pretreatment Review	Pretreatment review is available on a voluntary basis when dental work in excess of S200 is proposed.				
Oral Health Integration Program	Cigna Dental Oral Health Integration Program offers enhanced dental coverage for customers with the following medical conditions: diabetes, heart disease, stroke, maternity, head and neck carter radiation, organ transplants and chronic kidney disease. There's no additional charge for the program, those who qualify get reimbursed 100% of coinsurance for certain related dental procedures. Eligible customers can also receive guidance on behavioral issues related to oral health and discounts on prescription and non-prescription dental products. Reimbursements under this program are not subject to the annual deductible, but will be applied to and are subject to the plan annual maximum, Discounts on certain prescription and non-prescription dental products are available through Cigna Home Delivery Pharmacy only, and you are required to pay the entire discounted charge. For more information including how to enroll in this program and a complete list of program terms and eligible medical conditions, go to www.mw;gian.com or call customer service 24/7 at 1.800.CIGNA24.				
Benefit Limitations:					
Oral Exams	2 per calendar year				
X-rays (routine)	Bitewings: 2 per calendar year				
X-rays (non-routine)	Full mouth or panoramic, I every 36 months				
Diagnostic Casts	Payable only in conjunction with orthodontic worn up				
Cleanings	2 per calendar year, including periodontal maintenance procedures following active therapy				
Fluoride Application	2 pen calendar year for children under age 19				
Sealants (per tooth)	Limited to posterior tooth. 1 treatment per tooth every 36 months for children under age 14				
Space Maintainers	Limited to non-orthodontic treatment for children under age 19				
Periodontal Treatment	Various limitations depending on the service				
Inlays, Crowns and Bridges	Replacement every 60 months if unserviceable and cannot be repaired				
Dentures and Partials	Replacement every 60 months if unserviceable and cannot be repaired				
Denture and Bridge Repairs	Reviewed if more than once				
Denture Relines, Rebases and Adjustments	Covered if mare than 6 months after installation				
Prosthesis Over Implant	I every 60 months if unserviceable and cannot be repaired. Benefits are based on the amount payable for non-precious metals. No porcelain or vibite/tooth colored material on molar crowns or bridges.				
Benefit Exclusions: Covered Expenses will not include, and no pay	ment will be made for the following:				
Procedures end services not listed under Bene	fit Highlights;				
Diagnostic: cone beam imaging; Preventive Se	rvices: instruction for plaque control, oral hygiene and diet; Anesthesia: general and IV sedation				
Restorative: Porcelain or acrylic veneers of cro	wns or pontics on, or replacing the upper and lower first, second and third molars; Brush Biopsy;				
Periodontic: bite registrations; splinting; Prosthodontic: precision or semi-precision attachments; Crown Build-Up; Occlusal Guards and Adjustments;					
Implants: implants or implant related services;					
Procedures, appliances or restorations, except full dentures, whose main purpose is to: change vertical dimension; diagnose or treat conditions or dysfunction of the temporomandibular joint (TKI); stabilize periodontally involved teeth; or restore occlusion;					
Athletic mouth guards; Replacement of a lost or stolen appliance; Services performed primarily for cosmetic reasons; Personalization;					
Services that are deemed to be medical in nature; Services and supplies received from a hospital; Drugs: prescription drugs					
Charges in excess of the Maximum Reimbursable Charge.					
Contracted providers are not obligated to provide discounts on non-covered services and may charge their usual fees.					

Contracted providers are not obligated to provide discounts on non-covered services and may charge their usual fees.

This document provides a summary only. It is nor a contract If them are any differences between this summary and the official plan documents, the terms of the official plan documents will prevail.

Cigna Dental PPO plans are insured and/or administered by Cigna Health and Life Insurance Company (CHLIC) or Connecticut General Life Insurance Company (COLIC), with network management services provided by Cigna Dental Health, Inc. and certain of its subsidiaries. In Texas, the insured dental plan is known as Cigna Dental Choice, and this plan uses the flatland Cigna DPPO network.

All Cigna products and services are provided exclusively by or through operating subsidiaries of Cigna Corporation "Cigna Home Delivery Pharmacy" refers to Tel-Drug, Inc. and Tel-Drug of Pennsylvania, L.L.C. Policy forms (for insured dental plans) in OK: HP-POL99 (CHLIC), 01%16000 ELI288 et al (COLIC); OR: HP-POL613; TN: HP-POL69/1-1C-CER2V1 et al {CHLIC}). The Cigna name, logo, and other Cigna marks are owned by Cigna Intellectual Property, Inc.

BSD67943

2019 C 3870

acluct.org

APPENDIX C-3 HEALTHY HARTFORD PROGRAM

Schedule 1 - Health) Hartford Prevention Program Requirements

Preventive Service	Binh—ages	Age 6-17	Age 18-24	Age 25-29	Age 30-39	Age 40-49	Age 50+
Preventive Visit	Every year	Every 2 years	Every 3 years	Every 3 years	Every 3 years	Every 2 years	Every year
Cholesterol Screening	N/A	N/A	N/A	Every 5 years	Every 3 years	Every 2 years	Every year
Vision Exam	N/A	N/A	Every 2 years	Every 2 years	Every 2 years	Every 2 years	Every 2 years
Dental Cleanings	N/A	2 Per year	2 Per year	2 Per year	2 Per year	2 Per year	2 Per year
Colorectal Cancer Screening	N/A	N/A	N/A	N/A	N/A	N/A	Annual FIT/FORT or Colonoscopy every 10 years
Women's Health —Cervical Cancer Screening (Pap Smear) and Clinical Breast Exam	N/A	N/A	Every 3 years Start ng at age 21	Every 3 years	Every 3 years	Every 3 years	Every 3 years
Breast Cancer Screening 1 (Mammogram)	N/A	N/A	N/A	N/A	One scoeening between the ages of 35 and 39	As recommended by physician	As recommended by physician

As is currently the case under the City's medical plan, any medical decisions will continue to be made by you and your physician. Participants enrolled in the Healthy Hartford Prevention Program will have available and agree to participate in disease education and counseling programs for the disease states listed in the description of the Healthy Hartford Prevention Program.

Schedule 2 - Healthy Hartford Prevention Program

The chronic conditions managed under the Healthy Hartford Prevention Program (I fl IP Program) are: Diabetes, Asthma, Chronic Obstructive Pulmonary Disorder (COPD), Coronary Artery Disease (CAD) and Heart Failure. If you are identified with one of these conditions, you must complete your educational requirement by taking a survey, reading a fact sheet about your condition(s), or speaking to a nurse before the end of your compliance period to be compliant with the HHP program.

When these conditions have other diseases associated with them, such as hypertension (high blood pressure) and hyperlipidemia (high cholesterol) these conditions will be included in the educational requirement.

If a nurse should call you, you are required to accept the call to remain compliant with the program.

APPENDIX D LAYOFF

For the purpose of this Appendix, Seniority shall mean total length of service in the Police Department as defined in Section 3.8.

- A. When a layoff is necessary within a particular classification, the member with the least seniority in the job classification shall be the first laid off, except as provided below. Such member may exercise his or her seniority in the next lower classification until the classification of Police Officer is reached. Thereafter, the first person laid off shall be the individual with the least department-wide seniority; provided, however: (1) When any classification in the bargaining unit is affected by a proposed lay off, the City shall have the right to exempt a number not to exceed ten percent (10° 0) of the employees in each classification, rounded to the nearest whole number; (2) for purposes of layoff, Police Officers assigned to detective, juvenile, traffic accident or ID work, or assigned in any other plainclothes capacity shall be grouped with uniformed Police Officers; and (3) no employee shall have a right to exercise seniority in any classification in which he or she has not previously been employ ed.
- B. An employee laid off from a particular classification shall have the right of recall within that classification by seniority for three (3) years following layoff provided the employee is able to perform the duties of the job. A recalled officer must meet the minimum POSTC certification requirements to serve as a certified officer. Employees on the recall list shall have precedence over other employees or applicants on promotional lists or open competitive lists. The City will give two (2) weeks' notice to the employee at his or her last known address regarding the vacancy in said classification by certified mail, return receipt requested. The employee so notified must inform the Chiefs Office of his or her desire to return to that classification within one (1) week of his or her receipt of notification.

acluct.org

APPENDIX E OUTLINE OF PENSION PROVISIONS FOR POLICE OFFICERS CITY OF HARTFORD UNDER MUNICIPAL EMPLOYEES' RETIREMENT FUND

- A. MEMBERSHIP. All Police Officers who entered the employ of the City after April 30, 1947 are enrolled as members of the Municipal Employees' Retirement Fund (The MERF Plan).
- B. MEMBER CONTRIBUTIONS. Contributions equal to eight percent (8'0) of total earnings are deducted from each paycheck and are credited to the member's account in the MERF fund for Police Officers hired before Jul) 1, 1999. Effective December 11, 2017, the contributions will increase to eleven percent (11°0).

Contributions equal to six and one-half percent (6.5%) of total earnings are deducted from each pay check and are credited to the member's account in the MERF fund for Police Officers hired on or after July 1, 1999 but before July 1, 2012. Effective December 11, 2017, the contributions will increase to nine and one-half percent (9.5%).

The City will maintain a Section 414 (h) as outlined by the IRS Plan for pension contributions.

NOTE:

Employees in job classifications requiring a contribution rate of less than seven percent (7°0) as of July 1, 1985 are not covered by the provisions described in the Appendix.

C. CITY'S CONTRIBUTIONS. The City pays the balance of the annual costs needed to maintain the fund on a sound basis, as determined by periodic actuarial studies.

D. BENEFITS PAYABLE TO POLICE OFFICERS.

Benefits payable to Police Officers hired before July 1, 1999:

 Employees commencing retirement on or after July 1, 1994 will receive a pension based on two and sixtyfive one hundredths percent (2.65°0) of final average pay for each whole year of service for the first twenty (20) years of continuous service, and the following table for each whole year of continuous service thereafter to a maximum of seventy percent (70%) of final average pa). The foregoing shall be subject to the provisions of Sections E and N herein. The maximum of the seventy percent (70%) of final average pay shall be subject to the provisions of Section 3.6, Section 8.

Year	Percentage
21	56%
22	58%
23	60%
24	62%
25	64%
26	65%
27	66%
28	67%
29	68%
30	69%
31	70%

- 2. Normal retirement is after twenty (20) years of continuous service.
- Final average pay shall mean the average annual rate of pay for the highest three (3) years of the employee's earnings during the last five (5) years of service immediately preceding retirement.

2019 C 3873

acluct.org

- 4. Final average pay shall include total earnings including overtime, private duty work and longevity pay.
- 5. Social security benefits and or payments are not included in this plan.

Benefits payable to Police Officers hired after July 1, 1999, but prior to July 1.2012 ("Post July 1, 1999 Police Officers"):

- 1. The employee contribution rate to the pension fund will be six and one-half percent (6.5°o) of total earnings. Effective December 11, 2017, the employee contribution rate to the pension fund will be nine and one-half percent (9.5°0) of total earnings.
- Service retirements will be based upon two and one-half percent (2.5° 0) of final average pay for each whole year of service for the first twenty (20) years and two percent (2°o) of final average pay for each whole year of service thereafter, to a maximum of seventy percent (70°0 of final average earnings as defined in Paragraph 4.
- 3. Normal retirement age shall be twenty -five (25) years of service. Employees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund, will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- 4. Final average pay will be computed on the basis of the employee's highest three (3) of the last five (5) years of regular earnings, exclusive of overtime and private duty pay, added to a figure for overtime and private duty which is based on the employee's total overtime and private duty hours averaged over the employee's last twenty-five (25) years of service or actual years of service, whichever is less.
- 5. Social Security benefits shall not be included in this plan.
- 6. Military Service Credit. Any bargaining unit member who served in the active service of any branch of the armed forces of the United States during any part of the times set forth in Section 27-103 of the General Statutes may purchase credit for up to four (4) years of that military service. Such credit shall be purchased at the rate payable at the time of the member's entry into city service, with interest at the rate of seven percent (7° o) per annum. The period of such service for which the member receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance, provided such member shall have completed ten (10) years of continuous service or fifteen (15) years of active aggregate service with the City of Hartford, or shall be retired prior thereto due to disability incurred in the course of his or her employment. This provision shall not be used to establish eligibility' for retirement allowances but shall be used as additional service credits for members who are qualified or become qualified for normal or disability' retirement allowances. Each additional year of credited service purchased pursuant to this subsection shall not be permitted by the terms of this subsection to exceed the seventy percent (70° o) maximum of their final average pay'.
- 7. Under the 2010-2016 Agreement, Post July 1, 1999 employees had the option to elect to transfer to the pension benefits provided to Post July I, 2012 employees as outlined below, provided that they shall have no minimum age requirement for normal retirement eligibility (refer to Paragraph 3 above), their contribution rate increases to eight percent (8°o) effective the first pay period in July 2012, and their previous pension benefits as provided above shall not be transferable to the newly elected pension plan. This election is irrevocable. Effective December 11, 2017, the contribution rate for these employees will increase to eleven percent (11°0).

acluct.org

Benefits payable to Police Officers hired on or after July 1, 2012 but before December 11, 2017 and Post July 1, 1999 Police Officers who elected to opt into the Post July 1, 2012 pension benefits:

- Members' contribution rate to the pension fund will be nine and one half percent (9.5%) of total earnings exclusive of private duty earnings. Effective December 11, 2017, the employee contribution rate will be twelve and one-half percent (12.5%) of total earnings, exclusive of private duty earnings.
- 2. Service retirements will be based upon two and eight tenths percent (2.8%) of the officer's final average pay for each whole year of service for the first twenty' (25) years and two and one half percent (2.5%) for each whole year of service thereafter, to a maximum of eighty percent (80%) of final average pay as defined in paragraph (4)below.
- 3. Normal retirement shall be twenty-five (25) years of service and a minimum age of fifty -five (55). Employees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund, will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- 4. Final average pay will be computed on the basis of the employee's rate of pay immediately preceding retirement (rate of pay will be computed as the hourly rate multiplied by 40 hours then multiplied by 52 weeks), added to a figure for overtime which is based on the employee's total overtime hours averaged over the employee's highest three (3) of the last five (5) years. Private duty hours worked shall not be included in this calculation. In the event an employee experiences a reduction in rank, the rate of pay is based upon the final rate of pay at the employee's highest growth step of the highest rank held by the employee within two (2) years immediately preceding the start of the employee's retirement.
- 5. Social Security benefits shall not be included in this plan.
- 6. Military Service Credit. Any bargaining unit member who served in the active service of any branch of the Armed Forces of the United States during any part of the times set forth in Section 27-103 of the General Statutes may purchase credit for up to four (4) years of that military service. Such credit shall be purchased at the rate payable at the time of the member's entry into city service, with interest at the rate of seven percent (7%) per annum. The period of such service for which the member receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance, provided such member shall have completed ten (10) years of continuous service or fifteen (15) years of active aggregate service with the City' of Hartford, or shall be retired prior thereto due to disability incurred in the course of his or her employment. This provision shall not be used to establish eligibility for retirement allowances but shall be used as additional service credits for members who are qualified or become qualified for normal or disability retirement allowances. Each additional year of credited service purchased pursuant to this subsection shall be equal to two and one-half percent (2.5%) of final average pay. Employees hired on or after July 1, 2012 shall not be permitted by the terms of this subsection to exceed the eighty percent (80%) maximum of their final average pay.

Benefits payable to Police Officers hired on or after December 11, 2017:

The employee contribution rate to the pension fund will be eleven percent (11%) of total earnings exclusive of private duty.

2. Service retirements will be based upon two percent (2.0%) of final average pay for each whole year of service to a maximum of seventy' percent (70%) of the employee's base salary at retirement. The employee's base salary for purposes of this provision is his or her rate of pay at his or her applicable step, including the educational incentive pay and the ten (10) hour schedule shift differential but excluding any additional five percent (5%) in lieu of overtime pay, as set forth in the Salary Schedules contained in Appendix B-2 and shall not include overtime and private duty earnings. The employee's base salary' does not mean the "Base Step" of the classification.

acluct.org

- 3. Normal retirement age shall be twenty-five (25) years of service and a minimum age of fifty -five (55). Employees shall be vested after ten (10) years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- 4. Final average pay will be computed on the basis of the employees rate of pay immediately preceding retirement (rate of pay will be computed as the hourly rate multiplied by 40 hours then multiplied by 52 weeks) added to a figure for overtime which is based on the employee's total overtime hours averaged over the employees highest three (3) of the last five (5) years. Private duty hours worked shall not be included in this calculation.
- 5. In the event an employee experiences a reduction in rank, the rate of pay is based upon the final rate of pay at the employee's highest growth step of the highest rank held by the employee within two (2) years immediately preceding the start of the employee's retirement.
- 6. Social Security benefits shall not be included in this plan.
- 7. Military Service Credit any bargaining unit member who served in the active service of any branch of the armed forces of the United States during any part of the times set forth in Section 27-103 of the General Statutes may purchase credit for up to four (4) years of that military service. Such credit shall be purchased at the rate payable at the time of the member's entry into city service, with interest at the rate of seven percent (7° o) per annum.

The period of such service for which the member receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance, provided such member shall have completed ten (10) years of continuous service or fifteen (15) years of active aggregate service with the City of Hartford, or shall be retired prior thereto due to disability incurred in the course of his or her employment. This provision shall not be used to establish eligibility for retirement allowances but shall be used as additional service credits for members who are qualified or become qualified for normal or disability retirement allowances. Each additional y ear of credited service purchased pursuant to this subsection shall be equal to two and one-half percent (2.5°a) of final average pay. Employees hired on or after July 1, 2012 shall not be permitted by the terms of this subsection to exceed the eighty percent (80%) maximum of their final average pay.

- E. PENSIONS PAYABLE TO DISABLED MEMBERS. Subject to the approval of the Pension Commission, retirement allowances are payable to any member who becomes permanently disabled in accordance with the following provisions:
 - I. For Permanent and total disability arising out of and in the course of employment as defined in the Worker's Compensation Act, irrespective of the length of service. When a member becomes so incapacitated from engaging in any gainful employment his or her pension is determined as one hundred percent (100° a) of his or her annual pay at the time of his or her disability less any weekly benefits received under the Workers' Compensation Act.
 - For service-connected permanent partial disability, arising as defined in Paragraph A above, which reduces by ten percent (10°0) or more the income which the member can derive from gainful employ ment, irrespective of the length of service.

The member's pension, which is called a special disability allowance, is determined as fifty percent (50%) of his or her annual pay at the time of disability provided he or she has completed fifteen (15) or more years of continuous service. On and after the employee's twentieth (20th) year of continuous service, the employee will receive a special disability allowance in accordance with the normal retirement benefits as set forth in Section D and/or E.

acluct.org

If the member has less than fifteen (15) years of service and suffers an injury prior to July 1, 1986 which results in disability, his or her initial special disability allowance amounting to fifty percent (50%) of his or her annual pay at the time of disability is subject to reduction for a portion of his or her subsequent earnings from other employ ment as follows: The amount of such a reduction is limited to fifty percent (50%) of the excess, if any, of the member's earnings from gainful employment, including any weekly payments received as workers' compensation, over seventy-five percent (75%) of the current rate of pay for a member of the same or corresponding grade. In any case the amount pay able for partial disability is not to exceed the pension which would be payable for total disability.

If the member has less than fifteen (15) years of service and suffers an injury on or after July 1, 1986 which results in disability, his or her initial special disability allowance amounting to fifty percent (50%) of his or her annual pay at the time of disability allowance, exceeds one hundred percent (100° o) of the current rate of pay for an employee of the same or corresponding job classification held by the employee at the time of his or her retirement.

- 3. For non-service connected Permanent and total disability arising after completion of at least five (5) years of continuous service. When a member becomes so incapacitated from engaging in any gainful employment his or her pension is equal to two and sixty -five one hundredths percent (2.65%) of his or her final average pay multiplied by the number of whole y ears of service, and, or as calculated on the same basis as described in Sections D and/or E above for normal retirement allowances in the event the employee has reached his or her twentieth (20th) year of continuous service, except that a minimum pension equal to twenty-five percent (25° o) of his or her final average pay is provided.
- 4. For non-service-connected permanent partial disability which reduces by ten percent (10°0) or more the income which the member can derive from gainful employ ment, and which arises after completion of at least ten (10) years of continuous service. The member's pension, which is called a special disability allowance, is equal to a specified percentage of his or her average pay, namely, two and sixty -five one hundredths percent (2.65°c) multiplied by his or her whole years of service, but not less than twenty-five percent (25%) of his or her final average pay. In the event that the employee has reached his or her twentieth (20th) y ear of continuous service, non-service-connected permanent partial disability benefits shall be as set forth in Section D.

If the member has less than fifteen (15) years of service, his or her special disability allowance is determined each year by reducing his or her initial pension by the same specified percentage of the excess, if any, of the member's earnings from gainful employ ment over the amount of income which a Social Security beneficiary is entitled to earn without causing a reduction in his or her Social Security benefits.

F. VESTED RIGHTS. Employees who have completed ten (10) whole years of service are vested.

1. Vested employees retiring effective on or after July 1, 1988 shall receive two and sixty-five one hundredths percent (2.65%) for each whole year of service up to including their twentieth (20th) year of continuous service collectable upon the date he or she would normally have completed twenty (20) years of service, and shall receive the benefits equal to normal retirement benefits as set forth above each year thereafter up to a maximum of seventy percent (70%) of final average pay, pay able commencing on the date of retirement.

- G. REFUND OF MEMBER'S CONTRIBUTIONS UPON TERMINATION OF EMPLOYMENT (OTHER THAN BY DEATH). Upon termination of employ ment a member may request the refund without interest of his or her total contributions to the MERE fund. This request must be made at the time he or she leaves the service of the City, or within ten (10) years thereafter, and the refund payment will be made in full settlement of the member's rights if any, to vested pension or other benefits provided by the MERF plan.
- H. DEATH BENEFITS PAYABLE TO SURVIVING SPOUSE AND CHILDREN. The pension benefits described below are payable to the member's widow (or widower) provided she or he was living with him or her at the time of his or her death, and provided she or he was married to him or her at the time of his or her

acluct.org

retirement if death occurs after retirement, and to his or her qualified dependent children who are unmarried and under age eighteen (18), or over age eighteen (18) if incapacitated from engaging in gainful employment.

- 1. Where the cause of death does not arise out of and in the course of the member's employment as defined in the Workers' Compensation Act, the plan provides the spouse with an annual pension equal to twenty-five percent (25° o) of the member's earnings during his or her last twelve (12) months of employment at full salary, pay able monthly until death or remarriage. In addition, the plan provides a monthly pension of One Hundred Dollars (\$100.00) for the first qualified surviving child, plus Fifty Dollars (\$50.00) monthly for each additional qualified child, payable to the spouse if the children are in her care, or otherwise to their guardian. The total annual pension payments for the surviving spouse and children are not to exceed one hundred percent (100°0) of the member's annual pay at the time of his or her death or retirement.
- 2. Where death occurs from a cause arising out of and in the course of his or her employment as defined in the Workers' Compensation Act. For such deaths before retirement, the plan provides the spouse with a pension equal to fifty percent (50°0) of the member's annual pay at the time of death, payable monthly until her death or remarriage. In addition, the plan provides for each qualified surviving child who is unmarried and under age eighteen (18), or over age eighteen (18) if incapacitated from engaging in gainful employment, a pension equal to ten percent (10°0) of such annual pay (increased to fifteen percent [IPo] if there is no surviving spouse), but the total pensions for the spouse and children are limited to a maximum of seventy five percent (75°0) of the member's average annual pay for his or her final five (5) years of service. Such pension benefits for the surviving spouse and children are subject to reduction during their compensable period so that the total annual amount including weekly Workers' Compensation payments shall not exceed one hundred percent (10°0) of the member's annual pay at the time of death. If death occurs after the member retires with a service-connected disability pension, similar pension benefits are payable to his or her survivors so long as they qualify for weekly Workers' Compensation benefits, the amounts of such pensions being based on the member's annual pay at the time of his or her retirement.
- I. REFUND OF CONTRIBUTIONS PAYABLE TO THE NAMED BENEFICIARY OF A DECEASED MEMBER. This benefit, which is payable only if there is no spouse or child who qualifies for a survivor's pension, is equal to the member's total contributions without interest, less any pension payments made to him or her prior to his or her death. Also, upon termination of pension payments to the last qualified survivor (as described in Section I above), a refund is made of any excess of the member's contributions over the total pension payments made to the member and to his or her survivors. A member can designate his or her beneficiary for this benefit by completing a form, which he or she may obtain and file in the City Treasurer's Office.
- J. CONTINUOUS SERVICE. In determining the member's qualification for pension benefits, periods of absence of not more than ninety (90) days in one (1) year are disregarded. Further, any absence of more than ninety (90) days is not considered to break the continuity of service if caused by disability involving the regular attendance of a physician, or if authorized as a leave of absence by the Court of Common Council. However, such periods of absence, a returning member may obtain credit for his or her previous service provided he or she repays any contributions previously withdrawn plus interest, but his or her eligibility' for a retirement pension will require the completion often (10) years of continuous service following the date of his or her reemployeemust exercise the aforementioned right.
- K. ASSIGNMENTS PROHIBITED. All pensions and benefits of the MERF plan are for the support of the member and his other qualified survivors. They are not subject to assignment and are exempt from the claim of creditors to the maximum extent permitted by law.

L. PENSION BENEFITS FOR PUBLIC SAFETY DETENTION OFFICERS (PREVIOUSLY POLICE MATRONS) AND ASSISTANT ANIMAL CONTROL OFFICERS.

Public Safety Detention Officers (previously police matrons) and Assistant Animal Control Officers hired before December 11, 2017 will receive pension benefits equivalent to non-bargaining unit civilian employees of the Hartford Police Department, except that a final average pay shall mean the average annual rate of pay for

acluct.org

the highest three (3) years of the employee's earnings during the last five (5) years of service immediately preceding retirement. Final average pay shall include total annual earnings, including overtime, private duty work and longevity pay.

Public Safety Detention Officers (previously police matrons) and Assistant Animal Control Officers hired on or after December 11, 2017. Public Safety. Detention Officers (previously police matrons) and Assistant Animal Control Officers hired on or after December 11, 2017 will receive benefits equivalent to non-bargaining unit civilian employees of the Hartford Police Department hired on or after January 1, 2011, except for the following negotiated pension changes:

- (a) The employee contribution rate to the pension fund will be eleven percent (11°0) of total earnings.
- (b) Service retirements will be based upon one and one-half percent (1.5°o) of final average pay for each whole year of service to a maximum of seventy percent (70°o).
- (c) Normal retirement eligibility shall be twenty-five (25) years of service and a minimum age of sixty-two (62). Employees shall be vested after ten (10)years of continuous service. An employee who vests his or her pension and leaves the service of the City and leaves his or her contributions in the fund, will be entitled to file an application for retirement benefits and thereafter collect pension benefits commencing on the date he or she would have reached his or her normal retirement date.
- (d) Final average pay will be computed based on the employee's highest three (3) of their last five (5) years of base salary. The employee's base salary for purposes of this provision is his or her rate of pay at his or her applicable step, including the educational incentive pay, as set forth in Appendix B-2 and shall not include overtime and private duty earnings, if applicable. The employee's base salary' does not mean the "Base Step" of the classification.
- (e) Early retirement eligibility will be age fifty -five (55) with at least fifteen (15) years of continuous service. The early retirement allowance shall be based on the normal retirement formula but reduced by six percent (6° o) for each whole y ear the employee retirees short of age sixty -two (62).
- M. MILITARY BUYBACK. Effective July 1, 1987, an employee may purchase up to four (4) years of Military Service time for service in the Armed Forces of the United States for periods of service, any of which occurred during the periods set forth in Section 27-103 of the General Statutes of the State of Connecticut, at the rate payable at the time of entry into City service, with interest at the rate of seven percent (7°.) per annum. The period of such service for which the employee receives credit shall be counted for the purpose of computing the amount of his or her retirement allowance provided such employee shall have completed ten (10) years of continuous service or fifteen (15) y ears of active aggregate service with the City of Hartford or shall be retired prior thereto, due to disability incurred in the course of his or her employment.
- N. PENSION LOCKOUT NOTICE. There shall be a lockout on pension negotiation, and the pension benefits as provided in this Agreement, whether contained in Section 3.6, any appendices or Letters of Understanding or stated by reference to the City through contract negotiations, fact-finding, mediation, arbitration or otherwise pursuant to Connecticut General Statutes 7-467 to 7-477 until July 1, 2015, with the exception of the sick leave exchange provided for in Paragraph 8 of Section 3.6.

Pension benefits, improvements, or changes achieved and/or awarded through or by the Pension Commission or the Court of Common Council to the members of the Municipal Employees' Retirement Fund that would enhance these benefits are not affected by' this provision and would not preclude the receiving of these benefits by employees except that the Pension Commission and or the Court of Common Council cannot remove, alter or change in any way the lockout on pension negotiations stated herein or the pension provisions of this Agreement.

NOTICE

acluct.org

The above summary of pension benefits is not intended to include all rights or responsibilities of employees in regard to pension benefits. For further elaboration or descriptions of benefits and responsibilities, please consult the City Charter or MERE booklet in regards to pension for police officers and firefighters.

Also, please note that this Appendix does not describe the benefits of Assistant Animal Control Officers or Public Safety Detention Officers (previously Police Matrons) who are covered under the MERF Pension Plan with Social Security benefits, except as indicated in Section L, herein.

acluct.org

APPENDIX F PROMOTIONAL TEST SCHEDULE

It shall be the intent of the Cit) to conduct promotional tests for Sergeant, Lieutenant and Captain in such a time frame that the maximum time between the exhaustion or expiration, including an) extension granted by the Personnel Board, of one (1) list and the creation of a new list for the same class will not exceed one (1) lear. This provision will not appl) in the event a civil action is brought against the City for an) such test.

acluct.org

APPENDIX G BENEFIT OF SURVIVORS OF OFFICER(s) KILLED IN THE LINE OF DUTY

Effective July 1, 1999, survivors and eligible dependents of employees who are killed in the line of duty, or employees who die while on-duty and while actively engaged on the street in a field operation, or employees who die while on-duty as a result of a physical altercation, shall receive the gross weekly salary of the aforementioned employee (including any increases to the employee's classification through the collective bargaining process) as though the deceased employee were still a current employee of the City.

In the event the surviving spouse and/or dependent child/children, as the case may be, apply for and receive weekly benefits under Connecticut General Statute 31-306, said benefits shall be set off against the gross week/) salary as set forth above; provided that any Federal and/or state income tax withholding will be applied only to the difference between the gross weekly salary and the weekly benefit under Connecticut General Statute 31-306.

This benefit shall be provided for the life of the surviving spouse, until such time as the spouse dies or remarries. In the case of a dependent child/children being the sole survivor(s), this benefit shall be provided until they reach age nineteen (19) or if a bona-fide student until age twenty-four (24).

The receipt of this benefit (i.e. gross weekly salary) does not create an employment contract or employment relationship between the recipient/recipients and the City of Hartford.

acluct.org

APPENDIX II PERFORMANCE APPRAISALS

The Department will implement a Performance Appraisal Sy stem. Performance Appraisals shall be deemed as part of an employees' personnel file in accordance with Chapter 563a [Personnel Files] of the Connecticut General Statutes and maintained in each employee's personnel file.

It is agreed that the sy stem is intended to provide an opportunity to promote subordinate supervisor interaction, recognize outstanding performance, identify performance deficiencies and offer an opportunity for improvement and communicate employ er employ ee expectations and Departmental objectives.

The sy stem shall provide for the opportunity of face-to-face employee response to the appraising supervisor and appeal of any appraisal to a supervisor at least one rank above the original evaluating supervisor. Employees shall only be appraised by supervisors trained in the performance appraisal process, who are above their rank. No sworn employee below the rank of Captain shall be appraised by a non-sworn supervisor.

The Performance Appraisal Sy stem shall have no impact on contractually established rights, any pay rate within the employee's classification, pay range or growth increment.



acluct.org

APPENDIX I DEPUTY CHIEFS

The Chief of Police may assign, on a voluntary basis, no more than a total of six (6) Police Lieutenants and/or Captains to exempt, non-bargaining unit positions. Such assignments will be made at the sole discretion of the Chief and will be for durations as determined by the Chief of Police. Employees who accept such assignments will be compensated at a wage rate, which is no less than that of their permanent classification.

In consideration of this, five (5) Police Captains shall be appointed prior to August 15, 1994 and the positions authorized for Lieutenant shall be filled prior to January 1, 1995. These positions shall not be decreased to allow for the assigning of Deputy Chief.

Should the Chief elect to reassign a Deputy Chief to their prior classification, no bargaining unit member in that classification shall be supplanted or negatively impacted as the result of this reassignment.

acluct.org

APPENDIX J PSYCHOLOGICAL EVALUATION

It is understood and agreed the Police Chief will identify three (3) psychotherapists to evaluate bargaining unit members who are identified by the Police Chief, as a result of personal misconduct or abnormal behavior, as being in need of psychological evaluation to determine **fitness for duty as a** police officer. The Chief's selection **will be forwarded** to the Union.

The Union must respond within thirty (30) days of receipt of the Chief's list as to whether they have an objection to the Chief's selection. If the Union does not file an objection within the thirty (30) day period, the Chief's selection will be final. If the Union does file an objection within the thirty (30) day period, The Chief and the Union will select one psychotherapist each and the two selected psychotherapists will select the third psychotherapist. The Psychotherapists who provide services as part of the Department's EAP program shall not be eligible for selection.

The City of Hartford will pay for any evaluation made pursuant to the terms of this memorandum and no member will be impacted **negatively purely on the submission to this e' aluation.** Any bargaining unit member who refuses or fails to submit to an evaluation will be subject to disciplinary action up to and including discharge. There will be no second opinions.

acluct.org

APPENDIX K

FOUR TEN-HOUR DAY WORK SCHEDULE

The four ten-hour day work schedule shall be made available as provided for in this Agreement. The specifics of the work schedule are as follows:

The workweek shall consist of four consecutive ten-hour days followed by three consecutive days off, except for normal scheduled day off rotations.

The day off schedule for Officers shall be three sets of days off. They shall be Sunday/Monday/Tuesday; Tuesday/Wednesday/Thursday and Sunday Friday Saturday. These sets of days off shall rotate in reverse order every twenty -eight (28) days.

The workday for those employees assigned to this work schedule shall commence at 07:00 hours the day shift or 17:00 hours the night shift.

Employees assigned to this work schedule will have all accrued days converted to hours based on eight hours for each accrued day or pro-rated portion thereof.

The accrual of holiday and leave time shall be based on an eight (8) hour day as it is provided for in Article V, Sections 5.1, 5.2, 5.3 and 5.4 of this Agreement.

All accrued time will be taken as a half-day or a full day in accordance with the accepted practice for holiday, vacation, and personal leave usage. A half-day being five (5) hours a full day being ten (10) hours. Compensatory ime may be used on an hourly basis. All accrued time usage will be deducted on an hour for hour basis,

mployees working a holiday in accordance with Article V, Section 5.1 of this Agreement will at their option ceive either ten (10) hours additional pay or ten holiday compensatory hours.

ould an employee return to an eight-hour day assignment all accrued time will be reconverted to days, other than mpensatory hours. Any hours that will result in not being evenly divisible by four will be added to the employee's imensatory hours.

employee assigned to a ten (10) hour day assignment, unless with the direct approval of the Chief of Police or designee, shall work more than eighteen hours in a day or eighteen consecutive hours.

ploy ees assigned to this work schedule may have their schedule altered for training purposes. Employees who id training that is less than ten (10) hours in a day may at their option elect to use two (2) hours compensatory or report to their Commander to meet the ten-hour day requirement. Employees may also have their schedule red for weeklong training sessions.

acluct.org

APPENDIX L ASSIGNMENT OF STATE POLICE OFFICERS

Effective with the approval of this Agreement by the Hartford Court of Common Council, one (1) uniformed Hartford police officer will be assigned to work with each uniformed state police officer who is assigned to law enforcement activities within the City of Hartford and for each uniformed state police officer so assigned, an overtime position will be filled by a comparable bargaining unit member.

Whenever a plainclothes state police officer is assigned to law enforcement activities in the City of Hartford in joint operations such as ROCCY, SWNTS and similar, such officers will work with and/or in conjunction with plainclothes Hartford police officers. The assignments of such state police officers will not be used to supplant Hartford police officers.

it is understood and agreed that the terms and conditions of the settlement agreement of the unfair labor practice charge {WIPP - 16, 192) executed by the parties on May 9, 1994 have been fully met and complied with in the negotiations and agreements reached b) the parties in the July 1, 1994 - June 30, 1996 Collective Bargaining Agreement. It is also understood and agreed that the Hartford Police Union and the City of Hartford will advise the State Board of Mediation and Arbitration of the voluntary settlement of the interim bargaining arbitration Case Number 9394-MBA-16 immediately following the approval of the July 1, 1994 - June 30, 1996 Collective Bargaining Agreement by the Hartford Court of Common Council.

acluct.org

APPENDIX M DETENTION STAFFING

The position of Police Matron shall be replaced with the position of Public Safety Detention Officer (PSDO), a nongender specific designation. Effective December 11th, 2017 employees holding the classification of Police Matron (Class Code #5001) will be reclassified to Public Safety Detention Officer.

The pay schedule for PSDO shall *be* as outlined in Appendices B, B-I or B-2, previously designated as Police Matron, except that PSDO's hired following December 11, 2017 shall have a recruit rate that is ten percent (10°0) lower than base pay.

Upon successful completion of training, PSDOs shall be placed at the base rate of the salary schedule, and they shall receive further increases as set forth in this Agreement. PDSOs shall be entitled to education incentive pay as outlined in Appendices B, B-1 or B-2 of this Agreement.

PSDO's shall work a 5 2-5 3 work schedule with rotations as is the current practice for police officers.

The terms and conditions affecting civilian employees under this Agreement, including those affecting employees regardless of their civilian status and Appendix A, and all relevant Memoranda of Agreements, shall apply to PSDOs.

mplementation of Civilianization of the Booking and Detention Facilities

he City and the Police Union recognize that full staffing requires the hiring of at least 15 PSDOs, which may take ime to achieve. As such, Section 4.2G shall be modified only to the extent provided below until the civilian staffing f detention reaches its full complement.

- (i) Management shall have the flexibility not to use PSDOs on overtime when a police officer on straight time is available, and the assignment of police officers in such circumstances shall meet the staffing needs of Appendix M, and
- (ii) Overtime assignments shall alternate between PSDO's and police officers.

signments of PSDOs and police officers shall take into account the gender of the employee assigned when necessary neet the gender balance requirements of this Appendix. The flexibility to assign police officers on straight time 11 not limit the gender balance requirement.

full staffing is met, the Chief will have the right to utilize Police Officers on straight time only if the PSDO time list is exhausted.

ention Staffing

Detention facility minimum staffing levels shall be maintained as follows throughout the life of this Agreement:

There shall be a minimum of a police sergeant and three (3) PSDOs, or any combination of PSDOs and Police Officers to equal three (3), assigned to the Detention facility at all times, which must include at least one person of each gender. However, if a PSDO leaves a shift early on approved leave (i.e., vacation leave, sick leave, earned leave, etc.), the Chief will not be required to backfill. It is further recognized that the Detention facility supervisor shall, with the approval of the Commander overseeing the Detention facility, have the ability to increase staffing levels at times of increased volume in the Detention facility to assure the prompt processing of increared individuals and enhanced officer safety.

Nothing in this Appendix shall prohibit the Chief from assigning to work in the Detention facility police officers who may be assigned temporarily due to the loss of the legal authority to carry a firearm or other bona fide fisciplinary, medical or other valid operational issue or concern as determined by the Chief. These police officers

ACLU of Connecticut acluct.org

shall not be included in the PSDO overtime rotation, but will have first right of refusal for overtime which cannot be filled through that rotation.

Additionally, should the PSDO staffing levels drop below the amount enumerated above due to exigent circumstances, the Cit) ma) temporarily fill overtime assignments in accordance with Section 1 (ii) above.

acluct.org

APPENDIX N DRUG TESTING

AGREEMENT, made this 12th day of December, 1991, by and between the City of Hartford and the Hartford Police Union, hereafter referred to as the parties.

WHEREAS, the parties, having recognized the dangers of drug use in the work environment of the Hartford Police Department, have reached an agreement concerning a drug testing and abuse policy, which has been identified as Hartford Police Department Order #8-33; and

WHEREAS, the parties are willing to implement this negotiated policy based upon the provisions of that Order and the terms and conditions of this Memorandum of Understanding; and

WHEREAS, both parties recognize that this entire policy could not be implemented without the agreement of the Hartford Police Union unless the issue was taken before the State Board of Mediation and Arbitration for final and binding arbitration; and

WHEREAS, the parties desire that this Memorandum of Understanding and drug testing policy will *be* binding between the parties without alteration or modification unless by mutual agreement between the parties and/or binding arbitration; should a section of this policy and/or this policy be deemed unconstitutional by state or Federal decision, both parties agree to immediately suspend this policy and meet in a timely manner to effectively rectify the policy' to conform the state and/or Federal standards; and

WHEREAS, the Union's support of this policy is conditioned upon the signing of this Agreement.

OW, THEREFORE, the parties agree to support and abide by the terms and conditions of this Agreement and srtford Police Department Order #8-33 intending these as a benefit to all employees and members of the mmunity.

acluct.org

DRUG TESTING POLICY

I. PURPOSE

The purpose of this policy is to establish the terms and conditions of the Hartford Police Department's drug testing program.

H. POLICY

It is the long standing policy of the Hartford Police Department that members of the Hartford Police Department are prohibited from the use of any and all illegal and/or illicit controlled substances, narcotics or drugs.

It is the policy of the Hartford Police Department that the critical mission and responsibilities of the law enforcement profession justify the maintenance of a drug free work environment through the use of an employee drug testing program.

The law enforcement profession has several uniquely compelling interests that justify the use of an employee drug testing program. When law enforcement officers participate in illegal drug use and or drug activity, the integrity and public confidence in the law enforcement profession is destroyed. This confidence is further eroded by the potential for corruption promoted by illegal drug use.

The public has a right to expect that those who are sworn to protect and serve them are phy sically and mentally prepared to competently assume their duties. There is sufficient evidence to conclude that the use of controlled substances and other forms of drug abuse will seriously impair an employee's physical and mental health, and thus inevitably, their job performance.

Therefore, in order to ensure the integrity of the Department, a safer working environment for its employ ees preserve the public trust and confidence in a drug free law enforcement agency, this drug testing program shat be implemented.

HI. PROCEDURES

A. AFFECTED EMPLOYEES

- All sworn police officers, sworn supervisors and police recruits, as a condition of continued employment, shall be subject to random urinalysis drug testing and urinalysis drug testing for reasonable suspicion.
- Those members of the Hartford Police Union classified as Public Safety Detention Officer (previol Police Matron) and Assistant Animal Control Officer will be subject to reasonable suspicion drug testing.
- Non-bargaining unit sworn personnel will be tested as prescribed by this Policy, as well as being subject to urinalysis drug testing at any time at the direction of the Chief of Police.
- 4. Police recruits shall be subjected to urinalysis drug testing within the first two (2) weeks of hire if they were not tested prior to hire. In addition, they will be subject to random testing and reasonable suspicion testing as indicated in gl above.

B. METHOD OF RANDOM SELECTION

 All sworn members and police recruits of the Hartford Police Department will be subject to random urinalysis drug testing as outlined in this Policy. The selected drug testing agency shall be responsible for the random selection of those employ ees affected. The agency shall maintain a random pool.

acluct.org

A minimum of five percent (5°o) of those employees in the random pool will be selected on a monthly basis for a completely random urinalysis drug test. Affected employees will remain in *the* pool, regardless of the number of times selected for urinalysis drug testing from this pool.

The testing agency shall be provided with a coded list (numbers only) of all employees eligible for the random urinalysis pool. The testing agency shall independently, randomly select a number of code numbers for testing.

Upon randomly selecting a number of code numbers for drug testing, the selected testing agency shall notify the designated Hartford Police Department Employees Assistance Program Coordinator, in writing of the code numbers selected for testing forty -eight (48) hours prior to the specific testing date.

The Employees Assistance Program Coordinator, who shall be a sworn member of the Hartford Police Department, shall perform the following duties in regards to the random selection process:

- Maintain in a secure location the key to identify employees with code numbers supplied by the drug testing agency.
- Receive the list of code numbers from the testing agency and identify those employees designated by the selected testing agency to be subjected to urinalysis drug testing on a specific date.
- c. Assure that those employees selected are scheduled to work on the specific testing date and notify the testing agency of any selected code number(s) unable to attend (regular days off, illness, injury or pm-approved days off) so that additional code numbers may be selected.
- d. At the beginning of the affected employee's tour of duty, notify the employee's commander of the employee's selection for urinalysis drug testing. The commander will then notify the employee and direct the employee to report to the collection site. No one will be excused from random testing unless exigent circumstances arise and the excuse is approved by the Chief of Police or his/her designee.
- e. Receive from the selected testing agency the name of all employees who submitted to urinalysis drug testing on a specific date for each random selection list.
- f. Assure that any incident of an employee who failed to report for a scheduled urinal) sis drug test is reported to the Chief of Police or his/her designee.
- g. Maintain a file of all correspondence with the selected testing agency.
- h. Assure these appointments are strictly confidential.

This method of random selection, unless specifically altered in this policy, shall be the only method of random selection required of those employees subject to drug testing program by the Hartford Police Department.

C. METHOD OF REASONABLE SUSPICION SELECTION

I. Supervisory personnel may request that an employee submit to a drug test when a supervisor has a reasonable suspicion that an employee is under the influence of drugs. "Reasonable suspicion" is a belief based on objective and articulable facts sufficient to lead a reasonably prudent supervisor to suspect that an employee is under the influence of drugs so that the employee's ability to perform the functions of the job is impaired or so that the employee's ability to perform his her job safely is reduced.



acluct.org

2. Prior to the implementation of reasonable suspicion testing the City shall be responsible for providing training to all supervisory personnel. This training shall deal with issues related to, but not limited to, observation, detection, and proper documentation of an employee's actions that would lead to reasonable suspicion for directing an employee to be tested under this Policy.

Additionally, a training bulletin will be issued to all sworn personnel that among other things, will enumerate examples that alone or in combination with others may constitute grounds for reasonable suspicion.

Supervisor) personnel who have received the mandated training for reasonable suspicion testing in relation to this Policy and having a reasonable suspicion that an employee is under the influence of drugs and should be required to submit to a urinalysis drug test, shall immediately notify through the chain of command the Chief of Police or his/her designee, who shall be a sworn member of the Department outside of the bargaining unit, to meet to observe the employee's behavior and/or review the circumstances surrounding this determination of reasonable suspicion. Should the Chief or his her designee concur with this determination the following procedures shall be followed:

- a. Supervisor) personnel, who have received the mandated training for reasonable suspicion testing in relation to this Policy, shall document, in writing, the facts outlining their reasonable suspicion that the employee in question is under the influence of drugs. This document shall *be made available to* the employee or his/her designee upon completion by the supervisor. Under no circumstances shall this report be made available any later than twenty-four (24) hours after instructing the employee to submit to reasonable suspicion urinalysis drug testing.
- b. The Chief or his her designee shall instruct the employee to submit to reasonable suspicion urinalysis drug testing and shall be responsible for the employee's transportation to the designated testing agency for this test.
- c. Any supervisor encountering an employee who refuses to submit to a drug test upon reques shall inform the employee of the requirements and consequences of a violation of this Poli If said employee continues to refuse to submit to such testing, the employee shall be sent home either in accordance with Appendix A, Section 6.b of the Agreement Between the C; of Hartford and the Hartford Police Union, if appropriate or suspended with pay for the balance of the shift. In either case, the employee shall be brought before a departmental disciplinary hearing on the sixth (6th) day following the date on which the refusal occurred No continuance of such a hearing will be granted, and such hearing will go forward regal% of whether or not the employee is present at the hearing.
- d. Supervisory personnel are responsible for consistent enforcement of this Policy. An) supervisor who knowingly permits a violation of this Policy b) employees under his her di supervision shall be subject to disciplinary action.
- The collection, testing, reporting and discipline for violations of this Section shall be the same as tho for an employee tested under the random testing method of this Policy.

D. METHOD OF NON-BARGAINING UNIT SWORN PERSONNEL TESTING SELECTION

In addition to being subject to random and reasonable suspicion urinalysis drug testing, non-bargaining um sworn personnel shall be subject to urinalysis drug testing at any time at the direction of the Chief of Police.



acluct.org

E. TESTING AGENCY

- No City employee shall test, collect or deliver urine specimens for the purpose of drug analysis as it specifically relates to this Policy and procedure.
- 2. The agency selected to conduct urinalysis drug testing for the Hartford Police Department shall be selected pursuant to the provisions in the City of Hartford Charter, as those provisions relate to established purchasing procedures. The agency shall be an independent laboratory, certified by the State of Connecticut for urinalysis testing and must meet all requirements outlined by the Mandatory Guidelines for Federal Workplace Drug Testing Programs. At the time of its selection the testing agency shall have obtained or be actively pursuing N.I.D.A. certification. The Union shall have the right to participate on any selection committee for the testing agency.

The selected drug testing agency shall be responsible for the following:

- a. The independent random selection of all employ ees for urinalysis drug testing with the assistance of the designated liaison officer of the Hartford Police Department.
- b. The collection of all urine samples for drug testing in accordance with collection protocol ar chain of custody requirements (see attachments A & B). The agency shall be responsible fo the operation of accessible collection sites, collection personnel and delivery to their laboratory should collections be performed at a location other than the laboratory itself. This site may be City of Hartford property.
- c. The testing of all properly submitted urine specimens for the presence of selected drugs in th methods outlined by this Policy.
- d. The written notification with all related test information to the Medical Review Officer (MRO) of all confirmed test results.
- e. The retaining and preserving of all positive urine samples and its split sample for possible future administrative or civil action.
- Availability for testimony in regard to any contested collection and/or testing process performed.
- g. Preparation of statistical data in relation to the testing process.

F. COLLECTION

- Upon notification of a required urine submission, the affected employee shall immediately report to th designated collection site. This site shall be operated by the selected testing agency.
- Upon arrival at the collection site, the selected employee shall comply with the request of the collection site personnel and complete forms required to assure a secure specimen collection. The employee shall not be required to remove any garments other than outer garments.
- 3. The selected employee shall provide the necessary urine sample in the amount required. The employ e shall not be observed while producing the required urine sample. The urine sample shall be split and the split sample marked as such. Both samples shall be sealed, dated and signed by the selected employee and the collection agent. The selected employee shall have his/her urine sample in his/her possession/observation until it has been sealed and signed.

G. TESTING METHOD

1. No employee subject to drug testing shall be considered testing positive unless:

A urinalysis drug test utilizing a reliable scientific methodology was given and produced a positive result

and

Such positive test result was confirmed by a second urinalysis drug test, which was separate and independent from the initial, utilizing a reliable scientific methodology

and

Such positive test result was confirmed by a third urinalysis drug test which was separate and independent from the initial test, utilizing a gas chromatography and mass spectrometry methodology

and

The affected employee fails to substantiate a medical or legal reason for the positive test result to the Medical Review Officer.

- 2. The selected testing agency shall test for the presence of the following category of drugs and all substances produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical sy nthesis, or by a combination of extraction and chemical synthesis:
 - 1. Cannabinoids 6. Barbituates
 - 2. Cocaine 3. Opiates
- 7. Benzodiazepine
- 8. Methadone
- 5. Optates6. Methadolie4. Phencyclidine9. Methaqualone5. Amphetamines10. Propoxy phene
- 3. The selected testing agency shall set sensitivity cut off levels as follows:

Initial and First Confirmation Test

(ng ml)
50
300
2000
25
1000
200
300
300
300
300
100

Gas Chromatography/Mass Spectrometry

	(ng/m1)
Cannabinoids (1)	15
Cocaine metabolites (2)	150
Opiates:	
Morphine	2000
Codeine	2000
Phencyclidine	25
	2019_C_3895

11. Oxy codone

acluct.org

acluct.org

Amphetamine :	
Amphetamine	500
Methamphetamine	500
Barbiturates	200
Methaqualone	300
Benzodiazephine	300
Methadone	200
Propoxphene	300
Oxycodone	100

(1) Delta-9-tetrahy drocannaino1-9-carboxylic acid

- (2) Benzoyleogonine
- Any test results which are below the outlined sensitivity levels shall be recorded and reported as negative and no further testing conducted for that employee sample.
- 5. Should tests be developed that can detect the presence of hallucinogens, designer drugs, anabolic steroids or other illicit substance with NIDA approved sensitivity cut off levels, these tests will be incorporated into this program where feasible. This shall take place after 60 days notice to the Hartford Police Union of the intent to implement any of these additional tests in order for adequate review by the Union of these testing methods.
- 6. Test samples identified as adulterated, substituted, invalid or dilute shall be reported to the Medical Review Officer by the testing agency. The Medical Review Officer will interview such employees, an such employees will be required to submit to a second urinalysis test within 72 hours of this interview The Medical Review Officer will report the interview and retesting of this employee to the Chief of Police.

H. MEDICAL REVIEW OFFICER

1. The City shall retain the services of a Medical Review Officer or practice for the duration of this program. The Medical Review Officer or practice will be one or more licensed physician(s) not presently employed by the City or having any financial connection or contract with the selected testini agency. The physician(s) will be licensed in Connecticut if possible, or if not possible in New England, or if not possible in another state where he or she practices. The Medical Review Officer or practice should have expertise in the area of chemical dependency and rehabilitation. The selection of the individual to serve as the Medical Review Officer will be in accordance with established purchasing procedures in accordance with provisions of the Charter of the City of Hartford.

The Union shall have the right to participate on any selection committee for the Medical Review Officer.

- 2. The Medical Review Officer shall receive and retain all test results from the selected testing agency.
- 3. The Medical Review Officer, upon the receipt of a positive test result, will conduct an interview with the affected employ ee. If after this interview, in the opinion of the Medical Review Officer, the employee has not been able to substantiate a reason for the positive test, the Medical Review Officer shall, within forty -eight (48) hours, report the positive test results to the Chief of Police.

Those employees who the Medical Review Officer does not report to the Chief as positive may be subjected to a test ordered by the Medical Review Officer within a six (6) month period after an interview with the Medical Review Officer. This request for a test shall be made by the Medical Review Officer directly to the testing agency by code identification. The test shall occur during a random testing period and the distinction will not be revealed to the Employees Assistance Program Coordinator by the testing agency.

acluct.org

If in the opinion of the Medical Review Officer, the medication that the employee is taking legitimately poses a risk to the Department or impairs the judgment of the employee, said opinion shall be reported to the Chief of Police or his/her designee.

 The Medical Review Officer shall coordinate with the Employees Assistance Program Coordinator the notification and scheduling of appointments for employees reported to him/her as testing positive as the result of a urinalysis drug test.

I. EMPLOYEES ASSISTANCE PROGRAM COORDINATOR

In addition to duties described elsewhere in this Policy, the Employees Assistance Program Coordinator shall have the following duties as they relate to this Policy:

- Upon the agreement of this drug testing policy, the Employees Assistance Coordinator shall assure through whatever means necessary that reasonable efforts are made to notify all sworn members and their families of the dangers of chemical dependency, the services offered through the Employees Assistance Program, and the confidential non-punitive nature of the program.
- 2. Assist in the education efforts of the City and the Union in relation to this drug testing policy.
- 3 Offer the services of the Employee Assistance Program to any employees who have been identified as testing positive as a result of a urinalysis drug test and their families.
- Coordinate with the Medical Review Officer the scheduling of appointments of employees reported as testing positive to him/her within thirty - six (36) hours, These appointments shall be strictly confidential.

V. VIOLATION

Any employee, who has a test result that is reported as positive by the Medical Review Officer to the Chief of Police, shall be deemed to have violated the Hartford Police Department's Code of Conduct (Article III, Section 3.09).

Discipline for this violation shall be termination unless specifically amended by this Policy. Any employee so charged shall be assured all due process rights guaranteed under the Collective Bargaining Agreement.

- A. Any employee who tests positive under the guidelines of this drug testing policy for Cannabinoids, Cocaine, Phencyclidine, Methaqualone, or opiates that in and of themselves are illegal to possess shall be terminated.
- B. An employee who tests positive *under* the guidelines of this drug testing policy to any other narcotic and/or controlled substance identified in this Policy shall be subject to termination. Provided, however, that these employees (other than an entry level probationary employee) shall be offered the opportunity to consent to a "Last Chance Agreement" and provided further that the employee has not been the subject of substantial disciplinary action (two suspensions excluding suspensions from Private Duty Assignments and suspensions as a result of chargeable motor vehicle accidents) within the past five (5) years. In the event an employee has been the subject of substantial disciplinary action within the past five (5) years, the Chief, at his/her discretion, may offer a "Last Chance Agreement" to the employee in lieu of termination.
- C- Any employee who refuses to submit to any ordered urinalysis drug test as outlined in this Policy or fails to report to the selected testing agency collection site for testing after being notified to do so shall be deemed to have violated Article III, Section 3.10 of the Hartford Police Department Code of Conduct and shall be subject to termination.
- D. Any employee who fails to report to the Medical Review Officer after being notified to do so shall be deemed to have violated Article III, Section 3.11 of the Hartford Police Department's Code of Conduct.

acluct.org

Such conduct may also result in the Medical Review Officer reporting a positive test result to the Chief of Police, in which case discipline will be administered in accordance with "A" above.

- E. Similarly, any employee who fails to provide, within a reasonable period of time as determined by the Medical Review Officer, any documentation requested by the Medical Review Officer shall be deemed to have violated Article III, Section 3.12 of the Hartford Police Department's Code of Conduct, and shall be terminated. Such conduct may also result in the Medical Review Officer reporting a positive test result to the Chief of Police, in which case discipline shall be administered in accordance with "A" above.
- F. Any employee who has been reported as testing positive shall have the right to have the split sample in tin possession of the selected testing agency sent to a lab of the employee's choice from a list of at least three (3) approved labs developed by the Medical Review Officer. All expenses associated with the urinalysis the second sample shall be assumed by the employee.

V. CONFIDENTIALITY

The City of Hartford, its agents, contractors and employees will assure firm and absolute guarantees of confidentiality of all employees required to submit to urinalysis drug testing. No information will be furnishes nor shall participation in any rehabilitation program be revealed to anyone other than those authorized under this Policy. No records of test results, referrals or any procedures relating to urinalysis drug testing will be stored in any employee's personnel file, except when such records become part of a disciplinary action.

VI. COSTS

Any cost related to the collection, delivery, testing or reporting of test results, except those costs specifically referred to under Section IV, F of this policy and procedure, shall be assumed by the City of Hartford.

All costs relating to the retention and use of the Medical Review Officer, shall be assumed by the City of Hartford.

All random employee urinalysis drug testing shall be conducted during working hours. Reasonable suspicion testing shall be conducted as much as practicable during working hours; however, circumstances may dictate testing conducted during off-duty hours.

VII.REVIEW AND EVALUATION

A committee consisting of two (2) representatives designated by the Chief of Police, two (2) representatir designated by the Union, a representative of the Corporation Counsel's Office and a representative of the Hum Resources Department shall meet every six (6) **months to review and evaluate the foregoing Policy.**

This committee shall have the authority to make recommendations to alter this Policy. However, any alterati proposed by the committee must be mutually agreed to by the City' and the Union pursuant to the memoranda of understanding written in accordance with this Policy.

ACLU of Connecticut acluct.org

LAST CHANCE AGREEMENT

- 1. will plead guilty to conduct unbecoming a police officer and will waive his/her right to a departmental hearing.
- will accept a thirty (30) day suspension. Upon the completion 2. of this suspension ______will submit to a urinalysis drug test. Should the test be reported as positive, ______agrees to resign from the Hartford Police Department Should no illegal substance be detected, will begin a treatment program effective immediately with Dr.
- 3. _____ _____will abide by all conditions that Dr. _____ may prescribe as part of their treatment plan. ___ ______ will participate in this treatment program fora minimum of eighteen (18) months or as prescribed by Dr. attendance reports to the Chief or his/her designee every thirty (30) days.
- 4. ____ _____will waive confidentiality with regard to medical disclosures from Dr. ______ to the Chief of Police, to assure compliance with this Aareement
- 5. All costs for participation in Dr. ______prescribed treatment shall be borne by insurance and/or _____
- 6. _____will be subject to blood and urinalysis drug testing at any time while participating in Dr. ______ treatment plan. _____ may also be ordered by the Chief of Police or his/her designee at any time to submit to blood and urinalysis drug testing, as well as being subject to random selection. Failure to submit to this test or the reporting of a positive test result will be deemed a terminable offense and shall result in the termination of ______ without recourse to the grievance procedure or to the courts.
- 7. Any time lost for medical testing, medical appointments or rehabilitative programs will be made up at the discretion of the Department. In the event such lost time is not made up, such time will be deducted from ______ weekly wages.
- will disclose immediately all prescriptions or over-the-counter drugs he or 8. she is using to Dr. ______ the Chief of Police or his/her designee.
- 9. _____ _____agrees not to use opiates at any time except if he/she is hospitalized as an inpatient
- 10. ______ recognizes that working private jobs and/or overtime may have an adverse impact on his/her recovery and waives his/her circumstances as determined by the Chief or his/her desianee.
- ______ to fully attend and participate in the outlined treatment 11. Failure of and/or rehabilitation program or any of the provisions of this Agreement will be deemed a terminable offense and shall result in the termination of ______ without recourse to the grievance procedure or to the courts.



acluct.org

12. ______ will be subject to this Agreement for a maximum of five (5) years. Upon completion of twelve (12) months after the signing of this Agreement and every twelve (12) months thereafter, the parties will meet to determine if the terms of this Agreement should be removed, modified, sustained or added to. Should the parties fail to come to an agreement, the terms of this Agreement shall remain in effect.

Employee

Date

Chief of Police

President, Hartford Police Union

acluct.org

ATTACHMENT A

COLLECTION PROTOCOL

- Donor must show Connecticut MVD operator's license with picture ID.
- Donor must remove excess clothing such as outer garments. Such determination will be made by collection agency.
- Donor will document all medications he she has taken or had administered in the past thirty (30) day s.
- Donor will wash and dry hands in the presence of the collection agent.
- Donor will be given a sealed urine collection container, which will be opened by the donor.
- Donor will produce urine in a private setting; unobserved.
- Donor will observe the completion of the specimen label by the collection agent and either sign or initial the label.
- Donor will observe the splitting of the collected sample.
- Donor will observe the capping and sealing of the two samples with evidence tape and either sign or initial each sample.
- Donor will have the urine sample(s) in his her possession/observation until they have been sealed and signed or initialed.

acluct.org

ATTACHMENT B

CHAIN OF CUSTODY

The urine container label must contain:

- Name of donor
- Date and time specimen was collected
- □ Collector's name
- Donor's signature or initials

The urine container must be sealed with evidence tape that must be:

- Placed over the top and down the sides of the container covering the label edges.
- □ Must be intact with no evidence of tampering.

The chain of custody form must be completed and contain:

- Name of donor
- Agency requesting collection
- Recorded specimen temperature
- Donor's signature
- □ Collector's signature (date and time documented)
- □ Courier's name and signature (date and time documented), if applicable.
- Name and signature of person at lab who received and recorded sample (date and time documented).

acluct.org

APPENDIX 0 PENSION BENEFIT EXTENSION

Agreement made this 18' day of May, 2000 by and between the City of Hartford and the Hartford Police Union, hereinafter collectively referred to as the parties; and

WHEREAS, the parties wish to extend the provisions, terms and benefits conferred by Section 3.6, Paragraph 8 of the current Collective Bargaining Agreement to all current employees;

WHEREAS, the parties wish to extend the provisions, terms and benefits of Section 3.6 and Appendix E of the zurrent Collective Bargaining Agreement to all current employees;

WHEREAS, the parties wish to delete Appendix E, paragraph 0 from the current Collective Bargaining Agreement;

WHEREAS, the parties, in consideration for this Agreement, have exchanged mutual promises set forth in a ollective Bargaining Agreement dated May 18, 2000;

WHEREAS, the parties recognize the receipt and sufficiency of the aforementioned consideration; and

THEREFORE, the parties agree all employees as of July 1, 1999, whose retirement becomes effective on or after hat date, may upon retirement, and prior to any formula reduction, exchange a portion of his or her accumulated ick leave for up to four (4) years (in whole years only) of additional pension service time for the purpose of computing the amount of his or her retirement allowance provided, however, such additional service time shall not ie used for establishing eligibility for normal retirement benefits, but shall be used as additional service credits for "mployees who are qualified or become qualified for normal disability retirement benefits. Each additional year of iension service acquired pursuant to this Section shall be equal to two and one-half percent (2.5° o) of final average 'ay. For the purpose of exchange under this Section, twenty (20) days shall equal one (I) year of additional pension ervice time. Any accumulated sick leave remaining after the exchange shall be subject to the provision of Article V, iection 5.3 of the Collective Bargaining Agreement.

io employee shall retire over eight) percent (80°a) of final average pay through the utilization of this benefit.

mploy ees who exchange accumulated sick leave for additional pension service time shall pay any and all Federal nd State taxes resulting from such exchange as if such exchange were made pursuant to Article V, Section 5.3 of se aforementioned Collective Bargaining Agreement.

his benefit shall remain in effect and inure to the benefit of every current bargaining unit employee hired on or efore July 1, 1999, regardless of date of retirement, and shall not be subject to negotiation.

HEREFORE, the parties further agree that every employee hired on or before July 1, 1999 shall have their pension alculated in accordance with Section 3.6 and Appendix E of the Collective Bargaining Agreement effective from ily 1, 1996 to June 30, 1999 regardless of date of retirement provided, however, that the employee qualifies for tirement as provided for in the current Collective Bargaining Agreement. This benefit shall not be subject to :gotiation.

HEREFORE, the parties further agree to delete Appendix E, paragraph 0 of the Collective Bargaining Agreement.

HEREFORE, the parties agree that no benefits currently enjoyed by any member shall be diminished by this greement.

HEREFORE, the parties do not intend to create any benefit for employees hired after July 1, 1999 pertaining to msion benefits other than those set forth in Section 3.6 of the Collective Bargaining Agreement effective from July 1999 to June 30, 2004.

acluct.org

APPENDIX P CIVILIAN PERSONNEL

The parties agree that certain job functions currently being performed by sworn members of the Hartford Police Union could effectively be performed by non-sworn personnel, allowing for the re-assignment of sworn personnel with advanced training and the power of arrest closer to the community.

Those positions so identified are:

- Property Control 100% Non-supervisory
- Private Duty Scheduling 50°o Non -supervisory
- Detention 100% Non-supervisory; Maintain Union Affiliation
- Crime Analysis 100% Non -supervisory
- Tele-Serve Headquarters 50° o Non-supervisory
- Fingerprinting 100°0 Non-Supervisory

Should the City choose to place non-sworn individuals in these positions:

Sworn personnel designated as light duty shall be able to serve in these positions, as well as full duty sworn personnel designated by the Chief.

A sworn supervisor will supervise non-sworn personnel serving in these positions.

Non-sworn personnel will have no supervisory authority over sworn personnel.

The Union will withdraw all pending grievances and/ or Unfair Labor Practices with prejudice concerning the Fleet Manager, Public Information Officer, and Public Safety Dispatch Center and further relinquish any and future claims in regards to representation of these positions.

acluct.org

APPENDIX Q ASSISTANT ANIMAL CONTROL OFFICER

The classification currently identified as class code 55097 shall hereafter be identified as Assistant Animal Control Officer

HOURS OF WORK

The Assistant Animal Control Officer shall work five (5) consecutive eight (8) hour days followed by two days off These employ ees shall have one (I) of the following sets of days off: Friday Saturday; Saturday Sunday; Sunday/Monday.

Assistant Animal Control Officers shall be subject to the bid shift program based on seniority as an Assistant Animal Control Officer for the City of Hartford. The starting times for the Assistant Animal Control Officer shall be A Squad, 0700 or 10:00; Squad B, 16:00 or 18:00. It is recognized that the Assistant Animal Control Officers have no relief list and they cannot be bounced or backfilled to eliminate overtime opportunities.

Based on a staffing level of four (4) Assistant Animal Control Officers, there will be two (2) assigned to each squad with different starting times; based on a staffing level of three (3) Assistant Animal Control Officers, there will be two assigned to A Squad with different reporting times and one (1) assigned to B Squad; based on a staffing level of two (2) Assistant Animal Control Officers there will be one (1) assigned to A Squad and one (1) assigned to B Squad. This provision shall not be deemed or construed to be a minimum staffing requirement.

CERTIFICATION & TRAINING

Assistant Animal Control Officers upon the completion of their initial probationary period who successfully complete both Levels I and II of training offered or certified by the National Animal Control Association shall -eceive an additional 1.5°0 based on the employee's pay rate, which will be paid in the same manner as educational ncentives are currently paid under Appendix. B Assistant Animal Control officers shall also be eligible for :ducational incentives as set forth in Appendix B, not including the incentive for a Post Graduate Degree or :ertificate. Any such incentives earned shall be in lieu of the 1.5°° increase under this paragraph.

VEHICLES

kssistant Animal Control Officers shall be provided a vehicle in good working order, equipped for safe animal ransportation and confinement for their use during working hours. These vehicles shall be clearly marked Animal "ontrol.

`ALL BACKS

callback system shall be established so that during the non-working hours of the Assistant Animal Control)fficers, provisions are in place to ensure that Assistant Animal Control Officers of the Hartford Police Department rid Union respond to all requests for emergency animal control services when such requests are made in accordance fith the protocol described in this paragraph. The primary purpose of this requirement is that Police Officers are not nponsible for the transportation or apprehension of dangerous dogs. In such circumstances, the Chief may first :quest mutual aid of animal control personnel from other policing agencies. If mutual aid is not requested or is therwise not forthcoming, off duty Assistant Animal Control Officers who are available within a reasonable :sponse time will be offered an opportunity to respond to the emergency. If no such assistant Animal Control fficer is available, it is recognized that on duty police officers may have to take emergency action. In situations hen preplanned criminal Control Officer(s) may need to be utilized during off shift hours. Such utilization will on an overtime basis.

ESTRICTED ACTIVITIES

ssistant Animal Control Officers shall be prohibited from being utilized for any type of initial entry relative to drug lated offenses, search warrants or criminal apprehensions. They also are not to be utilized to respond to noniimal related calls for service.



acluct.org

SAFETY EQUIPMENT

Assistant Animal Control Officers shall be equipped with the following equipment;

- Bullet Proof Vest
- Bite Stick or Shock Stick
- OC Spray
- Taser Delivery Sy stem
- Portable Radio
- Snares

Notwithstanding what is described above, the Chief, in his or her discretion, may substitute new or more advanced items that perform a similar function or purpose and eliminate obsolete equipment.

acluct.org

APPENDIX S FIELD TRAINING OFFICERS

The designation of an officer to receive Field Training Officer certification shall be at the sole discretion of the Chief of Police or his designee from voluntary applicants. Officers may voluntarily request to be designated as a Field Training Officers in accordance with the Departmental request for assignment process.

Officers designated as Field Training Officers shall hold the responsibility to serve as a Field Training Officer for a minimum of two (2) years at the discretion of the Chief of Police. It shall **be** the responsibility of the Department to assure each designated Field Training Officer at a minimum successfully completes the State mandated training including updates required of Field Training Officers, prior to any evaluation of a probationary police officer.

The Chief of Police or his designee shall determine the assigning of officers to field training duties. The certification and designation of an officer as a Field Training Officer will not entitle officers, so designated, to any form of additional compensation based on that designation.

Field Training Officers shall be provided with a \$30.00 stipend for each completed Daily Observation Report of a probationary police officer. It shall be the responsibility of the Field Training Officer to submit the appropriate required time recording device along with the Daily Observation Report to assure pay ment of this stipend. Such stipend shall increase in accordance with awarded general wage increase percentages. It is the intent of the parties that such Field Training Officer responsibilities will be completed during the officer's regular work hours to the extent possible.

Should the Department not be able to recruit enough acceptable volunteers to serve as Field Training Officers, the Union and the City Department shall meet as soon as practicable to resolve the issue with primary consideration being given to the importance of the program to newly hired police officers **and the** desires of employees based on seniority.

Stipend Pay ment Amount Life of Contract

7 1 2015	534.28
7 1 2020	534.97
7 1 2021	\$35.67

acluct.org

APPENDIX T UCONN POLICE

UCONN Police may be cross-sworn, City-wide. Private jobs outside of the scope of UCONN's statutory authority will be covered by the Hartford Police Department.

acluct.org

APPENDIX U BODY CAMERAS

Without waiving the City's previously stated position that requiring body cameras is already within management's rights, the Cit_3 and the Union agree to the following as it relates to body cameras:

- · Body cameras may be implemented at the discretion of the Chief of Police.
- When body cameras are implemented, the Hartford Police Department will follow all POST standards and policies related to body cameras.
- Am random monitoring of body camera footage will not be used to initiate discipline.