# **RESOLUTION NO. 20080925-044**

WHEREAS, in 1995 the Texas Legislature amended Chapter 143 of the Texas Local Government Code to allow the City of Austin to negotiate and enter into written agreements with firefighters and police officers regarding wages, salaries, rates of pay, hours of work, other terms and conditions of employment or other personnel issues; and

WHEREAS, the Austin Police Association was properly designated and recognized as the sole and exclusive bargaining agent for all Austin police officers covered by the Meet and Confer statute; and

WHEREAS, negotiation teams for the City of Austin and the Austin Police Association engaged in negotiations and reached an agreement to submit to Association members and the Austin City Council for approval; NOW, THEREFORE,

# **BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:**

The City Council ratifies the Meet and Confer Agreement for Austin Police Officers in the form of attached Exhibit "A," said Agreement to be effective beginning on October 1, 2008, and authorizes the City Manager to execute the Agreement.

ADOPTED: September 25, 2008 ATTEST: Joanne Shirley A. Gentry City Clerk

EXHIBIT A

# AGREEMENT

# BETWEEN

# THE CITY OF AUSTIN

# AND

# THE AUSTIN POLICE ASSOCIATION

[EFFECTIVE \_\_\_\_\_, 2008]

Proposed Meet & Confer Agreement Between COA & APA FINAL 09-09-2008

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1		ARTICLE I
2		ANTICLET
3		PREAMBLE
4		
5	Section	1. Date of Agreement
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7		Agreement made, entered into, and first effective this day of, 2008
8		specific provisions or Exhibit terms set forth a later effective date) by and
9		the City of Austin, Texas, hereinafter referred to as the "CITY," and the Austin
10		ASSOCIATION, hereinafter referred to as the "ASSOCIATION," and its terms
11		effective only until the expiration date of the Agreement, or as stipulated in this
12	Agreem	iont.
13	~ .	
14	Section	2. Purpose of Agreement
15	337115	
16		EREAS, the CITY has voluntarily endorsed the practices and procedures of the
17	-	y meet and confer process as an orderly way of conducting its relations with its
18	-	officers, insofar as such practices and procedures are appropriate to the functions ligations of the CITY to retain the rights to operate the CITY government
19 20		cly in a responsible and efficient manner, and
20	CHECHW	cry in a responsible and efficient manner, and
21	WHE	EREAS, the ASSOCIATION has pledged to support the service and mission of
22		tin Police Department and to abide by the statutorily imposed no strike or work
24		wn obligations placed upon it, and
25	510 1 40	wir obrigations placed apon it; and
26	WHF	EREAS, it is the intent and purpose of the parties to set forth herein their entire
27	Agreem	
28	8	
29	NOW	, THEREFORE, IN CONSIDERATION OF THE mutual covenants and
30		ents herein contained, the parties mutually agree as follows:
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33		ARTICLE 2
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35		DEFINITIONS
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37		following definitions apply to terms used in this Agreement, unless a different
38	definitio	on is required by the context in which the term is used.
39	• •	
40		'ASSOCIATION" means the Austin Police Association, and its officers and
41	a	agents authorized to act on its behalf
42	<b>~</b> •	(Chief? means the Chief of Delice of the Aristic Delice Derive ( 1)
43		'Chief' means the Chief of Police of the Austin Police Department or his
44 45	(	lesignee
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- "Employer" or "CITY" means the City of Austin, Texas, the Austin Police
   Department and its officers, agents, managers, and others authorized to act on the
   CITY's behalf.
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- 4 "HRD" means the City of Austin's Human Resources Department
- 5 "Officer" means, all police officers, as the term is currently defined in Texas 7 Local Government Code, Section 143 003 (5), and those hired under the 8 provisions of this Agreement in the Austin Police Department, except the Head of 9 the Department and, unless otherwise specified, Assistant Department Heads in 10 the rank or classification immediately below that of the Department Head The 11 term also excludes cadets, civilian employees, retrices, and any other employees 12 specifically exempted by the terms of this Agreement Probationary officers are 13 excluded from the coverage of Article 18 and cannot file grievances pursuant to 14 Article 20 regarding disciplinary actions 15
- 6 "Meet and Confer Statute" means Subchapter I of Chapter 143 of the Texas Local
  Government Code, Sections 143.301-143 313
- 20 7 "Chapter 143" means Chapter 143 of the Texas Local Government Code.
- 8 "Authorized ASSOCIATION Representative" means a representative of the
   ASSOCIATION authorized by the ASSOCIATION's executive board to conduct
   business on behalf of the ASSOCIATION
- 9 "Police Civil Service Commission" means the three (3) member Civil Service
   Commission appointed by the City Manager, pursuant to Section 143 006 of the
   Texas Local Government Code
- 10. "Preemption" means to the extent that any provision of this article conflicts with
   or changes Chapter 143 or any other statute, executive order, local ordinance, or
   rule, this Agreement shall supersede such provision, as authorized by Section
   143 307 of the Texas Local Government Code
- 11 "Business day" means a day on which the City conducts normal business In
   addition, the day of the act, event or default after which a period of time begins to
   run is not included The last day of the period is included unless it is a weekend
   or City observed holiday

### **ARTICLE 3**

#### RECOGNITION

The CITY recognizes the ASSOCIATION as the sole and exclusive bargaining agent for all covered police officers, pursuant to Section 143 301 et seq of Chapter 143, excluding the Police Chief, the Assistant Police Chiefs, and all civilian employees of the
 Police Department

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#### **ARTICLE 4**

#### **MANAGEMENT RIGHTS**

9 Section

#### Section 1. Retained Rights - General

11 The CITY retains all inherent rights to manage the Police Department and its work force which it presently enjoys, subject to applicable federal and state statutes and local 12 ordinances, resolutions, and rules, except as specifically provided in this Agreement. 13 These rights include, but are not limited to direction of the work force, including but not 14 limited to, the right to hire; the right to discipline or discharge, the right to decide job 15 qualifications for hiring, the right to lay-off or abolish positions, the right to make rules 16 and regulations governing conduct and safety; the right to determine schedules of work 17 together with the right to determine the methods, processes and manner of performing 18 19 work; the determination of the size of the work force, and the assignment of work to officers within the department, including the right to transfer officers, the determination 20 of policy affecting the selection of new officers, the right to establish the services and 21 programs provided by the department, including the nature and level of such services and 22 programs, as well as the type and quantity of resources allocated; the right to establish 23 work performance measurement and standards; and the right to implement programs to 24 increase the cost effectiveness of departmental operations. 25

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### Section 2. Retained Right of Independent Investigation

The Chief of Police and the City Manager fully retain their rights to independently investigate police conduct

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#### 32 Section 3. Public Report by Volunteer Citizen Panel or Independent Investigator 33

a) The provisions of Section 143.089(g) of the Texas Local Government Code are 34 expressly modified to the extent necessary to permit public release of a final report 35 prepared by an investigator who conducts an Independent Investigation authorized by the 36 Chief of Police or City Manager concerning police conduct An "Independent 37 Investigation" does not include attorney-client work product or privileged material 38 related to the defense of claims or suits against the City of Austin The release of a 39 Volunteer Citizen Panel (hereinafter "Panel") report is also authorized, subject to the 40 limitations in this agreement. 41

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b) The public release of information authorized by this Section shall not contain or
reveal evidentiary facts, or other substantive investigative information from the file,
except to the extent that such information is at the time of such release no longer
protected from public disclosure by law, or is already public as a matter of fact by lawful
or authorized means or by the officer's own release For example, the names of officers

in an investigation may not be released; but could be released if those officers have 1 elected to enter the public debate and discuss their involvement, or if the public has been 2 informed of identities by lawful or authorized means in the course of grand jury or other 3 legal proceedings. Likewise, the name, identifying characteristics, or contact information 4 for any involved party or complainant shall not be released, except to the extent that such 5 information is at the time of such release no longer protected from public disclosure by 6 law, or is already public as a matter of fact by lawful or authorized means or by the 7 officer's own release The public statements authorized in this agreement are subject to 8 review by the City of Austin Department of Law to insure compliance with this 9 agreement and to determine whether the release of such information may be prohibited 10 by any other law. 11 12 c) This Section shall apply to any Independent Investigation or citizen panel report 13 whether completed prior to or after the effective date of this Agreement, and applies to 14 every position and rank within the Austin Police Department 15 16 17 **ARTICLE 5** 18 19 NON-DISCRIMINATION 20 21 Section 1. Discrimination Prohibited 22 23 Neither the CITY nor the ASSOCIATION shall discriminate with regard to the 24 implementation of any term or condition of this contract, against any officer covered by 25 this Agreement in a manner which discrimination would violate any applicable federal or 26 state law or any CITY ordinances on the basis of race, creed, color, national origin, age, 27 sex, sexual orientation, or disability. 28 29 30 Section 2. Association Membership or Activity 31 Neither the CITY nor the ASSOCIATION shall interfere with the right of officers 32 covered by this Agreement to become or not become members of the ASSOCIATION, 33 and there shall be no discrimination against such officers because of lawful 34 ASSOCIATION membership or non-membership activity or status 35 36 Section 3. Association Fair Representation. 37 38 The ASSOCIATION recognizes its responsibility as the exclusive representative under 39 the meet and confer statute and agrees to fairly represent all officers in the Department 40 covered by this Agreement. 41 42 43 44 45 46

#### **ARTICLE 6**

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### UNION DUES, CHECK OFF AND INDEMNIFICATION

Section 1. Payroll Deductions and Union Ducs

Upon receipt of a signed authorization from an officer on a form supplied by the 7 CITY, the dues and assessments that existed on the date of this Agreement, including but 8 not necessarily limited to. APA dues, pagers, telephones, PAC, dues for Austin Police 9 Women's Association, Amigos en Azul and Texas Peace Officers Association, and 10 contributions by officers to the Association's charitable organization, Austin Cops for 11 Charities, shall be deducted from such officer's pay Officers who are already having 12 dues deducted as of the execution date of this Agreement are not required to submit a 13 new dues deduction form. The dues deductions shall be remitted promptly to the treasurer 14 of the ASSOCIATION The ASSOCIATION agrees to defray the actual cost of making 15 such deductions, except deductions for Austin Cops for Charities, not to exceed the per 16 deduction amount paid by other employee associations. The City agrees to provide a list 17 of those members for whom deductions are made each month. The ASSOCIATION may 18 change the amount of the deduction for those employees who have authorized payroll 19 deductions by providing the City with a letter, at least thirty (30) calendar days in 20 advance of the change, from the ASSOCIATION President advising the City that the 21 amount has changed pursuant to the requirements of the ASSOCIATION's Constitution 22 and Bylaws. The ASSOCIATION will promptly refund to the CITY any amount paid to 23 the ASSOCIATION in error on account of this dues deduction provision Additional 24 assessments may be deducted by mutual agreement of the parties 25

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### Section 2. Other Payroll Deductions

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The CITY agrees that it will not authorize payroll deduction of dues or fees for any organization that purports to represent Austin police officers in employment matters, that is not currently authorized to have payroll deduction of dues. This requirement shall not apply to organizations specifically listed in this Article or organizations that enjoyed dues check off as of the date the Austin City Council recognized the APA as the sole and exclusive bargaining representative of officers in the Department, including the Austin Police Association and the Combined Law Enforcement Association of Texas

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# Section 3. Indemnification

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The ASSOCIATION shall jointly defend the provisions of this article on behalf 39 of both parties, and shall indemnify the CITY and any departments of the CITY 40 and hold it harmless against any and all claims, demands, suits or other forms of 41 liability that may arise out of, or by reason of, any actions taken by the CITY or any 42 department of the CITY for any purpose of complying with provisions of this 43 article. The Association shall be entitled to select and direct counsel for such 44 defense, but shall reasonably cooperate with counsel designated by the City 45 Attorney to participate 46

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1	Section 4. Effect of Contract Expiration
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4	The provisions of this Article shall remain in full force and effect after expiration of
5	this Agreement until a successor Agreement has been reached, or twelve (12) months
6 7	after expiration of this Agreement
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9 10	ARTICLE 7
11	WAGES AND BENEFITS
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13	Section 1. Base Wages
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15	a) For Fiscal Year 2008-2009
16 17	Effective with the pay period beginning December 7, 2008, the pay scale attached
18	hereto as Appendix A-1 shall apply to all police officers covered by this Agreement The
19	pay scale reflects a 2 5% increase to base wages
20	
21	b) For Fiscal Year 2009-2010
22	
23	Effective with the first pay period of Fiscal Year 2009-2010, the pay scale
24	attached hereto as Appendix A-2 shall apply to all police officers covered by this
25	Agreement. The pay scale reflects a 3 0% increase to base wages Provided, however,
26	that if the majority of non-public safety employees, through any City-wide compensation
27	program, receive a base wage increase of less than two and one-half percent (2 5%) for
28	Fiscal Year 2009-2010, the three percent (3 0%) base wage increase provided for in this
29	Section shall be reduced to a base wage increase of two and three-quarters percent
30	(2.75%) If the base wage increase is adjusted as provided in this section, a new pay
31	scale will be substituted for Appendix A-2
32	c) For Fiscal Year 2010-2011
33 34	c) For Fiscal Tear 2010-2011
35	Effective with the first pay period of Fiscal Year 2010-2011, the pay scale
36	attached hereto as Appendix A-3 shall apply to all police officers covered by this
37	Agreement. The pay scale reflects a 3.0% increase in base wages
38	i groomente inte pay some renorm a prove merenet in oute in uges
39	d) For Option Year of Agreement Fiscal Year 2011-2012
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41	If the City exercises its option to extend this Agreement for a fourth year, as
42	provided in Article 21, the pay scale attached hereto as Appendix A-4 shall apply to all
43	police officers covered by this Agreement. The pay scale reflects a 3 0% increase to base
44	wages Provided, however, that if the majority of non-public safety employees, through
45	any City-wide compensation program, receive a base wage increase of more than 3.0%
46	for Fiscal Year 2011-2012, the 3 0% base wage increase provided for in this Section shall
47	be increased to the base wage increase received by the majority of non-public safety

employees If the base wage increase is adjusted as provided in this section, a new pay scale will be substituted for Appendix A-4

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# Section 2. Longevity Pay

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6 a) Longevity pay in the amount of ninety-six dollars (\$96.00) per year of service, up to a maximum of 25 years, shall continue to be paid in a lump sum in the first regularly 7 scheduled pay period after the officer's anniversary date, which is the annual anniversary 8 of the officer's most recent commission date Beginning with Fiscal Year 2010-2011, 9 longevity pay will be increased to one hundred dollars (\$100.00) per year of service, up 10 to a maximum of 25 years This change in payment of longevity does not affect the 11 treatment of longevity for retirement and overtime purposes, and the CITY and the 12 officers shall continue making contributions for longevity payments 13

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b) It is expressly understood and agreed that this section shall be entitled to
 preemption including but not limited to the provision of §141 032 of the Texas Local
 Government Code

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# Section 3. Retirement Contributions

19 20 21

a) Beginning with Fiscal Year 2010-2011, the City shall increase its contribution rate to the Austin Police Retirement System by one percent (1 0%)

22 23

b) If the City exercises its option to extend this Agreement for a fourth year (Fiscal Year 2011-2012), as provided in Article 21, the City shall increase its contribution rate to the Austin Police Retirement System by an additional one percent (10%)

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c) The City agrees that the statute governing the Austin Police Retirement System
 should be amended to incorporate the increased City contribution rate provided in this
 Agreement

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#### 32 Section 4. Field Training Officer Pay 33

a) Field training officer (FTO) pay shall be paid at the effective rate of one hundred and seventy five (\$175 00) per month to each officer assigned in the FTO program, as selected according to criteria established by the Chief This payment shall not be made to officers assigned to the Training Division, to the FTO Program Coordinator. Officers authorized to train probationary patrol officers during their probationary period, and not a part of the FTO program, will be compensated for the actual hours spent training.

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b) It is expressly understood and agreed that this section shall be entitled to
preemption including but not limited to the provision of §143.043 of the Texas Local
Government Code

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#### 1 Section 5. Mental Health Certification Pay

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a) Mental Health Certification Pay shall be paid at the effective rate of one hundred 3 and seventy five dollars (\$175.00) per month to each officer assigned to a Patrol Shift, 4 and serving as a Mental Health Officer as selected and approved according to criteria 5 established by the Chief This payment shall not be made to the officers assigned to the 6 Crisis Intervention Team.

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b) It is expressly understood and agreed that this section shall be entitled to 9 preemption including but not limited to the provision of Sections 143 041 and 143.042 of 10 the Texas Local Government Code 11

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#### Section 6. Bilingual Pay 13

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a) Bilingual pay will be paid at the rate of one hundred and seventy five (\$175.00) 15 per month for officers certified under standards established by the Chief and assigned to 16 the bilingual program. The bilingual program shall include German, Spanish, 17 French/Haitian, Asian (Vietnamese, Cantonese, Thai, Koican, Japanese, and Malaysian), 18 Russian, Ukrainian, and sign language for the deaf Officers will not be paid 19 cumulatively if they are certified in more than one language. 20

21

b) It is expressly understood and agreed that this section shall be entitled to 22 preemption including but not limited to the provision of Sections 143 041 and 143 042 of 23 the Texas Local Government Code. 24

# Section 7. Compensation for Lieutenants and Commanders

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28 a) Lieutenants and Commanders shall be compensated on a salary basis and are exempt employees for purposes of overtime compensation under applicable federal law. 29 The parties further agree that the Lieutenants and Commanders accept their salaries as 30 inclusive of any and all overtime compensation 31

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b) Lieutenants permanently assigned to an evening or night shift in Patrol shall be 33 paid an additional stipend of three hundred dollars (\$300.00) per month. Lieutenants 34 assigned to a Patrol Area Command who are assigned to an evening or night shift for a 35 twenty eight (28) calendar day cycle, when the shift begins at or after 2.00 p.m., shall be 36 entitled to three hundred dollars (\$300.00) per month. 37

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39 c) It is expressly understood and agreed that this section shall be entitled to preemption including but not limited to the provision of §143 047 and §142.0015 of the 40 Texas Local Government Code 41

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#### Section 8. Assistant Chiefs 43

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a) The Chief of Police has the right to set wages and benefits for the Assistant 45 Chiefs, subject to the approval of the City Council as a part of the budget The Chief may 46

designate one Assistant Chief as the Executive Assistant or Chief of Staff, whose pay and
 benefits may be different than the other Assistant Chiefs Additional performance pay
 may be awarded in the Chief's discretion.

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b) It is expressly understood and agreed that this section shall be entitled to preemption including but not limited to the provision of \$142.0015 and \$143.041 of the Texas Local Government Code

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# Section 9. Clothing Allowance

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During the term of this contract, the clothing allowance shall be five hundred dollars (\$500 00) per year for all officers deemed eligible by the Chief, with a payment schedule to be determined by the Chief

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# Section 10. Education and Certificate Pay

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17 An officer shall be entitled to either Certificate pay or Education pay, at the highest qualifying rate, but shall not be entitled to both Education pay shall only be payable for 18 19 degrees or college credit from an accredited college or university. An accredited college or university is an institution of higher education that is accredited or authorized by the 20 Southern Association of Colleges and Schools, the Middle States Association of Colleges 21 and Schools, the New England Association of Schools and Colleges, the North Central 22 Association of Colleges and Schools, the Northwest Association of Schools and Colleges, 23 or the Western Association of Schools and Colleges (Reference: TCLEOSE Rule 24 211 1(a)(3), as modified by the Commission from time to time) 25

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# a) Certificate Pay

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(1) Each officer holding an Intermediate TCLEOSE Certificate shall be paid
fifty dollars (\$50 00) per month. Each officer holding an Advanced TCLEOSE
Certificate shall be paid one hundred dollars (\$100) per month Each officer holding a
Master TCLEOSE Certificate shall be paid one hundred fifty dollars (\$150 00) per
month

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(2) No officer hired after March 25, 2001, will be eligible for Intermediate or
 Advanced Certificate pay. Certificate pay amounts at or above those set forth in this
 agreement remain in effect, and this agreement continues the right of all officers to
 qualify for or achieve Master Certification pay

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# b) Education Incentive Pay

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42 (1) Each officer holding an Associate's degree or sixty (60) hours of college
43 credit shall be paid one hundred dollars (\$100 00) per month

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45 (2) Each officer holding a Bachelor's degree shall be paid two hundred and 46 twenty dollars (\$220 00) per month (3) Each officer holding a Master's degree shall be paid three hundred dollars (\$300.00) per month.

# c) Preemption

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It is expressly understood and agreed that this section shall be entitled to preemption including but not limited to the provision of Sections 143 041 and 143 044 of the Texas Local Government Code

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# 11 Section 11. Shift Differential

a) The CITY shall pay an additional three hundred dollars (\$300 00) per month to an officer normally assigned to an evening or night shift for a twenty eight (28) calendar day cycle, when the shift begins at or after 2 00 p.m. Only officers working 50% or more of their shifts beginning at or after 2 00 p.m., in a 28 calendar day cycle, shall be eligible Shift differential pay shall apply to all ranks up to and including Sergeant. This provision shall apply in lieu of the City policy applicable to shift differential for any other employees

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b) It is expressly understood and agreed that this section shall be entitled to
 preemption including but not limited to the provision of §143 047 of the Texas Local
 Government Code.

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# Section 12. Monthly Paid Compensation

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It is expressly understood and agreed that the CITY reserves the right to pro-rate and pay all monthly payments in bi-weekly equivalents.

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# 30 Section 13. Preemption

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It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to Sections 141 032 and 142 0015 and Sections 143 041 through 143 047

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1	ARTICLE 8
2 3	OVERTIME, ON-CALL, COURT TIME AND CALL BACK
4 5	Section 1. Overtime
6 7 8 9	For purposes of computing overtime, all approved paid leave time, other than sick leave, shall be calculated as hours worked
10	Section 2. On-call status
11	
12	The City will allow eight (8) hours of comp time per week for any non-exempt officer
13	on call, as defined by Department policy implemented by the Chief Officers placed on
14	"court call" while under subpoena to court for two or more consecutive calendar days,
15	shall not be eligible under the prior sentence, but shall receive one (1) hour of additional
16	comp time per day for each regularly scheduled day off or pre-approved leave day
17	
18	Section 3. Court time
19 20	-) An efficient who ettends court more than one hour before the start of his/hor
20	a) An officer who attends court more than one hour before the start of his/her
21	regularly scheduled shift shall receive a minimum of four (4) hours compensation at time and are helf (e.g. If the efficient is expressed to work from $0.00 \text{ s}$ m till 7:00 m m and
22	and one half. (c g If the officer is assigned to work from 9.00 a m. till 7:00 p m, and he/she must attend municipal court at 7.00 a m the same day, the officer is entitled to
23	
24	four (4) hours of overtime).
25 26	b) If the officer attends court one hour or less before the start of his/her regularly
20 27	scheduled shift, the officer shall receive one (1) full hour of compensation at time and
28	one half (e.g if the officer's shift starts at 9 00 a m, but he/she must attend municipal
29	court at 8:00 a m or later, the officer shall receive one full hour of overtime)
30	count at 0.00 a m of later, the officer shall receive one fail notifier of overtime,
31	c) An officer who attends court after his/her regularly scheduled shift has ended
32	shall receive a minimum of four (4) hours compensation at time and one half (e.g. If the
33	officer is assigned to work from 10:00 p.m. till 8:00 a.m., and he/she must attend
34	municipal court at 8:00 a m the same date, the officer is entitled to four (4) hours of
35	overtime).
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37	d) If the officer's court assignment begins during his/her regularly scheduled shift
38	but continues beyond his/her normal duty hours, the officer will only be entitled to the
39	actual amount of overtime hours worked. (e.g. If the officer is assigned to work from
40	10.00 p m till 8 00 a m, and if the officer's court assignment begins at 7.30 a m and the
41	officer is not dismissed from court until 9:00 a m, the officer shall receive only one (1)
42	hour of overtime)
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2 a) Non-exempt officers who are off-duty and receive notification to return to duty 3 status one hour or less before the start of their regularly scheduled shift shall receive one 4 (1) full hour of compensation at time and one half 5 6 b) Non-exempt officers who are off-duty and receive notification to return to duty 7 status shall receive a minimum of three (3) hours of compensation at time and one half 8 when notified to return to duty status. 9 10 11 1. After the conclusion of their regularly scheduled shift, or 2 More than one (1) hour before their regularly scheduled shift 12 13 c) Non-exempt officers who are off-duty and receive notification to return to duty 14 status shall receive only fifteen (15) minutes of compensation at time and a half should 15 the callback be cancelled within fifteen (15) minutes of the notification, or the actual time 16 spent completing the assignment lasted no more than fifteen (15) minutes 17 18 Section 5. Preemption 19 20 It is expressly understood and agreed that all provisions of this Article shall preempt 21 any statute, Executive Order, local ordinance, City policy or rule, which is in conflict 22 with this Agreement and the procedures developed hereunder, including for example and 23 not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the 24 Texas Local Government Code, including but not limited to Sections 142 0015 and 25 142 009. 26 27 28 29 **ARTICLE 9** 30 SPECIAL LEAVE PROVISIONS 31 32 Section 1. Emergency Leave 33 34 Each officer may utilize up to forty (40) hours of paid emergency leave for a death in 35 the immediate family as defined in the City of Austin personnel policies. 36 37 Section 2. Sick Leave Donation 38 39 40 If an officer is in danger of having used all accrued time (vacation, sick, etc.) due to a serious illness or injury, as defined by the FMLA, other officers may voluntarily donate 41 up to forty (40) hours of vacation or sick leave to the ill or injured employee to avoid loss 42 of pay. No officer shall be permitted to bank more than four hundred (400) hours of such 43 donated leave within any twelve (12) month period of time Donated leave may only be 44 used for the officer to whom donated In the event that all of the donated leave time is 45 not used, the City shall not be obligated to make any redistribution of banked hours to the 46

Section 4. Call back

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donors. The remaining unused donated amount shall not be paid on separation.

# 2 Section 3. Payment of Sick Leave on Separation

Separation pay for accrued sick leave will be paid only to officers with at least ten (10) years of actual service who separate in good standing. An officer shall not be considered to have separated in good standing if he/she is indefinitely suspended or leaves the Department in lieu of termination. The maximum accrued sick leave payable will be 1,400 hours.

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# Section 4. Administrative Leave

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12 Officers may be granted Administrative Leave based on participation in a City or 13 departmental program that awards Administrative Leave to program participants or for 14 any purpose or event authorized by the Chief.

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# Section 5. Preemption

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It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to Sections 143 041, 143.045, 143 046

### **ARTICLE 10**

# HOLIDAYS, VACATION AND SICK LEAVE

30 Section 1. Christmas Holiday

All non-exempt hourly employees whose shift begins on December 25 shall continue to be paid time and one half their regular hourly rate for all hours actually worked for the entire shift Exempt employees who are required by their immediate supervisor to work on Christmas shall be paid a holiday stipend pursuant to City policy

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# 37 Section 2. Seniority Standards

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The City shall provide by policy for the application of seniority standards on use of Holidays and Vacation, but agrees that any policy will apply equal standards, either department-wide or division-wide

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# 43 Section 3. Vacation Accrual Rate

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45 All sworn officers shall accrue regular vacation leave at the rate of 6 25 hours for 46 each pay period in which benefits accrue

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# 1 Section 4. Accrual Caps for Vacation and Exception Vacation

All sworn officers may accrue up to four hundred (400) hours of vacation and up to one hundred sixty (160) hours of exception vacation The maximum hours of vacation payable upon separation shall continue to be two hundred forty (240) hours of vacation and one hundred sixty (160) hours of exception vacation, in accordance with City policy

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# Section 5. Sick Leave Accrual Rate

All sworn officers shall accrue sick leave at the rate of 6.08 hours for each pay period in which benefits accrue.

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# Section 6. Preemption

It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to Sections 142 0013, 142 0015, 142 0016, and Sections 143.045 and 143 046

# **ARTICLE 11**

### ASSOCIATION BUSINESS LEAVE

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# Section 1. Time Off For Association Business

a) An ASSOCIATION business leave time pool (the Pool) shall be created for the 29 purpose of conducting ASSOCIATION business Association business is defined as time 30 spent in Meet and Confer negotiations, adjusting grievances or in dispute resolution 31 process, attending the annual State CLEAT conference, the Association's Executive 32 Board meetings, and regular Association business meetings. It is specifically understood 33 and agreed that Association pool time shall not be utilized for legislative and/or political 34 35 activities at the State or National level, unless they relate to the wages, rates of pay, hours of employment, or conditions of work affecting the members of the ASSOCIATION. At 36 the local level, the use of Association pool time for legislative and/or political activities 37 shall be limited to raising concerns regarding officer safety Association pool time shall 38 not be utilized for legislative and/or political activities related to any election of public 39 officials or City Charter amendments Association pool time shall not be utilized for 40 legislative and/or political activities that are sponsored or supported by the Association's 41 Political Action Committee(s). 42

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b) It is specifically understood and agreed that no Association pool time shall be utilized for legislative and/or political activities at the local, state, or national level that are contrary to the City's adopted legislative program No Association pool time shall be utilized for activities prohibited by Section 143.086 of Chapter 143 or by the Texas
 Ethics Commission. Nothing contained in this Subsection is intended to limit the use of
 the individual officer's remaining vacation time by the officer for legislative and/or
 political activities

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# Section 2. Establishment of Association Leave Time Pool

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a) Each year during the term of this Agreement, during the first ten (10) days of the calendar year, the City will contribute 7,000 hours of Association Business Leave to a pool of leave time which may be used in accordance with this Article. The City will track deductions from the pool as Association Business Leave is used.

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b) Any pool hours remaining at the end of a calendar year will remain in the pool to be utilized in the following year. Hours of leave in the pool shall never have any cash or surrender value

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# Section 3. Use of Association Business Leave Time Pool

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a) All Association business leave will be requested in writing to the ASSOCIATION 19 President, and submitted in advance for approval by the Chief, including a determination 20 that the occurrence for which Pool time is requested meets the requirements established 21 in Section 1 The Chief may waive the requirement that the request and approval be in 22 writing. Requests for use of Pool time shall be made as fai in advance as is practicable 23 The ASSOCIATION President may be permitted up to 2080 hours of such leave, under 24 criteria set by the Chief's office in a written policy The ASSOCIATION President shall 25 account for all leave time taken under such status through the Chief's office, and such 26 time shall be subtracted from the Association leave pool. There shall be no entitlement 27 for overtime pay for any hours worked on ASSOCIATION business Such employee 28 may at any time be required to return to duty if any emergency situation or the best 29 interests of the Department require; and such employee may additionally be assigned to 30 special projects, in the discretion of the Chief 31

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ASSOCIATION Board Members and each of the standing Committee b) 33 Chairpersons may each be authorized to utilize up to three hundred (300) hours from the 34 Pool during the year Subject to the Chief's operational control and approval, two Board 35 Members or Committee Chairpersons may be authorized to utilize more than three 36 hundred (300) hours of leave from the Pool during the year No more than one-half (1/2)37 of the hours specified in this Subsection may be used for legislative and/or political 38 activities as limited in Subsection 1 above The ASSOCIATION may request approval 39 for the use of additional Pool hours for ASSOCIATION members. Any use of additional 40 Pool time will be solely at the Chief's discretion The practice of addressing cadet classes 41 twice during cadet training, with approval of the time and content by the Chief, shall 42 continue through the duration of this Agreement Such time spent addressing cadet 43 classes shall be deducted from the Pool This provision does not exclude the Chief from 44 approving other individuals or groups to address cadet classes at his discretion, including 45 employee representative groups with current dues check off 46

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2	Section 4.	Indemnification

The ASSOCIATION shall jointly defend the provisions of this article on behalf 4 of both parties, and shall indemnify the CITY and any Department of the CITY and 5 hold it harmless against any and all claims, demands, suits or other forms of liability 6 that may arise out of, or by reason of, any actions taken by the CITY or any 7 Department of the CITY for any purpose of complying with provisions of this 8 article. The Association shall be entitled to select and direct counsel for such 9 defense, but shall reasonably cooperate with counsel designated by the City 10 Attorney to participate 11

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### Section 5. Effect of Contract Expiration

The provisions of this Article shall remain in full force and effect after expiration of this Agreement until a successor Agreement has been reached, or twelve (12) months after expiration of this Agreement

#### **ARTICLE 12**

#### ASSOCIATION COMMUNICATION

The ASSOCIATION'S access to City facilities and equipment to communicate with 24 its membership shall include the use of one (1) bulletin board installed at each substation 25 and satellite office, one (1) in the central Criminal Investigations Bureau report writing 26 room, and one (1) in one other location agreed to by the ASSOCIATION and the Chief, 27 and Departmental pagers. Use of pagers shall be in accordance with written Departmental 28 policy, or shall otherwise be approved in advance by the Chief's office Use of 29 department equipment to create or send email on ASSOCIATION business is not 30 allowed The design and placement of the bulletin boards shall be approved in advance 31 by the Chief or his designee 32

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# Section 1. Guidelines for Association Bulletin Boards

The following guidelines shall apply to materials posted on the bulletin boards:

- a) There shall be no personal attacks or inflammatory statements
- b) All materials shall be directed toward dissemination of ASSOCIATION information
- c) Any concerns about the content of posted material shall be brought to the
   attention of the ASSOCIATION'S executive board for review and
   adjustment as soon as the concerns are noticed. The Chief shall direct the

1 2 3	objectionable material to be removed from the bulletin board until final determination
4 5 6 7 8 9	<ul> <li>d) In any case, the Police Chief retains the final decision as to whether ASSOCIATION material may be posted on bulletin boards. At no time shall the bulletin boards contain any political endorsement, whether at the local, state or federal level</li> </ul>
10 11	ARTICLE 13
12 13	PROMOTIONS
14 15 16	Section 1. Corporal/Detective
17 17 18 19	This Section becomes effective when the City Council adopts a classification ordinance that combines the current ranks of Corporal and Detective.
20 21 22 23 24 25	Vacancies that occur in the current ranks of Corporal and/or Detective before the ranks are combined will be filled from existing eligibility lists until those lists are exhausted or expire. Vacancies created after expiration of the current lists will be filled from a list resulting from a Corporal/Detective exam that will be administered on or before March 31, 2009.
23 26 27	a) Eligibility
27 28 29 30 31 32	(1) A Police Officer shall be eligible to sit for the Corporal/Detective promotional examination after completing four (4) continuous years of service in the rank of Police Officer immediately before the date of the written examination from the date of initial commission with APD
32 33 34 35 36 37 38	(2) The job description for the Corporal/Detective rank shall include the duties previously applicable to the separate ranks of Corporal and Detective and shall include acting as a supervisor when a Sergeant is not available, conducting assigned investigation and other duties as determined by the Chief and set out in the job description and general orders.
39 40 41 42 43 44	(3) A Corporal/Detective becomes eligible for promotion to Sergeant after two (2) continuous years in rank Any Corporal/Detective designated to perform duties as an acting Sergeant, shall be entitled to higher classification pay under the same criteria set forth in Department policy then applicable to any other supervisor temporarily working in the next higher rank.
45 46	(4) The first examination for the rank of Corporal/Detective will occur no later than March 31, 2009 Positions in the rank of Corporal/Detective shall be filled from an

1 eligibility list created by a promotional procedure consisting of a written examination conducted in accordance with this Article 2 3 b) Scoring 4 5 6 For the rank of Corporal/Detective the eligibility list shall be calculated as follows 7 8 9 Written examination points: (See Section 5) 10 11 Maximum Exam Points 100 12 13 Maximum Education Points 2 14 15 Maximum Seniority Points +15\* 16 17 117\*\* 18 Total Maximum Points: 19 20 \*Seniority points calculated at 1 point per year of service, and shall be prorated for partial 21 years. 22 \*\*Formula shall be carried to 3 decimal points and rounded up from 0005. Police Civil 23 Service tie-breaking rules will be applied if necessary 24 25 26 c) Seniority 27 28 Each officer shall be entitled to up to a maximum of fifteen (15) seniority points to be added to the written exam score, equivalent to one (1) point per year of service, 29 which shall be prorated for partial years 30 31 d) Education 32 33 34 (1) The following education points shall be added to each candidates score, and shall only apply to college degrees from an accredited college or university, meeting the 35 36 accreditation standard referenced in Article 7 Section 10 for education incentive pay No cumulative points shall be allowed for more than one degree or Certification. 37 38 (1) Add 5 point for 60 college credits 39 (II) Add 1 0 point for Bachelor Degree or Master Police Officer Certificate 40 (iii)Add 2.0 points for Masters Degree 41 42 43 It is the responsibility of the officer seeking education points to ensure that the Training Academy has the necessary supporting documentation for education points The 44 documentation must be received by the Training Academy no later than 5 00 p.m. on the 45 seventh (7<sup>th</sup>) business day before the written examination is administered. No education 46

points will be counted unless proper documentation is timely received by the TrainingAcademy

# e) Preemption

6 It is expressly understood and agreed that all provisions of this Article shall 7 preempt any statute, Executive Order, local ordinance, City policy or rule, which is in 8 conflict with this Agreement and the procedures developed hereunder, including for 9 example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to the provisions of 11 Subchapter B of Chapter 143 of the Texas Local Government Code

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# Section 2. Sergeant

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# a) Promotional Procedure for Rank of Sergeant

(1) Positions in the rank of Seigeant shall be filled from an eligibility list created
 by a promotional procedure consisting of a written examination and either a Technical
 Skills Evaluation or an Assessment Center conducted in accordance with this Article.

(2) For each promotional cycle, the Chief of Police will determine whether the
 process will include a Technical Skills Evaluation or an Assessment Center The notice
 for the Written Examination shall indicate whether the process will include a Technical
 Skills Evaluation or an Assessment Center.

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# b) Optional Technical Skills Evaluation

(1) The Technical Skills Evaluation will be developed by a consultant chosen by
 the Chief of Police from a list generated by the Human Resources Department The
 Evaluation will consist of a written scenario to which the candidate shall submit a written
 response.

31 32

(2) The Evaluation will be administered by the Civil Service Commission
 immediately following the Written Examination and before the grading of the Written
 Examination The candidate's written responses to the Evaluation will be sealed and held
 for scoring by assessors selected by the consultant based on the same criteria used for
 selecting Assessment Center assessors in Section 6 below The candidate's written
 responses to the Evaluation will not be graded unless the candidate scored at least seventy
 percent (70%) on the Written Examination

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41 (3) Scoring of the written responses will be based on a key provided to the 42 assessors by the consultant The scoring key will award points based on whether the 43 response includes applicable topics or concepts and shall not allow partial credit for 44 topics or concepts, to ensure that the scoring is objective in nature and does not reflect the 45 assessor's subjective judgment.

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Written examination points:	Assessment Center or Technical Skills Evaluation
Maximum exam points 100	Maximum points 100
Maximum seniority points $\pm 15^*$	Maximum education points $\pm 2$
Total maximum points: 115	Total maximum points. 102
*Seniority points calculated at 1 po partial years	int per year of service, and shall be prorated f
PROMOTION E	LIGIBILITY LIST FORMULA:
(Written examination points + seniority	points) / 115 x 100 x 70 adjustment factor
	Skills Evaluation Points + Education Points) 30 adjustment factor
Total points	for promotion list**
**Formula shall be carried to 3 decimal Service tie-breaking rules will be applied	points and rounded up from .0005 Police Civi 1 if necessary.
d) Seniority	
	up to a maximum of fifteen (15) seniority poin equivalent to one (1) point per year of service
e) Education	
These points shall only be added to the A score in accordance with the formula be an accredited college or university, m	notes shall be added to each candidate's score Assessment Center or Technical Skills Evaluation low, and shall only apply to college degrees from eeting the accreditation standard referenced tive pay. No cumulative points shall be allow

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1 (1) Add 5 point for 60 college credits 2 (1) Add 1.0 point for Bachelor Degree or Master Police Officer Certificate 3 (111)Add 2 0 points for Masters Degree 4 5 (2) It is the responsibility of the officer seeking education points to ensure that the 6 Training Academy has the necessary supporting documentation for education points The 7 documentation must be received by the Training Academy no later than 5.00 p.m. on the 8 seventh (7<sup>th</sup>) business day before the written examination is administered. No education 9 points will be counted unless proper documentation is timely received by the Training 10 Academy 11 12 f) Preemption 13 14 It is expressly understood and agreed that all provisions of this Article shall preempt 15 any statute, Executive Order, local ordinance, City policy or rule, which is in conflict 16 with this Agreement and the procedures developed hereunder, including for example and 17 not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the 18 Texas Local Government Code, including but not limited to the provisions of Subchapter 19 B of Chapter 143 of the Texas Local Government Code. 20 21 Section 3. Lieutenant 22 23 a) Promotional Procedure for Rank of Lieutenant 24 25 Positions in the rank of Lieutenant shall be filled from an eligibility list created by 26 a promotional procedure consisting of a written examination and an Assessment Center 27 conducted in accordance with this Article 28 29 b) Scoring 30 31 After the Assessment Center scoring has been completed, for the rank of 32 Lieutenant the eligibility list shall be calculated as follows 33 34 Written examination points: Assessment Center: 35 (See Section 5) 36 37 Maximum exam points 100 Assessment Center points 100 38 39 Maximum seniority points +15\* Maximum education points  $\pm 2$ 40 41 Total maximum points. Total maximum points. 102 115 42 43 \*Seniority points calculated at 1 point per year of service, and shall be prorated for partial 44 45 years. 46

1 2 **PROMOTION ELIGIBILITY LIST FORMULA:** 3 (Written examination points + seniority points) / 115 x 100 x .50 adjustment factor 4 5 6 (Assessment Center Points + Education Points) / 102 x 100 x 50 adjustment factor 7 8 Total points for promotion list\*\* 9 10 \*\*Formula shall be carried to 3 decimal points and rounded up from .0005. Police Civil 11 Service tie-breaking rules will be applied if necessary. 12 13 c) Seniority 14 15 Each officer shall be entitled to up to a maximum of fifteen (15) seniority points 16 to be added to the written exam score, equivalent to one (1) point per year of service, 17 which shall be prorated for partial years. 18 19 20 d) Education 21 22 (1) The following education points shall be added to each candidate's score 23 These points shall only be added to the assessment score in accordance with the formula below, and shall only apply to college degrees from an accredited college or university, 24 meeting the accreditation standard referenced in Article 7 Section 10 for education 25 incentive pay. No cumulative points shall be allowed for more than one degree 26 27 (i) Add 1.0 point for Bachelor Degree 28 (ii) Add 2 0 points for Masters Degree 29 30 (2) It is the responsibility of the officer seeking education points to ensure that the 31 32 Training Academy has the necessary supporting documentation for education points The documentation must be received by the Training Academy no later than 5:00 p.m on the 33 seventh (7<sup>th</sup>) business day before the written examination is administered No education 34 points will be counted unless proper documentation is timely received by the Training 35 Academy. 36 37 c) Preemption 38 39 40 It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in 41 conflict with this Agreement and the procedures developed hercunder, including for 42 example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 43 44 143 of the Texas Local Government Code, including but not limited to the provisions of Subchapter B of Chapter 143 of the Texas Local Government Code 45

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2	Section 4. Commanders	
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4	a) Promotional Procedure for Rank of C	ommander
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6		all be filled from an eligibility list created
7	by a promotional procedure consisting of a	
8	Center conducted in accordance with this Articl	е.
9		
10	b) Scoring	
11		
12	-	has been completed for the rank of
13	Commander, the eligibility list shall be calculate	ed as follows:
14	<b>XX</b> /	
15	Written examination points:	Assessment Center:
16	(See Section 5)	
17	Manumum anom namta 100	A constant Constant points 100
18	Maximum exam points 100	Assessment Center points 100
19	Maximum conjectivi pointa ±15*	Movements $+$ 2
20	Maximum seniority points $\pm 15^*$	Maximum education points $\pm 2$
21 22	Total maximum points. 115	Total maximum points: 102
22	Total maximum points. 115	Total maximum points. To2
24	*Seniority points calculated at 1 point per year of	of service, and shall be prorated for partial
25	years.	si service, and shan be profated for partial
26	youro.	
27		
28	PROMOTION ELIGIB	ILITY LIST FORMULA:
29		
30	(Written examination points + seniority points)	115 x 100 x .50 adjustment factor
31	+	5
32	(Assessment Center Points + Education Point	ts) / 102 x 100 x 50 adjustment factor
33		, , , , , , , , , , , , , , , , , , , ,
34	=	
35	Total points for pro	motion list**
36		
37	**Formula shall be carried to 3 decimal points a	nd rounded up from 0005. Police Civil
38	Service tie-breaking rules will be applied if nece	essary
39		
40	c) Seniority	
41		
42		maximum of fifteen (15) seniority points
43	to be added to the written exam score, equiva	ent to one (1) point per year of service,
44	which shall be prorated for partial years	
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# d) Education

4 (1) The following education points shall be added to each candidate's score 5 These points shall only be added to the assessment score in accordance with the formula 6 below, and shall only apply to college degrees from an accredited college or university, 7 meeting the accreditation standard referenced in Article 7 Section 10 for education 8 incentive pay No cumulative points shall be allowed for more than one degree

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(11) Add 2.0 points for Masters Degree(2) It is the responsibility of the officer seeking education points to ensure that the

(1) Add 1.0 point for Bachelor Degree

13 (2) It is the responsibility of the officer seeking education points to ensure that the 14 Training Academy has the necessary supporting documentation for education points. The 15 documentation must be received by the Training Academy no later than 5.00 pm on the 16 seventh (7<sup>th</sup>) business day before the written examination is administered. No education 17 points will be counted unless proper documentation is timely received by the Training 18 Academy

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# e) Preemption

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It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to the provisions of Subchapter B of Chapter 143 of the Texas Local Government Code.

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# Section 5. Written Examination for Promotion to the Ranks of Corporal/ Detective, Sergeant, Lieutenant, and Commander.

All candidates for the ranks of Corporal/Detective, Sergeant, Lieutenant, and 32 Commander shall first take a written examination. The maximum score for the written 33 examination shall be one hundred (100) points The written examination shall consist of 34 questions relating to the duties of the rank to be filled, as contained in reading material 35 selected by the Chief of Police The CITY may engage an independent consultant to 36 professionally develop the written examination questions after consultations with the 37 Human Resources Department (HRD) The CITY will make a reasonable effort to have 38 the written examination validated The examination may be validated before or after the 39 40 examination is given. Prior to being administered, the finalized examination shall be kept in a safe and secure manner 41

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43 The CITY shall make reasonable efforts to provide a six (6) month study time 44 window prior to promotional examinations, but it is recognized that expiration or 45 exhaustion of a list may necessitate an earlier examination

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# 1Section 6.Assessment Center Process for Promotion to the Ranks of Sergeant,2Licutenant or Commander.

a) Officers who pass the Sergeant's, Lieutenant's or Commander's written
promotional examination with a score of seventy percent (70%) or higher will proceed to
the next step of the examination process, which is an Assessment Center (unless a
Technical Skills Evaluation is used for the rank of Sergeant)

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9 b) Prior to the written test being administered, the Chief shall establish assessment criteria based on job content and responsibility. The Human Resources Department will 10 generate a list of consultants, and will review that list with the Chief, who will approve 11 the list The Chief shall also appoint three (3) members to serve on an Assessment 12 Center Review Committee (ACRC), plus one (1) alternate The ASSOCIATION shall 13 also select three (3) individuals to serve on the ACRC and one (1) alternate All ACRC 14 members shall be selected from the tested rank or above. The ACRC shall meet and 15 consider the list of consultants approved by the Chief and select the Assessment Center 16 Consultant from the list which may be subject to Council approval, pursuant to City 17 purchasing policies and procedures 18

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c) After the Assessment Center Consultant has been selected, the Consultant will orient the ACRC. The Consultant will confer with both the Chief and the ACRC on the needs or issues affecting the design of the Assessment Center. Any input from the ASSOCIATION will be summarized by the ACRC and made available to anyone who requests it The Consultant shall make all final decisions concerning the design and implementation of the Assessment Center.

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d) The consultant will design the Assessment Center from among the following exercises:

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30	In-Basket

- 31 Problem Solving/Analysis
- 32 Written and Oral Resumes/Structured Interviews
- 33 Role-Playing
- 34 Memo/Report Writing
- 35 Oral Presentation/Plan Preparation
- 36 Staff Meeting
- 37 Special Event/Operations
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The consultant is not required to utilize all of the exercises, but may select the exercises or combine the listed exercises into one or more exercises that are best suited for the particular rank

- 42 43
- e) The Consultant also selects the assessors, who shall meet the following criteria:
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  45 (1) Active duty, sworn officers of similar rank to the promotion, or above, from
  46 cities with a population of 200,000 or greater,

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2	(2) Shall not reside in Austin,
3	
4	(3) Shall not be related to any candidates for promotion;
5	(c) shall not be related to any candidates for promotion,
6	(4) Shall not be known to, beyond mere acquaintance, any candidates for
7	promotion,
8	
9	(5) Shall have two (2) years of experience in the promoted or equivalent rank; and
10	
11	(6) Shall not be a current or former employee of the City of Austin
12	
13	f) The Consultant shall conduct an orientation for candidates prior to administering
14	the Assessment Center The Consultant may deem the orientation mandatory, and all
15	candidates must attend in order to participate, if it is declared mandatory If the
16	consultant deems orientation to be mandatory, then at least two (2) orientations shall be
17	scheduled with one in the morning and one in the afternoon. If a mandatory orientation is
18	scheduled during an officer's work time, he/she will be permitted to attend.
19	
20	g) The assessors selected by the Consultant will assess the candidates for the rank.
21	The assessors shall award up to one hundred (100) points to each candidate participating
22	in the assessment center The assessment sessions will be videotaped, and candidates
23	may review their own session pursuant to procedures established by Human Resources
24	provided that candidates are given up to four (4) hours, which may be provided in smaller
25	increments of time, to review their assessment session. The Human Resources
26	Department shall make available blocks of time for officers to review examination results
27	from 8.00 a.m. to 5.00 p m, and at least two (2) evening options until 10.00 p m shall be
28	provided. However, these time periods need not be kept available or staffed unless the
29	times are reserved in advance Examination reviews will be conducted on the officer's
30	off-duty time Copies of the videotapes will not be given to the candidate Nothing in
31	the assessment center process may be appealed either to the Police Civil Service
32	Commission, hearing examiner, or the District Court
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34	h) Preemption
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36	It is expressly understood and agreed that all provisions of this Article shall
37	preempt any statute, Executive Order, local ordinance, City policy or rule, which is in
38	conflict with this Agreement and the procedures developed hereunder, including for
39	example and not by way of limitation, any contrary provisions of Chapters 141, 142, and
40	143 of the Texas Local Government Code, including but not limited to the provisions of
41	Subchapter B of Chapter 143 of the Texas Local Government Code.
42	Seatter 7 El' 11 11 to Liste from the Devil of Comparison Compared
43	Section 7. Eligibility Lists for the Ranks of Corporal/Detective, Sergeant,
44	Lieutenant, and Commander.
45	
46	a) All promotional eligibility lists created under this Article shall be constructed,

with the highest total score being ranked number one and descending in numerical order.

b) All promotional eligibility lists shall be valid for twenty-four (24) months from the date that the eligibility list is finalized, even after termination of this Agreement

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c) If a written promotional examination for a rank has been given prior to the expiration of this Agreement, the promotional process for that rank may continue to completion, the expiration of this Agreement notwithstanding, and the resulting eligibility list shall have a life of twenty-four (24) months

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d) Preemption

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It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to the provisions of Subchapter B of Chapter 143 of the Texas Local Government Code

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# Section 8. Appeals Criteria Committee

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An Appeals Criteria Committee (ACC) shall continue to determine the criteria for what may be appealed to the Police Civil Service Commission following all written promotional examinations The ACC shall establish appeal criteria which will be used for all written examinations held during the term of this Agreement The ACC, composed of seven (7) individuals, shall be appointed as follows

- 27a)Three (3) members appointed by ASSOCIATION, each having taken at<br/>least one (1) promotional exam,
- 30b)Two (2) members appointed by the Chief of Police, each having taken at<br/>least one (1) promotional exam,
- c) One (1) member appointed by the Director of the Human Resources
   Department, and
  - d) One (1) member appointed by the Chair of the Police Civil Service Commission
- 37 38

A simple majority of the ACC shall approve the criteria. The Chief may reconvene the ACC if, after an eligibility list has been established, it appears that clarification or modification of the criteria is warranted. The criteria approved by the ACC shall not be appealable to either the Police Civil Service Commission, a hearing examiner, or to the District Court

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#### Section 9. Appeal Process After Written Examination 1

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- 3 Any officer who has taken a written promotional examination may, within seven (7) City of Austin business days of the posting of the written promotional exam results, 4 review his/her examination results The process shall be established by the Human 5 Resources Department, provided, however, that each officer who has taken a promotional 6 examination may have up to four (4) hours to review his/her examination, write, and 7 submit the appeal, if any, which must be based on the appeal criteria approved by the 8 ACC Once an appeal is filed, it shall be assigned a number and processed anonymously 9 The officer may obtain a copy of his or her appeal. The Human Resources Division shall 10 11 make available blocks of time for officers to review examination results from 8.00 a.m. to 5.00 p.m., and at least two (2) evening options until 10.00 p.m. shall be provided 12 However, these time periods need not be kept available or staffed unless the times are 13 reserved in advance Examination reviews will be conducted on the officer's off-duty 14 There will be no appeal to the Police Civil Service Commission, a hearing 15 time examiner, or to the District Court of any facet of the examination review process. 16
- 17

### Section 10. Review by Employee Review Committee

One (1) member appointed by HRD

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20 An Employee Review Committee (ERC) will be appointed to screen written examination appeals to the Police Civil Service Commission, applying the criteria 21 established by the ACC to determine which appeals should be rejected because they do 22 not meet the criteria. Assuring for diversity as is practical and possible the ERC shall be 23 comprised of five (5) members as follows 24

appointed by the ASSOCIATION and the Chief of Police; and

Four (4) officers of the rank of the promotional exam or higher, two (2) each

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Appeals may advance from the ERC to the Police Civil Service Commission by a 31 32 vote of a simple majority of the ERC The ERC will not make any statement, assertion, or recommendation regarding the validity of an appeal or subsequent Police Civil Service 33 There will be no State District Court appeal of the ERC's 34 Commission action examination appeal determinations or from the Police Civil Service Commission's written 35 36 examination appeal decisions, except an appeal alleging the CITY's failure to validate the written examination. 37

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#### Section 11. Time Limit to Fill Vacant Positions 39

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41 It is expressly understood and agreed that the provisions in Chapter 143 036(d) and (e) and 143.014(f) of the Local Government Code prescribing time limits for filling 42 vacancies at the rank of Sergeant or above shall be expanded to one hundred and twenty 43 (120) calendar days from the date the vacancy occurs during the term of this Agreement. 44

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1	Section 12. Committee on the Assessment Center Process
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3	The CITY and the ASSOCIATION shall each appoint two (2) persons to a committee
4	that shall schedule a meeting with the participants in each Assessment Center process to
5	discuss the strengths and weaknesses perceived by the participants, after completion of
6	the process. The Committee may recommend changes in the procedures set out in this
7	Agreement
8	
9	Section 13. Military Promotions/Demotions
10	
11	The following changes are made to Sections 143 036 and 143 072 of the Texas Local
12	Government Code
13	a) When an official is manifold on the secult of a upper substant by a mulitary
14 15	a) When an officer is promoted as the result of a vacancy created by a military leave of absence, when the officer on military leave returns to active duty in the
15	Department, the person who filled the most recent vacancy at that rank shall be the one
17	who is demoted to the next lowest classification and placed on a reinstatement list, with
18	such rights as prescribed in this Article.
19	such rights as presented in this Article.
20	b) The same result applies to all other promotions in lower ranks which resulted
21	from the first promotion and subsequent demotion
22	
23	c) This Section shall be retroactive in all respects to September 1, 2001.
24	
25	d) All other provisions of Sections 143.036 and 143.072 not specifically changed by
26	this Agreement shall remain in effect.
27	
28	Section 14. Vacancy Created by Indefinite Suspension
29	
30	a) Notwithstanding any provision in this Article or any provision in Local
31	Government Code Chapter 143, an indefinite suspension of a police officer (despite any
32	pending appeal) shall create a vacancy, but shall not expand the size of the classified
33 34	service In the event that an indefinite suspension is overturned on appeal and the officer is reinstated to active duty in the Department, the person who filled the most recent
35	vacancy at that rank shall be the one who is demoted to the next lowest classification and
36	placed on a reinstatement list, with such rights as prescribed in this Article
37	placed on a remaintement hat, with such rights as presended in this Attere
38	b) The same result applies to all other promotions in lower ranks which resulted
39	from the first promotion and subsequent demotion
40	
41	Section 15. Reinstatement List
42	
43	a) There shall be only one reinstatement list for each rank for persons demoted by
44	virtue of Sections 13 and 14 of this Article.
45	
46	b) Any person placed on the reinstatement list shall remain on the list indefinitely
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ı T c) Persons on the list shall be entitled to reinstatement to the rank from which they were demoted in the same order as the demotion occurred. This results in the first demoted at that rank being the first reinstated. Reinstatements must occur off of the reinstatement list for that rank before any promotions from a promotional eligibility list Until such reinstatements occur and the reinstatement list is exhausted, there shall be no "vacancy" created at that rank for the purpose of any promotional eligibility list.

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d) Time spent on a reinstatement list shall not be considered a break in service for civil service purposes, including, but not limited to eligibility for future promotional examinations

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# Section 16. Effect of Contract Expiration

The provisions of this Article shall remain in full force and effect after expiration of this Agreement as to

- a) All promotional eligibility lists created during this agreement, and
- b) All reinstatement lists created pursuant to this Article
- 21 Section 17. Preemption
- 22

20

It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to Sections 143 010, 143.014(f), 143 036, 143 072, and all provisions of Subchapter B of Chapter 143 of the Texas Local Government Code.

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# HIRING PROCESSES

**ARTICLE 14** 

# Part A. Application of Chapter 143 Processes

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The Association, recognizing the City's need for flexibility in the hiring of both experienced police officers and Cadets for the Department's regular Training Academy program, hereby agrees to the deviations from Chapter 143 hiring procedures specifically authorized by this Article Except as allowed by this Article, the City will comply with the hiring procedures specified in Chapter 143, and retains all prerogatives granted to it by the statutory procedures.

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# 1 Part B. Initial Hiring Process

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# Section 1. Submission of Proper Application

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8 9 a) In order to be considered for the position of cadet, each applicant must first submit a proper application as defined by the Department. A proper application shall include, but not be limited to, information on personal history, criminal history, driving record and age The information submitted shall be used by the Police Department to determine whether the applicant meets the minimum qualifications to proceed to the testing phase of the process

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b) The Police Chief shall establish the eligibility requirements for applicants for the position of police cadet, consistent with Chapter 143 and this Agreement.

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# Section 2. Maximum Age of Applicants.

For all applicants, the maximum age for application to the cadet position shall be forty-five (45) years old

# 20 Section 3. Screening and Testing of Applicants

a) The Police Chief will develop and implement the screening and testing procedures used to determine whether an applicant will be offered a position as a police cadet in a Police Academy class. The screening and testing procedures will include, at a minimum, a structured Oral Interview Board and a background investigation. Nothing in this Agreement or in Chapter 143 will restrict the nature of the tests administered to applicants or the procedures used to administer those tests.

28

b) Applicants who successfully complete all of the screening and testing procedures
will be placed on an eligibility list in the order in which their applications were received.
Applicants on the eligibility list may be offered a position as police cadet in any
upcoming Police Academy class

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c) Each eligibility list created as a result of the process described in this Section shall
 remain effective for twenty-four (24) months after certification by the Civil Service
 Commission

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# 38 Section 4. Police Internship Program

39

The Department may create and implement a Police Internship Program for individuals who are interested in becoming Austin Police officers. Anyone hired into the Internship Program must pass the same screening and testing procedures as applicants for the position of Police Cadet, either at the beginning or at the end of their participation in the Program. The duration of the Police Internship Program will be at least the equivalent of a college semester. Any intern who successfully completes the Police Internship Program shall be placed at the top of the current or next eligibility list for hire as a Police Cadet Up to twenty-five percent (25%) of each Police Academy class may
 consist of interns who successfully completed the Police Internship Program

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# Section 5. Effect on Present Cadet Classes

It is specifically understood and agreed that the hiring process set out in this Agreement shall not apply to persons hired before the effective date of this Agreement

# Section 6. Probationary Period

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The "at will" probationary period of individuals filling beginning positions in the 11 police department shall begin, under this agreement, on the date the cadet receives his/her 12 commission and shall end at the expiration of fifteen (15) months The probationary 13 period of any cadet that already holds a commission prior to entering the police academy 14 shall begin on the date the officer receives their first assignment after successful 15 16 completion of the academy, and shall end at the expiration of fifteen (15) months. However, any leave taken by a probationary police officer during this probationary time 17 18 period, including but not limited to injury leave, FMLA leave, sick leave, shall extend this probationary period by the length of the leave taken. (Approved vacation leave other 19 20 than FMLA will not so extend the probationary period )

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# Part C. Modified Hiring Process

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# Section 1. Applicability

The Modified Hiring Process applies only to the hiring of experienced police officers who may not need to attend the Department's regular Training Academy program. Nothing in this Article applies to any PSEM law enforcement officer employed by the City's Public Safety and Emergency Management Department who enter the Austin Police Department under the provisions of Article 25 of this Agreement

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# Section 2. Eligibility Requirements

a) The Chief of Police shall establish the eligibility requirements for applicants for
the Modified Hiring Process. The requirements need not be the same as those established
by Chapter 143 or those applicable to applicants for the position of Cadet in the
Department's regular Training Academy The requirements may be modified by the
Chief of Police, but shall include at least the following

39

40 (1) At the time of application, each applicant must be actively employed as a 41 police officer for a municipal, county, or state law enforcement agency that 42 handles a full array of urban police work. Each applicant must have a total 43 of at least three years of active service as a police officer for one or more 44 municipal, county, or state law enforcement agency. Employment by or 45 experience with a school or university law enforcement agency is not 46 acceptable

1 2 3  Each applicant shall hold a current peace officer license from the Texas Commission on Law Enforcement Officer Standards and Education (TCLEOSE) or shall meet criteria established by the Chief for obtaining the TCLEOSE license

- 4 5
- 6 7
- 3) Each applicant will be subject to a background investigation

b) The Chief of Police or his designee may, at his or her sole discretion, deny the
 application of any applicant for the Modified Hiring Process and may determine whether
 a particular applicant meets the eligibility requirements.

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# Section 3. Selection and Placement

a) The Chief of Police shall establish the selection criteria and procedures for the
 Modified Hiring Process, which need not be the same as those established by Chapter
 143 or those applicable to applicants for the position of Cadet in the Department's regular
 Training Academy Applicants who meet the selection criteria and procedures may be
 hired without being placed on an eligibility list.

19

b) Upon hire, the applicant will be placed in the position of "Cadet Senior," regardless of any rank or position the officer previously held in another law enforcement agency, to the same extent as if they had been hired under the processes prescribed by Chapter 143 Each Cadet Senior must complete a Modified Training Academy and probationary period.

# 26 Section 4. Training and Probation

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a) The Chief of Police shall establish the training requirements for a Modified
 Training Academy. All Cadet Seniors hired through the Modified Hiring Process must
 successfully complete the Modified Training Academy

31

b) Each Cadet Senior shall successfully complete a probationary period of at least three months following completion of the Modified Training Academy, but not to exceed the probationary period for officers hired through the Department's regular hiring process.

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# 37 Section 5. Civil Service Status

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a) A Cadet Senior who successfully completes the Modified Training Academy will
be placed in the Civil Service classification of Police Officei and automatically becomes
a full-fledged Civil Service employee and has full Civil Service protection, subject to
successfully completing probation Until completion of probation, each officer hired
through this Modified Hiring Process is an at-will employee who may be discharged by
the Chief of Police at any time, without right of appeal

b) Until completion of probation, an officer hired through the Modified Hiring
 Process is excluded from the coverage of Articles 17 and 18 and cannot file grievances
 pursuant to Article 20 regarding disciplinary actions

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# Section 6. Pay and Seniority

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a) The Chief of Police may determine the pay rate for each Cadet Senior during the
Modified Training Academy Upon completion of the Academy, the Chief of Police may
determine the pay rate for each Police Officer hired through this Modified Hiring
Process. Any pay rate established by the Chief shall not exceed that of an officer with
two years' experience in the Austin Police Department.

11 12

b) Regardless of the pay rate established for each Cadet Senior, seniority for
 purposes of longevity pay shall begin when the officer successfully completes the
 Modified Training Academy.

- 17 Section 7. Promotional Eligibility
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19 Officers hired through the Modified Hiring Process must meet the same promotional 20 eligibility requirements as Austin Police Department officers hired through the 21 Department's regular initial hiring process

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- 23 Section 8. Implementation
- 24 25

The Modified Hiring Process described by this Article may be used at any time, for any number of applicants, as authorized by the Chief of Police

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# Part D. Additional Provisions

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# **Section 1. Benefit of the Bargain**

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The Association and the City share the goal of recruiting and hiring the most qualified 32 applicants to become Austin Police Officers. The Association acknowledges the 33 significant effort and skill of the Department's Recruiting Unit in trying to meet this goal, 34 but recognize that the Department needs to be able to adjust hiring procedures as 35 necessary, without having to wait until the next Meet & Confer negotiation process The 36 parties agree that the degree of flexibility incorporated into this Article is of benefit to 37 both parties and that this Agreement would not have been reached without the flexibility 38 provided by this Article. 39

40

# 41 Section 2. Defense of Actions

42

In the event an applicant files an action against the CITY and the ASSOCIATION on account of the operation of Article 14, the City agrees to jointly defend on behalf of both parties the validity of this provision adopted by both parties, with counsel of the CITY's choice. This provision does not preclude the

ASSOCIATION from retaining its own defense counsel, at its expense and the CITY 1 shall reasonably cooperate with counsel designated by the ASSOCIATION to 2 participate. 3 4 Section 3. Effect of Contract Expiration 5 6 The provisions of this Article shall remain in full force and effect after expiration of 7 this Agreement as to 8 9 a) Any hiring process which has been commenced in substantial reliance upon 10 the provisions of this Article; 11 12 b) The length of the "at will" probationary period for individuals in that status 13 prior to the expirations of this Agreement, 14 15 c) Any eligibility list created under the terms of this Article will remain in effect 16 for 24 months, notwithstanding the expiration of this Agreement; 17 18 19 d) Any interns who are participating in the Police Internship Program at the expiration of this Agreement may be placed at the top of the first eligibility list created 20 after expiration of this Agreement 21 22 Section 4. Preemption 23 24 It is expressly understood and agreed that all provisions of this Article and any 25 procedures developed under the authority granted in this Article shall preempt any 26 statute, Executive Order, local ordinance, City policy or rule which is in conflict with this 27 Agreement and the procedures developed hercunder, including for example and not by 28 way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas 29 Local Government Code, including but not limited to the provisions of Sections 143.021 30 through 143.027. 31 32 33 34 **ARTICLE 15** 35 36 DRUG TESTING 37 38 Section 1. Commitment to an Effective Drug Interdiction Program 39 The CITY and the ASSOCIATION agree that officers may be called upon in 40 hazardous situations without warning, and that it is imperative to the interest of the 41 officers and the public to ensure that officers are not substance impaired. In order to 42 further their joint interest in protecting officers and the public, the CITY and the 43 44 ASSOCIATION agree to mandatory drug testing as described in this section The CITY and the ASSOCIATION have a mutual interest in ensuring that drug impaired officers do 45 not perform law enforcement duties. The CITY and the ASSOCIATION are committed 46

to the principle that the mandatory drug testing policy for officers is designed and shall
be administered to result in disciplinary action only against those officers who have
violated the Police Department's rules, regulations, policies and procedures

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# Section 2. Random Testing

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One hundred percent (100%) of officers at all ranks, including the Chief, shall be susceptible to mandatory testing for illegal drugs and controlled substances during each calendar year on a fair and impartial statistical basis at the CITY's expense. The fair and impartial statistical basis (in which each officer has an equal chance of being selected during a calendar year) shall be by a non-discriminatory computerized program operated and certified as non-discriminatory by an independent firm hired by the CITY, and the officer shall be tested upon being selected by the computer

14

Upon notice of selection for random testing, any officer shall provide a urine sample in accordance with the policy or protocol established by the testing laboratory Failure to provide a sample shall be equivalent to insubordination and may be the basis for suspension or indefinite suspension

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# Section 3. Assurance of Accurate Results

Officers shall have the right to request that their urine sample be stored in case of legal disputes The urine sample will be submitted to the designated testing facility where a sample will be maintained for the period of one year. Officers may, at their own

expense, request to have a test administered at an approved physician's office
accompanied by the testing personnel provided such testing is administered within eight
(8) hours after notification by the Chief Drug testing shall consist of a two-step
procedure

- 29 30
- 1 Initial screening test
- 2 Confirmation test.
- 31 32

Should a confirmation test be required, the test procedure will be technologically different and more sensitive than the initial screening test. Officers shall be provided with a notice of the result and may obtain a copy of the actual laboratory result upon request to the Lieutenant assigned responsibility as Drug Testing Coordinator

37

38 The CITY and the ASSOCIATION agree that only an appropriately certified 39 laboratory should conduct drug testing The laboratory selected shall be experienced and capable of quality control documentation, chain of custody and have a demonstrated 40 technical expertise and proficiency in urine analysis and shall comply with all 41 requirements of an appropriately certified laboratory. The CITY shall require any 42 laboratory selected for collecting samples to conduct a background investigation on those 43 44 laboratory personnel involved in the collecting or handling of an unscaled sample. In addition, the CITY shall require any laboratory involved in collecting samples to use only 45 employees who have not been arrested by officers of the Austin Police Department or 46

1 convicted of a felony or misdemeanor crime involving dishonest conduct or possession of illegal drugs to be involved in collecting or handling of an unscaled sample collected 2 from an officer. In the event that the laboratory that collects the initial samples is not the 3 same laboratory that conducts the actual testing of those samples, only the laboratory that 4 collects the initial samples must comply with the background and criminal history 5 provision of this Agreement Test results shall be inadmissible in any administrative 6 disciplinary heating if it is determined that the laboratory collecting samples failed to 7 8 conduct a background investigation on the laboratory personnel involved in collecting or handling the unscaled sample which resulted in a positive test result 9

10

All records pertaining to the Department-required drug tests shall remain confidential except to the extent used in a disciplinary appeal. Drug test results and records shall be stored in a locked file under the control of the Drug Coordinator, under the supervision of the Chief, will maintain original copies submitted by the laboratory No access to these files shall be allowed without written approval of the Chief.

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# Section 4. Testing on Reasonable Suspicion

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Nothing in this Article shall be construed to prohibit the Chief from conducting a drug test on an officer, or a search of any areas in which the officer does not have a personal privacy expectation, based upon reasonable suspicion in accordance with the guidelines as set forth in Department policy for such by actions Such actions may be taken upon the agreement of any two supervisors that there is a reasonable basis for a suspicion that.

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- a) An officer is presently using or under the influence of illegal drugs or inhalants
- b) An officer has possession of illegal drugs or inhalants
- c) An officer has been associated with or involved with others who were using or under the influence of illegal drugs or inhalants, or who were in possession of same, which association or involvement was not authorized or required in connection with any law enforcement duty, under circumstances which reasonably indicate participation or complicity with, or protection of such other individuals
  - d) Any conduct or situation described in a-c immediately above involving alcohol, while on duty, or which results in on-duty impairment
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# Section 5. Definitions

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For the purposes of this Article

"Drug testing" shall be defined as the compulsory production and submission of a
 urine sample by an officer for chemical analysis to detect the presence of prohibited drug
 usage, in connection with the random testing process set forth herein, and production or

1	submission of urme, blood, or hair sample for a required test based on the reasonable
2	suspicion standards set forth herein
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5	ARTICLE 16
6 7	CITIZEN OVERSIGHT OF
	THE AUSTIN POLICE DEPARTMENT
8 9	THE AUSTIN POLICE DEPARTMENT
9 10	Section 1. Citizen Oversight
11	Section 1. Canzen Oversigne
12	a) Citizen Oversight means the process which incorporates citizen input into the
12	administrative review of conduct of APD officers and the review of the Austin Police
14	Department's policies and procedures The City of Austin may provide for Citizen
15	Oversight of the Austin Police Department Citizen Oversight may include an Office of
16	the Police Monitor and a Citizen Review Panel The City agrees that there will be no
17	parallel process created in addition to the one contemplated by these provisions.
18	
19	b) The purpose of Citizen Oversight is.
20	o) The purpose of Staten of Großen of
21	1 To assure timely, fair, impartial, and objective administrative review of
22	complaints against police officers, while protecting the individual rights
23	of officers and citizens,
24	
25	2. To provide an independent and objective review of the policies and
26	procedures of the Austin Police Department, and
27	
28	3 To provide a primary, but not exclusive, location for accepting
29	administrative complaints of officer misconduct
30	
31	c) Except as otherwise provided by this Agreement, the Chief of Police retains all
32	management rights and authority over the process of administrative investigation of
33	alleged misconduct by APD officers that could result in disciplinary action
34	
35	d) Except as specifically permitted in this Article the Citizen Oversight process,
36	regardless of its name or structure, shall not be used or permitted to gather evidence,
37	contact or interview witnesses, or otherwise independently investigate a complaint of
38	misconduct by an officer There shall be no legal or administrative requirement, including
39	but not limited to subpoena power or an order from the City Manager or the Department,
40	that an officer appear before or present evidence to any individual, panel, committee,
41	group, or forum of any type involved in Citizen Oversight. This provision has no
42	application to any Independent Investigation authorized by the Chief of Police or the City
43	Manager, regardless of whether the Independent Investigation was recommended by a
44	Panel or Police Monitor, or to any hearing of an appeal of disciplinary action pursuant to
45	this Agreement and/or Chapter 143 of the Texas Local Government Code Police officers

remain subject to orders or subpoenas to appear and provide testimony or evidence in
 such investigations or hearings

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# Section 2. The Office of the Police Monitor ("OPM")

a) The Police Monitor will have unfettered access to the Internal Affairs
investigation process, except as provided herein. The Police Monitor may inquire of the
Commander of the Internal Affairs Division or the Chief of Police, or the Chief's
designee, as to the status of any pending IAD investigation.

10

b) The OPM shall not gather evidence, contact or interview witnesses (except the complainant as provided herein), or otherwise independently investigate a complaint. The OPM shall not have the authority to subpoen witnesses. There shall be no administrative requirement, including but not limited to an order from the City Manager or the Department, that a police officer appear or present evidence to the Police Monitor The OPM may obtain the following information in connection with the filing of a complaint of officer misconduct:

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- 2 The nature of the complaint,
- 3 Witness information;
  - 4 The incident location, date, and time; and

1 The complainant's personal information;

- 26 27 28
- 5. The APD officer(s) involved

c) The OPM shall digitally audio record the taking of the information provided in subsection (b) The OPM will promptly forward the completed complaint and audio recording to IAD. A complaint by a complainant who is not a police officer shall not be accepted unless the complainant verifies the complaint in writing before a public officer who is authorized by law to take statements under oath. A complainant may be subsequently interviewed by the IAD investigator for purposes of clarification or to obtain additional information relevant to the investigation.

36

d) Personnel from the OPM shall assist an individual in understanding the complaint process and the requirements for filing a complaint but shall not solicit or insist upon the filing of a complaint by any individual.

40

c) A representative from the OPM may attend an interview of the officer who is the
subject of the investigation or administrative inquiry, as well as all witness interviews
The OPM representative may not directly question the subject of the interview. At the
conclusion of any interview, the OPM representative may take the IAD investigator aside
and request that the investigator ask additional questions Whether such information is
sought in any witness interview is within the discretion of the IAD investigator.

2 f) Neither the Police Monitor nor the Internal Affairs Representative(s) may remain in the Dismissal Review Hearing (or any other administrative hearing conducted for the 3 purpose of determining whether the Department shall take disciplinary action against an 4 officer for alleged misconduct) while the chain of command discusses the final 5 6 classification and/or appropriate discipline, if any, to be imposed. The final classification of an allegation of misconduct is within the sole discretion of the Chief of Police, subject 7 8 to the officer's right of appeal of any discipline imposed as provided by Chapter 143 of the Texas Local Government Code and this agreement 9

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11 g) On a quarterly basis, the Police Monitor, the Chief of Police, the Commander of 12 the Internal Affairs Division, and the Association President shall meet to discuss issues 13 related to the citizen oversight process, and shall endeavor to answer questions, and 14 provide relevant information.

- 16 Section 3. Citizen Review Panel ("Panel")
- 17 18

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- a) Function
- 19

(1) The Panel shall serve to make recommendations to the Chief of Police as
 provided in this Article, and in addition to review individual cases of officer conduct as
 authorized in this Article. Panel members shall perform their duties in a fair and
 objective manner

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(2) The Panel shall provide a public report setting forth the basis and concerns of
 the Panel supporting any recommendation for an Independent Investigation. In addition,
 the Panel shall provide a public report setting forth the Panel's conclusions and
 recommendations after its review of any Independent Investigation

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# b) Qualifications

To be eligible for appointment to the Panel, applicants must not have a felony criminal conviction, received deferred adjudication for a felony, or be under felony indictment Prior to appointment, Panel members must submit to a criminal background investigation to determine their eligibility to serve on the Panel A felony conviction, felony indictment, or felony deferred adjudication, after appointment, shall result in the immediate removal of the member from the Panel by the City Manager

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# c) Training

To serve on the Panel, each member must complete the training prescribed herein prior to commencing their service on the Panel. The required training shall include.

- 43
- 44 (1) Attend a three to four (3-4) day training by APD tailored specifically for Panel
   45 members including, at a minimum, the following:
   46
- 47 a. Special Investigations Unit;

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1		ł	o. Officer Involved Shootings,
2		C	Response to resistance,
3		C	1 The Police Training Academy,
4		C	e. Crisis Intervention Team;
5			Firearms, including FATS training,
6			g Bomb and SWAT,
7			n. Ride-outs on at least two shifts in different parts of the City, and
8		1	
9		•	
10 11		(2)	Attend six (6) hours of training provided by the Internal Affairs Division
12		The t	training requirements of Section c) shall apply only to Panel members who
12	are an		d to the Panel after the effective date of this Agreement.
14	are ap	ponnee	The fact and the cheche date of this Agreement.
15	հ	Resid	gn to Run
16	u)	IXCSIE	
10	Δг	w nore	on involved in the citizen oversight process as a Panel member, who files for
18			ve office shall immediately resign from their position in the citizen oversight
19	•		failing such resignation shall be immediately removed by the City Manager.
20	proces	s, and	Taning such resignation shart be mineutatory removed by the City Manager.
20	ച	Pana	I Review Process
22	e)	Tane	I REVIEW I TOLESS
22		(1) N	ot later than thirty (30) calendar days after the mailing of the notice of the
23 24			utcome of the investigation to the complainant, the complainant may request
25			hat the Police Monitor refer the complaint to the Panel.
26			
27			/ithout a complainant's request, only the following cases may be referred to
28		th	ie Panel
29			
30		a	A "Critical Incident" as defined this Article,
31			
32		ł	
33			involved,
34			
35		С	The appearance of a pattern of department-wide misconduct,
36			
37		Ċ	11
38			of the Department;
39			
40		с	e. The appearance of bias based misconduct; or
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42		f	
43			training recommendations.
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1 2

# f) Nature of Proceedings

3 (1) The review of any case by the Panel shall not be conducted as a hearing or trial Except for the receipt of public input/communications as provided by this Section 4 or an Independent Investigation authorized by this Article, the Panel shall not gather 5 evidence, contact or interview witnesses, or otherwise independently investigate a 6 complaint. The Panel shall not have the authority to subpoena witnesses There shall be 7 no administrative requirement, including but not limited to an order from the City 8 Manager or the Department, that a police officer appear or present evidence to the Panel 9 The Panel shall immediately forward any information or evidence of which it becomes 10 aware to the Chief of Police through the Police Monitor 11

- 12
- 13

(2) A quorum shall be established prior to beginning the review of any case by the Panel

14 15

(3) Not less than five (5) business days prior to a Panel meeting, the OPM shall 16 provide the Internal Affairs Division and the individual designated by the president of the 17 Association as the Panel liaison, with a copy of the Panel meeting agenda. The Panel 18 shall not take action upon or receive public input/communications concerning any case or 19 issue not listed as an agenda item The Internal Affairs Division shall promptly notify 20 any officer who is the subject of a complaint listed as an agenda item as to the scheduled 21 Panel meeting. Notice of special meetings shall be handled in a similar manner, unless 22 circumstances require a shorter notice, in which case the notice shall be issued as soon as 23 the special meeting is scheduled 24

25

(3) By virtue of its purely advisory role, the Panel is not a governmental body and
is not subject to the Open Meetings Act Those portions of the meeting during which
public input/communication is accepted shall be open to the public and recorded by video
and audio cassette tape

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# g) Private Session

(1) Prior to receiving any communication from the complainant or any other
 public input/communications, the Panel may meet in private session to be briefed
 concerning the facts of the particular case to be reviewed. Either the Police Monitor or
 the IAD representative shall present to the Panel the information obtained from the IAD
 investigation. Members of the Panel may be provided with READ ONLY electronic
 access to all or part of the IAD files during these presentations

39

(2) An APD officer designated by the president of the Association and one
 individual from the Internal Affairs Division shall be present during the Panel private
 session case briefing, including the portion of the private session described in subsection
 "c" below, subject to the following provisions

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a. The Association's representative will not participate in the briefing and is present only as an observer, with the following exceptions.

1	() The Assessment of a second term and the transmission of the terms of
2	(1) The Association representative may request that the Police
3	Monitor allow the representative to present information relevant to a case before the Panel
4	case before the Panel
5	
6	(1) A Panel member may request that the Association representative
7	present information relevant to a case before the Panel
8	
9	(iii) Any information provided by the Association representative
10	shall be presented in a neutral manner
[]	
12	b The Association representative may not be involved in the case as a
13	witness, investigator, relative, or officer in the chain of command.
14	
15	c Information in the possession of the Association representative as a result
16	of participation in such briefing shall not be disclosed or revealed other
17	than as necessary as a part of official Association business in monitoring
18	and enforcing this agreement, or in the normal course of dispute resolution
19	processes under this agreement
20	
21	(3) Panel members shall have full access to all administrative investigative and
22	disciplinary files necessary to perform their functions under this agreement Panel
23	members may ask questions and obtain specific facts, details and information from the
24	Police Monitor, IAD, or the Chief's office. As part of such access, the Police Monitor
25	may permit individual Panel members to review an IAD case file for up to five (5) hours,
26	at the Police Monitor's office and in the presence of a member of the Monitor's staff
27	This review opportunity may occur before the Panel's private session and/or after the
28	Panel's public session regarding such case The prohibitions and restrictions in Section 8
29	of this Article apply to any confidential information viewed by Panel members during
30	this review opportunity Panel members shall not copy or remove any portion of the file.
31	The Police Monitor shall be responsible for security of the file.
32	(4) During any amounts Densel have fing the ansatz of such a supervised dependence of
33 24	(4) During any private Panel briefing, the presenter should exercise discretion and
34	omit information from the briefing that the Police Monitor deems to be irrelevant to the
35	citizen's complaint, as well as information of a highly personal nature that would
36	constitute an unwarranted invasion of an individual's personal privacy interests
37	(5) Herein and the Developer has fire the second part shall be allowed
38	(5) Upon completion of the Panel case briefing, the complainant shall be allowed
39 40	to address the Panel The police officer who is the subject of the complaint may, but is
40	not required to attend and listen to the address by the complainant If the complainant is
41 42	anxious or intimidated by the presence of the officer, the Panel shall videotape the
42 42	complainant's address to the Panel, and allow the officer to view and respond to the taped
43	statement outside the complainant's presence Other than the complainant and the responding police officer, only those percent outborized to attend the Papel case briefing
44 45	responding police officer, only those persons authorized to attend the Panel case briefing
45 46	may be present during this portion of the Panel meeting.
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## h) Public Session and Comments

3 (1) After any address by the complainant and/or responding police officer, the Panel shall meet in public session to receive any additional public input/communications 4 concerning the case under review. During the public session, the Police Monitor shall 5 6 take precautions to prevent discussion of the facts of the particular case and to prevent the public session from being used as a forum to gather evidence, interview witnesses, or 7 otherwise independently investigate a complaint. Any individual who indicates that he 8 has new or additional evidence concerning the particular case shall be referred to the 9 Chief of Police or his designee The rules that apply to citizen communications with the 10 City Council shall apply to the public session of the Panel meetings 11

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(2) The Police Monitor, in consultation with the Panel, shall set the time limits for such proceedings.

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# i) Deliberations

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After receiving public input, if any, the Panel shall discuss the particular case under review in private session. The Police Monitor and/or the Assistant Police Monitor may be present during such discussion. No other individual may be present unless, the panel requests further information

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# j) Action and Recommendations

(1) At the conclusion of the review process set forth above, the Panel, upon a
 majority vote of its total members, may make the following recommendations to Chief of
 Police.

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- a Further investigation by the Department is warranted;
- b Department policies warrant review and/or change,
  - c An "Independent Investigation" is warranted, or
  - d. A written, non-binding recommendation on discipline.
- 35 36

A recommendation on discipline is limited to cases involving a "critical incident"
 as defined in this Article The Panel shall not take action or make recommendations not
 authorized by this Article

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(2) After the Citizen Oversight process has been completed for a "critical
incident," as that phrase is defined herein, the individuals involved in the Citizen
Oversight process may make non-binding disciplinary recommendations to the Chief of
Police The final decision as to appropriate discipline is within the sole discretion of the
Chief of Police, subject to the officer's right of appeal of any discipline imposed as
provided by Chapter 143 of the Texas Local Government Code and this agreement. The

1	objectives of the process being served by a written recommendation as to discipline,		
2	neither the OPM employees nor individual members of the Panel shall publicly express		
3	agreement or disagreement with the final disciplinary decision of the Chief, other than as		
4	set forth in the written recommendation Any such recommendation shall not be publicly		
5	disclosed prior to the Chief's final decision After the Chief of Police has made his final		
6	decision, any such citizen or internal monitor recommendations shall be subject to public		
7	disclosure to the extent permitted by law. Violation of this provision shall be subject to		
8	the dispute resolution process set forth in Section 7 of this Article, but a Panel membe		
9	shall not be subject to permanent removal from the Panel except upon a second violation		
10	of this standard.		
11			
12	(3) For purposes of this Section, the term "Critical Incident" shall mean		
13			
14	a An alleged use of force or other action by an Austin Police Officer that		
15	directly results in serious bodily injury or death (The definition of		
16	"serious bodily injury" found in the Texas Penal Code, Section		
17	1.07(a)(46) will apply );		
18			
19	b A death in custody, or		
20			
21	c. An officer involved shooting		
22			
23	(4) Members must attend the meeting and hear the merits of the case in order to		
24	vote The Panel's recommendations shall be reduced to writing The Panel's written		
25	recommendations shall explain the Panel's issues(s) or concern(s)		
26			
27	(5) The Police Monitor shall consult with the Panel in formulating any		
28	recommendations to the Chief of Police. All recommendations to the Chief of Police by		
29	the Panel shall be made available to the public to the extent permitted by law and this		
30	Agreement.		
31			
32	Section 4. Independent Investigation		
33			
34	a) In this Article, "Independent Investigation" means an administrative investigation		
35	or inquiry of alleged or potential misconduct by an officer, authorized by the Chief of		
36	Police or City Manager and conducted by a person(s) who is not.		
37			
38	(1) An employee of the City of Austin;		
39			
40	(2) An employee of the Office of the Police Monitor, or		
41			
42	(3) A volunteer member of the Panel.		
43			
44	b) An "Independent Investigation" does not include attorney-client work product or		
45	privileged material related to the defense of claims or suits against the City of Austin		
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c) The Chief of Police and the City Manager retain all management rights to authorize an Independent Investigation concerning police conduct

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# Section 5. Public Report of Independent Investigation

a) The provisions of Section 143.089(g) of the Texas Local Government Code are expressly modified to the extent necessary to permit public release of a final report prepared by an investigator who conducts an Independent Investigation authorized by the Chief of Police or City Manager concerning police conduct

9 10

b) The public release of information authorized by this Section shall not contain or 11 reveal evidentiary facts, or other substantive investigative information from the file, 12 except to the extent that such information is at the time of such release no longer 13 protected from public disclosure by law, or is already public as a matter of fact by lawful 14 or authorized means or by the officer's own release For example, the names of officers 15 in an investigation may not be released, but could be released if those officers have 16 elected to enter the public debate and discuss their involvement, or if the public has been 17 informed of identities by lawful or authorized means in the course of giand jury or other 18 legal proceedings. The public statements authorized in this agreement are subject to 19 review by the City of Austin Law Department to insure compliance with this Agreement 20 and to determine whether the release of such information may be prohibited by any other 21 22 law.

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c) This Section shall apply to any Independent Investigation whether completed prior to or after the effective date of this Agreement and applies to every position and rank within the Austin Police Department

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d) Section 143 089(g) of the Texas Local Government Code is modified and superseded to the extent necessary to permit the public release of the following information only

- 1 A report setting forth the basis and concerns of the Panel supporting any recommendation for an Independent Investigation
- 2. A report setting forth the Panel's conclusions and recommendations after its review of any Independent Investigation
  - 3 A report setting forth any policy recommendations made by the Panel
- 4. A final report from an Independent Investigator, whether or not recommended by the Panel This Section shall also apply to any Independent Investigation completed prior to ratification of this agreement
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# 1 Section 6. Public Communication

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a) Except as permitted by this Agreement, employees of the OPM and members of the Panel shall not publicly comment on the specifics of pending complaints and investigations prior to a panel decision All public comments and communications by the OPM shall be factual and demonstrate impartiality to individual police officers, the Austin Police Department, the Austin Police Association, employees of the City of Austin, residents of the City of Austin, and community groups

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10 b) Should a person participating on a Panel make public statements which, to a reasonable observer, would be perceived to express or demonstrate a position, bias, or 11 prejudgment on the merits of a particular case that is under investigation or subject to 12 review, prior to the completion of the citizen panel process for that case, such person will 13 not be allowed to participate in the review, deliberation, or drafting of recommendations 14 concerning that case. This provision does not prohibit the Panel or an individual Panel 15 member from making generic, non-case related public statements about the Austin Police 16 Department, or from providing information about the process, which does not appear to 17 prejudge the merits, or demonstrate a bias on the case In the event of a violation of this 18 standard, the Panel member shall be subject to permanent removal from the panel as set 19 forth below. 20

21

c) No public comment or communication (including but not limited to oral or written 22 statements, reports, newsletters, or other materials made, released, published or 23 distributed) by the OPM or Panel members will make reference to or identify an officer 24 by name, unless such release is then permitted by law, or the officer's name has become 25 public as a matter of fact by lawful or authorized means, or by the officer's own release. 26 Public comments or communications by the OPM and the Panel shall conform to state 27 and federal law and this Agreement regarding confidentiality, and shall not contain 28 29 information that is confidential or privileged under this Agreement or state, federal or common law. 30

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d) All OPM written publications shall be provided to the APD and the APA
 simultaneously with distribution to the public

# 35 Section 7. Dispute Resolution

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a) Complaints concerning the conduct of OPM employees shall be filed with the 37 Police Monitor, or if the complaint concerns the personal conduct of the Police Monitor, 38 shall be filed with the City Manager If not resolved at the first level, a fact finder shall 39 be appointed to review relevant materials and take evidence to reach written findings of 40 fact, which shall be expedited for final resolution within two weeks after appointment. 41 The fact finder shall be appointed by striking an AAA list, if the parties do not otherwise 42 agree on a fact finder. Upon conclusion of the fact finding, and after review and 43 evaluation of the fact finder's report, the Police Monitor (or City Manager if the 44 complaint concerns the personal conduct of the Police Monitor) shall make a decision 45 46 The final decision shall be made by the City Manager

2 b) Complaints concerning the conduct of Panel members shall be filed with the City Manager If a signed complaint is filed alleging specific comments by a Panel member 3 4 that violate the standards in subparagraph 6 (b) above, the Panel's consideration shall be postponed or the particular Panel member shall not participate, until the matter is finally 5 resolved A complaint may not be based on statements or conduct previously raised and 6 Only one of such Panel members may be found insufficient for disgualification 7 8 temporarily disqualified under this provision on a particular case. The City Manager shall promptly determine the complaint The Association may appeal from the decision 9 10 of the City Manager through the expedited arbitration process in this agreement If two (2) consecutive complaints are found insufficient on a particular Panel member, 11 subsequent complaints on that Panel member shall not result in temporary removal, but 12 upon final determination that there has been a violation, such member shall be subject to 13 permanent removal Nothing shall prevent the Chief from taking disciplinary action 14 within the statutory time frame, under the provisions of Chapter 143, as modified by this 15 agreement 16

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# 18 Section 8. Access to Section 143.089(g) Files

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20 a) Information concerning the administrative review of complaints against officers, including but not limited to Internal Affairs Division files and all contents thereof, are 21 intended solely for the Department's use pursuant to Section 143 089(g) of the Texas 22 Local Government Code (the 143 089(g) file.). All records of the Police Monitor's 23 Office that relate to individual case investigations and the APD 143.089(g) file, although 24 25 same are not APD files or records, shall have the same statutory character in the hands of the Police Monitor, and shall not be disclosed by any person, unless otherwise authorized 26 27 by law Public access to such information is strictly governed by this agreement and Texas law. To the extent necessary to perform their duties, individuals involved in the 28 Citizen Oversight process are granted a right of access to the information contained 29 within the 143.089(g) files of police officers 30

31

32 b) Individuals involved in the Citizen Oversight process shall not be provided with 33 information contained within a personnel file, including the 143 089(g) file of a police officer, that is made confidential by a law other than Chapter 143 of the Texas Local 34 35 Government Code, such as records concerning juveniles, sexual assault victims, and individuals who have tested positive for HIV All persons who have access to IAD files 36 or investigative information by virtue of this agreement shall not be provided with access 37 to any records of criminal investigations by the APD unless those materials are a part of 38 the IAD administrative investigation file 39

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c) All individuals who have access by virtue of this agreement to IAD files or
investigative information, including the information contained within the 143.089(g) files
of police officers, shall be bound to the same extent as the Austin Police Department and
the City of Austin to comply with the confidentiality provisions of this Agreement,
Chapter 143 of the Texas Local Government Code, and the Texas Public Information
Act All such individuals shall further be bound to the same extent as the Austin Police

Department and the City of Austin to respect the rights of individual police officers under 1 the Texas Constitution and the Fourth, Fifth, and Fourteenth Amendments to the US 2 Constitution, including not revealing information contained in a compelled statement 3 protected by the doctrine set forth in Garrity v New Jersev, 385 U.S 493 (1967), and 4 Spevack v Klein, 385 U S 511 (1967) 5 6 d) A breach of the confidentiality provisions of this Agreement and/or Chapter 143 7 8 of the Texas Local Government Code by any individual involved in Citizen Oversight. 9 10 1. Shall be a basis for removal from office, 11 12 2. May subject the individual to criminal prosecution for offenses including, but not limited to Abuse of Official Capacity, Official Oppression, Misuse of 13 Official Information, or the Texas Public Information Act, and/or 14 15 3 May subject the individual to civil liability under applicable State and 16 Federal law 17 18 19 e) The confidentiality provisions of this agreement, Chapter 143 of the Texas Local Government Code, and the Texas Public Information Act, are continuous in nature All 20 individuals involved in Citizen Oversight are subject to these confidentiality provisions 21 even after their association with the Oversight process has terminated 22 23 f) Following any review of an alleged violation of the confidentiality provisions of 24 this Agreement, the City Manager's office will provide information about the outcome of 25 that review to any officer(s) directly affected by the alleged violation. 26 27 Section 9. Use of Evidence from the Citizen Oversight Process in Disciplinary 28 29 Appeals 30 31 Opinions or recommendations from individuals involved in Citizen Oversight in a particular case may not be used by a party in connection with an appeal of any 32 disciplinary action under the provisions of Chapter 143 of the Texas Local Government 33 Code and this Agreement. No party to an arbitration or Civil Service proceeding may use 34 or subpoena any member of the Citizen Review Panel or the Police Monitor (unless the 35 Police Monitor took the complaint in the relevant case) as a witness at an arbitration or 36 Civil Service proceeding including, but not limited to live or deposition testimony which 37 concerns their duties or responsibilities in the oversight process or their opinions or 38 recommendations in a particular case. This provision shall not prevent any testimony for 39 evidentiary predicate. 40 41 Section 10. Partial Invalidation and Severance 42 43 44 In the event that a Court Order, Judgment, Texas Attorney General Opinion, or arbitration decision, which is final and non-appealable, or which is otherwise allowed to 45 take effect, which order, judgment, opinion, or decision holds that the right of access to 46

the information contained within the 143 089(g) files of police officers granted by this Article or the public dissemination of information pursuant to this Article, results in "public information" status under the Texas Public Information Act of the information contained within the 143.089(g) files of a police officer, the provision or provisions resulting in such a change in the status of the 143 089(g) file shall be invalidated and severed from the balance of this Agreement

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# Section 11. Remedies

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# a) Benefit of the Bargain

The CITY expressly retains its right and ability to proceed with the determination of 12 whether or not police misconduct occurred and the authority of the Chief to impose 13 disciplinary action The ASSOCIATION recognizes the fact that such reservations are 14 15 essential to this Agreement No dispute concerning the operation and function of the Police Monitor's Office or the Panel shall impair or delay the process of the Chief's 16 investigation and determination of whether or not police misconduct occurred and the 17 degree of discipline, if any, to impose This includes internal dispute resolution 18 procedures in this Agreement, any grievance process or arbitration, and any litigation 19 over such issues In other words, any such dispute resolution processes may proceed, as 20 set forth in this contract or by law, but the disciplinary process may likewise and 21 simultaneously proceed to its conclusion without delay. The statutory time period for the 22 Chief of Police to take disciplinary action against an officer shall be tolled to the extent of 23 any period in which a court order, injunction, or TRO, obtained by the officer involved or 24 the Association on behalf of the officer, halts the Department's investigative or 25 disciplinary process In no event will the actual time exceed 180 calendar days. The 26 parties agree that the processes in this Agreement, together with the remedies set forth 27 and the procedural protections and rights extended to officers in this Agreement are 28 adequate remedies at law for all disputes arising under this Article 29

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# b) Expedited Arbitration

The parties have agreed to expedited arbitration for all unresolved grievances related 33 to the application or interpretation of this Article in order to achieve immediate resolution 34 and to avoid the need for court intervention in equity Such arbitrations shall be 35 conducted pursuant to the Expedited Labor Arbitration Procedures established by the 36 American Arbitration Association ("AAA"), as amended and effective December 1, 37 2002 To be appointed, the arbitrator must be available to hear the arbitration within 38 thirty (30) calendar days of selection and a decision shall be made within one (1) week of 39 the hearing The parties agree to create a list of pre-approved arbitrators. Failing same, 40 or in the absence of an available arbitrator from such pre-approved list, the arbitrator 41 designated by the AAA shall be required to be licensed as an attorney in the State of 42 Texas The parties both agree that the arbitrator has the discretion to receive and hear 43 issues and testimony by written submission or phone conference, but may also require 44 live testimony where appropriate 45

1	Section 12.	Preemption
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3	-	pressly understood and agreed that all provisions of this Article shall preempt
4		, Executive Order, local ordinance, City policy or rule, which is in conflict
5		greement and the procedures developed hereunder, including for example and
6		v of limitation, any contrary provisions of Chapters 141, 142, and 143 of the
7	Texas Loca	Il Government Code, including but not limited to Section 143 089(g)
8		
9		ARTICLE 17
10		ARTICLE 17
11 12		PROTECTED RIGHTS OF OFFICERS
12		I ROTECTED RIGHTS OF OFFICERS
14	Section 1.	Effect of Article
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16	The fol	lowing provisions shall apply to the administrative investigation of alleged
17	misconduct	t by APD police officers and the process of administrative discipline. To the
18	extent of a	ny conflict between this Agreement and the provisions of Chapter 143 of the
19		al Government Code, the provisions of this Agreement shall control To the
20		iy conflict between this Article and any other provision of this agreement, this
21	Article shal	ll control.
22	~	
23	Section 2.	Definitions
24	T. dua	Articles
25	In this A	
26 27	a)	"Complaint" means any affidavit, administrative referral, or other document
27	ц)	setting forth allegations or facts that may form the basis of future allegations
29		of misconduct against an officer and which serves as the basis for initiating
30		an investigation.
31		
32	b)	"Disciplinary Action" means suspension, indefinite suspension, demotion in
33		rank, reprimand, or any combination of those actions
34		
35	c)	"Investigation" means an administrative investigation of alleged misconduct
36		by a police officer that could result in disciplinary action.
37	•	
38	d)	"Investigator" means an agent or employee of the Department or an
39		Independent Investigator who participates in conducting an investigation
40		"Statement" many and communication (and on unitar) acting forth
41	e)	"Statement" means any communication (oral or written) setting forth
42		particulars or facts regarding the alleged misconduct under investigation.
43 44	f)	"Evidence" means statements, reports, records, recordings, documents,
44 45	1)	computer data, text, graphics, videotape, photographs, or other tangible forms
45		of information, including a "complaint"
47		

# 1 Section 3. Compelled Testimony

There shall be no legal or administrative requirement, including but not limited to 3 subpoena power or an order from the City Manager or the Department, that an officer 4 appear before or present evidence to any individual, panel, committee, group, or forum of 5 any type involved in Citizen Oversight This provision has no application to any 6 Independent Investigation authorized by the Chief of Police of the City Manager, 7 regardless of whether the Independent Investigation was recommended by the Citizen's 8 Review Panel or the Police Monitor, or to any hearing of an appeal of disciplinary action 9 pursuant to this Agreement and/or Chapter 143 of the Texas Local Government Code 10 Police officers remain subject to orders or subpoenas to appear and provide testimony or 11 evidence in such investigations or hearings 12

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# Section 4. Access to Records by Officers

a) Not less than forty eight (48) hours before the officer who is the subject of an investigation provides a statement to an investigator, the officer shall be provided a copy of the complaint(s) The Department may omit the name and/or identity of the person making the complaint. In the event that the complaint(s) does not contain all allegations of misconduct under investigation, not less than forty eight (48) hours before the investigator begins the initial oral or written interrogation of the officer, the investigator must inform the officer in writing of the additional allegations being investigated

23

b) Before the officer who is the subject of an investigation provides a statement to an investigator, the officer and his representative shall be provided an opportunity to review any videotape, photograph, or other recording of the operative conduct or alleged injuries, if any, which is the subject of the allegations if such recording is within the possession or control of the Department

29

c) An officer is entitled to a copy of his or her statement to the Internal Affairs Division at the time when the statement is finalized and signed by the officer, but the statement remains confidential in the hands of the officer pursuant to 143 089(g), APD policy, and orders of non-communication about internal investigations, except for consultations with counsel

35

d) Before the officer who is the subject of an investigation provides a statement to an investigator, the officer and his representative shall be allowed to review the portions of any document(s) in which it is alleged that the officer provided false, incomplete, inconsistent, or conflicting information, or in which it is alleged that the officer omitted information in violation of any law or Department policy.

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c) Before the officer who is the subject of an investigation provides a statement to an
 investigator, the officer and his representative shall be allowed to review any report,
 supplement, use of force report, or other statement recorded or written by the officer,
 setting forth particulars or facts regarding the operative conduct which is the subject of
 the allegation(s).

f) Not less than forty eight (48) hours before a Dismissal Review Hearing (or any other administrative hearing conducted for the purpose of determining whether the Department shall take disciplinary action against an officer for alleged misconduct), the officer and his representative shall be allowed to review for five (5) hours all evidence gathered or obtained during the investigation, and not previously reviewed by the officer pursuant to this Section The evidence available for review shall not include any investigator's summary

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10 g) When the Chief of Police is notified that the Panel plans to review a case 11 involving a "critical incident" or an allegation of a civil rights violation, the officer and 12 his representative shall be given an opportunity to meet with the Internal Affairs 13 investigator and review witness statements and photographic or videotape evidence 14 contained in the IA file, for a period of up to five (5) hours

15

h) Neither the officer nor his representative will be permitted to make copies of any
 witness statements, audio tapes, photographic or videotape evidence reviewed; however,
 they may take written notes only, provided that they comply with the confidentiality and
 use provisions in Section 6

20

1) Nothing in this Article shall be construed as requiring the Department to provide or make available for review by the officer of his representative any evidence from criminal investigations by the Austin Police Department unless that evidence is a part of the Internal Affairs Division administrative file. No criminal investigation material that is part of the Internal Affairs Department case file can be released if there is a pending criminal investigation or judicial proceeding.

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When a Dismissal Review Hearing (or any other administrative hearing conducted for the purpose of determining whether the Department shall take disciplinary action against an officer for alleged misconduct), is held, the officer who is the subject of the investigation may audio tape the portion of the hearing in which the chain-of-command discusses the IAD investigation and the disciplinary decision with the officer.

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# Section 6. Confidentiality of Records and Misuse of Information

Section 5. Audio Taping of Dismissal Review Hearings

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The access to records provided in Section 4 of this Article has been granted in exchange for the following agreements intended to insure confidentiality and to prevent retaliation or the threat of retaliation against any witness in an investigation:

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a) Retaliation or the threat of retaliation by an officer, or by an individual at the
 direction of the officer, against the author of an Internal Affairs statement is strictly
 prohibited. A sustained violation of this subsection shall result in either a temporary or
 indefinite suspension

b) If an officer is suspended pursuant to this Section, the officer shall have the right to appeal the suspension to the Civil Service Commission or to an Independent Third Party Hearing Examiner pursuant to the provisions of this Agreement and Chapter 143 of the Texas Local Government Code The Commission or the Hearing Examiner shall decide whether the specific charge related to this Section is true. If the charge is found to be true, the Commission or Hearing Examiner must affirm the disciplinary action and cannot amend, modify, or reduce the period of disciplinary suspension

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9 c) Sections 143 053(c) & (f) of the Texas Local Government Code are hereby 10 superseded to the extent of any conflict with this Section

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# Section 7. Right to Representation

An officer who is the subject of an investigation or administrative inquiry shall have the right to be represented by an attorney of the officer's choice during an interview provided the attorney complies with the Internal Affairs interview protocol An officer shall have the right to be represented by an attorney of the officer's choice during a Dismissal Review Hearing (or other administrative hearing conducted for the purpose of determining whether the Department shall take disciplinary action against an officer for alleged misconduct )

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- 22 23

# Section 8. Violation of Officer's Rights

If the Department or any investigator violates any of the provisions of this Article or 24 of Section 143 312 of the Texas Local Government Code while conducting an 25 investigation, the Department shall reverse any punitive action which depends upon 26 evidence resulting from a violation of this agreement; including a reprimand, and in any 27 appeal, evidence resulting from a violation of this agreement shall be specifically 28 excluded from introduction into evidence in any proceeding against the officer, including 29 any disciplinary appeal hearing The hearing examiner or arbitrator may make such other 30 evidentiary rulings as are just and fair, after consideration of the circumstances of the 31 violation 32 33

### **ARTICLE 18**

# DISCIPLINARY ACTIONS, DEMOTIONS AND APPEALS

- 39 Section 1. Suspensions of Three (3) Days or Less
- 40 41

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# a) Appealable and Non-Appealable Suspensions

It is understood that most officers will make some errors during their career involving rule violations, including those who are good, professional police officers. The parties agree that short disciplinary suspensions are for the purpose of reinforcing the need for compliance with departmental standards and not necessarily as punishment

1	
2	The parties agree that when an officer is suspended for 1, 2, or 3 days the officer
3	may choose one of two methods of dealing with the suspensions as listed below.
4	
5	(1) Suspensions that may not be appealed. The officer may choose to use
6	vacation or holiday time to serve the suspension with no loss of paid salary
7	and no break in service for purposes of seniority, retirement, promotion, or
8	any other purpose The officer must agree that there is no right to appeal if
9	this method of suspension is chosen.
10	
11	(2) Suspensions that may be appealed. The officer may appeal the suspension to
12	arbitration or the Civil Service Commission If the officer chooses to appeal
13	the suspension, the arbitrator or Civil Service Commission's authority is
14	limited to ruling on whether or not the charges against the officer are true or
15	not true. If the arbitrator or Civil Service Commission finds the charges to be
16	true, there is no authority to mitigate the punishment. If the arbitrator or Civil
17	Service Commission finds the charges to be not true, the officer shall be fully
18	reinstated with no loss of pay or benefit
19	
20	b) Arbitration Costs on Appealable Suspensions
21	
22	In the event that an officer appeals a 1, 2 or 3 day suspension to arbitration, it is
23	agreed that the party that loses the arbitration shall be responsible for all costs of the
24	arbitrator, including travel and lodging if necessary.
25	
26	To facilitate such payment on the part of the officer he shall submit, at the time of
27	appeal, a signed payroll deduction agreement that if the arbitrator rules in favor of the
28	City he authorizes up to one hundred dollars (\$100 00) per month to be deducted from his
29	regular pay until such time as what would usually be the City's portion of the arbitrator's
30	costs have been satisfied
31 32	
32 33	c) Reductions of Suspensions of Three (3) Days or Less to a Written Reprimand
34	c) <u>Reductions of Suspensions of Finite (5) Days of Less to a written Reprintand</u>
35	The parties agree that temporary suspensions of 1, 2, or 3 days that were imposed
36	on or after March 25, 2001, will be automatically reduced to a written reprimand under
37	the following conditions.
38	
39	(1) Suspensions of 1, 2, or 3 days, which are/were not appealed, shall be reduced
40	to a written reprimand two (2) years after the date the suspension was served
41	on the officer if
42	
43	1. The officer does/did not have a sustained complaint for
44	substantially similar conduct within two (2) years from the date the
45	suspension was served on the officer
46	

1 2 3	(2)	Suspensions of 1, 2, or 3 days, which are/were not appealed, shall be reduced to a written reprimand three (3) years after the date the suspension was served on the officer if.
4 5 6		1. The officer has been previously disciplined for substantially similar conduct, and;
7		
8		11 The officer does/did not have a sustained complaint for
9		substantially similar conduct within the next three (3) years from
10		the date the suspension was served on the officer.
11		
12	(3)	Any controversy over whether or not the prior conduct was substantially
13		similar may be presented to an arbitrator under the other provisions of this
4		Article.
15		
16	(4)	Suspensions of 1, 2, or 3 days that are/were appealed to the Civil Service
17		Commission or a Hearing Examiner are not eligible for reduction to a written
18		reprimand under this Agreement.
19		
20	(5)	Suspensions of 1, 2, or 3 days that are/were reduced to a written reprimand
21		shall not be introduced, cited, or used in any manner in subsequent
22		disciplinary suspensions or appeals as to that officer, but the original
23		disciplinary decision is not covered by this Section as to contentions of
24		disparate discipline by other officers
25		
26	(6)	If the conditions set forth in subparts (a) or (b) are met, the Department shall
27		notify the Civil Service Commission in writing that the temporary suspension
28		has been reduced to a written reprimand A copy of this document shall be
29		included in the IAD investigative file, and the Department shall enter a
30		notation in all disciplinary databases or records reflecting this change. The
31		parties agree that the Department and the Civil Service Commission will not
32		alter, destroy, conceal, or remove, any documents related to the temporary
33		suspension, including but not limited to the letter of temporary suspension that
34		was filed with the Commission as required by LGC 143.052(c), or the IAD
35		investigative file itself.
36	0 4 <b>1</b>	Constructions of Piffs of (15) David on Loop
37	Section 2.	Suspensions of Fifteen (15) Days or Less
38	16 (h - 4	Theaf determines to manand an offician for fiftian (15) down or loss the Chief
39	II the C	Chief determines to suspend an officer for fifteen (15) days or less, the Chief

If the Chief determines to suspend an officer for fifteen (15) days or less, the Chief may, at his sole discretion in hardship cases, authorize use of the officer's accumulated vacation leave to cover all or part of the suspension. It is also understood and agreed that if the Chief permits the use of vacation days for suspension, such days off shall be considered as equal punishment to traditional unpaid days of suspension. In no case will sick leave be substituted for unpaid days of suspension

# Section 3. Mutually Agreed Temporary Suspensions of Sixteen (16) to Ninety (90) Days

3

Either the Police Chief or the officer facing discipline may offer to impose or accept a suspension without pay for a period from sixteen (16) to ninety (90) days. If the officer accepts the mutually agreed suspension, there shall be no appeal either to the Police Civil Service Commission, to the District Court or to a Hearing Examiner. It is also understood and agreed that if the Chief permits the use of vacation days for suspension, such days off shall be considered as equal punishment to traditional unpaid days of suspension. In no case will sick leave be substituted for unpaid days of suspension.

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# Section 4. Payment for Accrued Leave Upon Indefinite Suspension.

a) An officer who has been indefinitely suspended may, upon request, be paid in a lump sum for up to two hundred forty (240) hours of accrued vacation and up to one hundred sixty (160) hours of accrued exception vacation

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b) If the indefinite suspension is overturned as a result of the appeal, the Civil Service Commission or a Hearing Examiner may restore such leave, but a total award of leave and backpay, if any, shall be offset by the amount paid to the officer under Section a) above

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# Section 5. Alternative Discipline by the Police Chief

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In considering appropriate disciplinary action the Police Chief may require that an 25 officer be evaluated by a qualified professional designated by the Police Chief. If that 26 professional recommends a program of counseling and/or rehabilitation for the officer, 27 the Police Chief may, as an alternative to temporary or indefinite suspension, or in 28 combination with a temporary suspension, require that the officer successfully complete 29 the recommended program. The program of counseling and/or rehabilitation will be 30 completed on the officer's off-duty time, unless the Police Chief approves the use of 31 accrued vacation leave or sick leave The officer shall be responsible for paying all costs 32 of the program of counseling and/or rehabilitation which are not covered by the officer's 33 34 health insurance plan If the officer's misconduct involves alcohol-related behavior, the Police Chief may require that the officer submit to mandatory alcohol testing, when 35 ordered by the Police Chief, for a specified period of time. If, after entering the program 36 of counseling and/or rehabilitation, the officer fails or refuses to complete the program, 37 the officer may be indefinitely suspended. The officer has the right to appeal to the 38 39 Police Civil Service Commission or to a third party Hearing Examiner any discipline imposed under this section by filing an appeal notice in accordance with the provisions of 40 Chapter 143. On appeal, the Police Civil Service Commission or Hearing Examiner shall 41 have the same duties and powers set forth in Chapter 143, but shall not have the power to 42 substitute a program of counseling and/or rehabilitation different from the program 43 imposed by the Police Chief or to substitute any period of suspension for the required 44 program of counseling and/or rehabilitation 45

#### Section 6. Alternative Discipline by Agreement 1

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In considering appropriate disciplinary action, the Police Chief may require that an 3 officer be evaluated by a qualified professional designated by the Police Chief If that 4 professional recommends a program of counseling and/or rehabilitation for the officer, 5 the Police Chief may offer the officer the opportunity to enter into an alternative 6 disciplinary agreement under which the officer would accept a temporary suspension of 7 up to ninety (90) days and agree to successfully complete the program of counseling 8 and/or rehabilitation recommended by the qualified professional designated by the Police 9 Chief The program of counseling and/or rehabilitation will be completed on the officer's 10 off duty time, unless the Police Chief approves the use of accrued vacation leave or sick 11 leave The officer shall be responsible for paying all costs of the program of counseling 12 and/or rehabilitation, which are not covered by the officer's health insurance plan. If the 13 officer's misconduct involved alcohol related behavior, the Police Chief may require that 14 the officer submit to mandatory alcohol testing, when ordered by the Police Chief, for a 15 specified period of time If the officer accepts the opportunity for agreed alternative 16 discipline, the officer may not appeal any terms of the Agreement If the officer fails to 17 successfully complete the program of counseling and/or rehabilitation, the officer may be 18 indefinitely suspended without right of appeal.

19 20

#### Section 7. Last Chance Agreement 21

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23 a) In considering appropriate disciplinary action, the Police Chief may require that an officer be evaluated by a qualified professional designated by the Police Chief If that 24 professional recommends a program of counseling and/or rehabilitation for the officer, 25 the Police Chief may offer the officer, as an alternative to indefinite suspension, the 26 opportunity to enter into a last chance agreement. The agreement may include the 27 28 following provisions in addition to any other provisions agreed upon by the officer and the Police Chief. 29

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- (1) The officer will successfully complete the program of counseling and/or rehabilitation recommended by the qualified professional designated by the Police Chief
- (2) The program of counseling and/or rehabilitation will be completed on the 35 officer's off-duty time, unless the Police Chief approves the use of accrued 36 vacation leave or sick leave. The officer shall be responsible for paying all 37 costs of the program of counseling and/or rehabilitation, which are not 38 covered by the officer's health insurance plan 39
- (3) The officer will agree to a probationary period not to exceed one (1) year, 41 with the additional requirement that if, during the probationary period, the 42 officer commits the same or a similar act of misconduct, the officer will be 43 indefinitely suspended without right of appeal 44
- 45

b) If the officer's misconduct involves alcohol-related behavior, the Police Chief may require that the officer submit to mandatory alcohol testing, upon order by the Police Chief, for a specified period of time If the officer accepts the opportunity for a last chance agreement, the officer may not appeal any terms of the agreement If the officer fails to successfully complete the agreed upon program, the officer may be indefinitely suspended without right of appeal

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# Section 8. Extending Disciplinary Deadline by Agreement

a) An officer and the Chief, or designee, may agree to extend any statutory deadline for imposing discipline for a period not to exceed thirty (30) days Either the officer or the Chief may offer or request the extension The agreement to extend the statutory deadline shall be in writing and shall be signed by both the officer and the Chief, or designee

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b) Any disciplinary action taken by the Chief before the extended deadline shall be
 considered timely. An agreement to extend the deadline does not affect an officer's right
 of appeal from the disciplinary action

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# Section 9. Hearing Examiner Retained

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The CITY recognizes that during the term of this Agreement officers have the right to an appeal of an indefinite suspension or suspension for a definite number of days (subject to the provisions herein on non-appealable suspensions of 1 to 3 days) before a Hearing Examiner as provided in Section 143 057 of the Texas Local Government Code During the term of this Agreement, the parties specifically agree to retain this right of appeal, as modified herein, notwithstanding any change to Section 143 057 which may occur as a result of court or legislative action.

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# Section 10. Hearing Examiner Provisions

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In order to be mutually accepted on the hearing examiners list, an individual must be impartial to the ASSOCIATION and the CITY, shall be a member of the American Arbitration Association (AAA), have formal training in presentation and evaluation of evidence, and have experience in deciding municipal employment issues

36

# 37Section 11. Procedures for Hearings Before Police Civil Service Commission and38Independent Hearing Examiners

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It is expressly agreed that Police Civil Service Commission hearings and hearings before Hearing Examiners under 143 057 are informal administrative hearings and are not subject to discovery or evidentiary processes Specifically it is understood that neither the Texas Rules of Evidence (TRE) or the Texas Rules of Court (TRC) apply to such hearings. If the Department calls a witness to testify during a hearing and that witness has given a statement to Internal Affairs regarding the pending case, then the

1	Department will provide a copy of that statement to the officer's counsel at the time the		
2	witness is called to testify		
3			
4	Section 12. Procedures Before Hearing Examiners		
5	I and presenting before a because membras the following presenting shall be		
6	In any proceeding before a hearing examiner, the following procedures shall be		
7	followed		
8	a) The Department shall furnish the charge letter to the hearing examiner by		
9 10	delivering a copy to the AAA far enough in advance, so that the hearing		
10	examiner receives the copy at least five (5) days before the start of the		
12	hearing		
12	heating		
14	b) The officer may furnish a position statement to the hearing examiner by		
15	delivering copies to the AAA and to the Department far enough in advance, so		
16	that the hearing examiner and the Department receives the copies at least five		
17	(5) days before the start of the hearing		
18			
19	c) At the close of the presentation of evidence, the hearing examiner shall		
20	conduct a post-hearing conference with counsel for the Department and the		
21	officer and advise counsel what issue(s) the hearing officer wants covered in		
22	post-hearing briefs. This does not preclude either party from briefing		
23	anything not requested by the hearing examiner		
24			
25	d) Failure of the AAA to meet its obligations as set out in this Subsection does		
26	not jeopardize the hearing rights of either the City or the officer		
27			
28	Section 13. Special Appeal Process for Demotions		
29			
30	a) This Section applies only to involuntary demotions based on misconduct or		
31	performance issues It does not apply the following:		
32 33	(1) Demotions related to the return from military service of another officer,		
33 34	(2) Demotions related to the return from finitary service of another officer,		
35	(3) Demotions related to the reinstatement of another officer after recovery from a		
36	disability,		
37	(4) Demotions from the rank of Assistant Chief of Police, or		
38	(5) Demotions related to the reinstatement of another officer after indefinite		
39	suspension		
40			
41	b) If the Chief chooses to demote an officer, the Chief shall file with the Civil		
42	Service Commission a written statement giving the reasons for the demotion. A copy of		
43	the written statement shall be furnished immediately to the affected officer		
44			
45	c) The officer may appeal the demotion by filing a written appeal notice with the		
46	Director of Civil Service within ten (10) days after the date of the demotion The officer		

1 may elect to appeal to an independent third-party Hearing Examiner selected in 2 accordance with the provisions of Section 143 057 of the Local Government Code, as 3 amended by this Agreement The officer's election to appeal to a Hearing Examiner 4 must be contained in the officer's initial notice of appeal

5

6 d) During the pendency of the appeal, the officer's rank and pay shall not be 7 changed but the Chief may reassign the officer to perform duties appropriate to the rank 8 held by the officer immediately prior to the promotion The officer's absence from his 9 promoted position shall not create a vacancy, but the Chief may pay higher classification 10 pay to another officer to perform the duties of the promoted position

11

c) If the officer appeals to the Civil Service Commission, the decision of the Commission is final and may not be appealed further. If the officer appeals to a Hearing Examiner, the decision may be appealed only on the grounds that the Hearing Examiner was without jurisdiction or exceeded its jurisdiction or that the order was procured by fraud, collusion, or other unlawful means

17

f) If the Commission or Hearing Examiner upholds the Chief's demotion, the officer shall be returned to the rank held immediately prior to the promotion, the officer's pay shall be adjusted accordingly, and the officer's name shall be permanently removed from the promotional eligibility list if the list is still in effect. The officer's time in grade in the promoted position shall not count toward eligibility for future promotion.

23

g) If the Commission or Hearing Examiner overturns the Chief's demotion, the
 officer shall be returned to the promoted rank in an assignment to be determined by the
 Chief

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h) In addition to the provisions listed in Section 18 *Preemption*, below, this Section
shall be entitled to preemption including but not limited to Sections 143.010, 143 015,
143.054, 143.057 and all provisions of Subchapter B of the Texas Local Government
Code Chapter 143

Section 14. Substitution of Demotion for Indefinite Suspension

In the appeal of an indefinite suspension, the Civil Service Commission or a Hearing Examiner may substitute a demotion for the indefinite suspension imposed by the Chief.

37

# 38 Section 15. Mediation

39

The City shall implement a voluntary mediation process concerning citizen complaints The Association may appoint two persons to work with the City in developing the specific operating procedure. The process shall include and be based upon the following concepts

- 45 a) Mediation shall be an option offered to the complainant at the time the initial 46 complaint is filed for minor nature complaints, such as rudeness.
- 47

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Proposed Meet & Confer Agreement Between COA and APA FINAL 09-09-2008

1 2 3	b)	For a complaint to proceed to mediation, both the officer and the complaining citizen must voluntarily agree
4 5 6	c)	Once mediation has been agreed to, the matter cannot be returned to the Department to be handled as a disciplinary matter
7 8	Section 1	6. Effect of Contract Expiration
9 10	The m	ovisions of this Agreement shall remain in full force and effect after expiration
11	1	reement as to.
12 13 14	a)	Any investigation assigned a Control Number by the Internal Affairs Division prior to the expiration of this Agreement,
15 16 17	b)	Any disciplinary decision by the Chief prior to the expiration of this Agreement, or
18 19	c)	Any appeals of such disciplinary action
20 21	Section 1'	7. Preemption
22	Section 1	
23 24	any statut	spressly understood and agreed that all provisions of this Article shall preempt e, Executive Order, local ordinance, City policy or rule, which is in conflict
25 26	not by wa	Agreement and the procedures developed hereunder, including for example and y of limitation, any contrary provisions of Chapters 141, 142, and 143 of the
27 28		cal Government Code, including but not limited to the provisions of Section the provisions of Subchapter D of Chapter 143 and all specific provisions
29		in this Article
30		
31		ARTICLE 19
32 33		ARTICLE 19
34		ASSIGNMENT CHANGES
35		
36	Section 1.	Advance Notice of Assignment Changes.
37		
38		t for normal shift rotations, for assignment changes that are determined far
39	<u> </u>	advance, the Department will provide a twenty-eight (28) calendar-day notice
40		cted officer. Advance notice of the assignment change may be waived by the
41		is designee, if prior notice is not in the best interest of the Department or in any
42	<i>v</i> ,	situations Advance notice of the assignment change may be waived by the
43		the event of special hardship, an affected officer may appeal to the Assistant
44 45		heir Bureau for consideration of temporary scheduling or other adjustments to address personal hardships. The Chief shall create a joint committee with
45 46		tives appointed by the ASSOCIATION to evaluate hardship claims and to
46 47		d action to the Assistant Chief
	· · · · · · · · · · · · · · · · · · ·	

# Section 2. Requested Job Assignment Transfers.

A reasonable, good faith effort shall be made to post initial assignment vacancies It 4 is recognized and understood that notice cannot be sent for all backfill transfers resulting 5 from the initial vacancies. The usual process shall be to post notice and reference to the 6 APD bulletin board and City email This notice may be sent out to all employees on 7 alpha pager, as near as possible to ten (10) days before closing the application process 8 whether or not you get it. It shall be satisfactory to send an "all page" notice whether or 9 not each individual officer receives it. Oral or written reprimands shall not affect an 10 employee's ability to apply for a transfer to a sought after position, but may be H considered along with all other factors in making a selection among applicants. Applying 12 for a posted position shall neither jeopardize nor insure an officer's current assignment 13 The Chief shall establish a committee with representatives appointed by the 14 ASSOCIATION to recommend changes or improvements in the process of posting notice 15 of 10b assignment opportunities or openings 16

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# Section 1. Goals and Objectives

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The parties agree that they share the interest of resolving disputes with minimum confrontation. To this end, the parties will attempt to insure that disputes are identified and resolved through a process committed to mutual respect, open communication, and joint problem solving

**ARTICLE 20** 

AGREEMENT GRIEVANCE PROCEDURE

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# 31 Section 2. Nature of Grievances

As used in this Article, a "grievance" is defined as any dispute, claim, or complaint 33 involving the interpretation, application, or alleged violation of any provision of this 34 Agreement. A grievance may be filed under this procedure by the ASSOCIATION or by 35 any individual officer to whom this AGREEMENT applies A grievance which does not 36 relate to the application and/or interpretation of any provision of this Agreement shall be 37 processed in accordance with a procedure to be established in writing by the Chief of 38 Police Grievances pending as of the effective date of this Agreement shall be processed 39 under procedures in effect prior to the Agreement. Pending shall mean that the written 40 grievance has been filed. 41

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# 43 Section 3. Timelines

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Any timeline or deadline provided in this Article may be extended by mutual written agreement of the parties involved at the particular step of the process where the timeline applies If any timeline or deadline for a decision is missed by the City, the grievance automatically proceeds to the next step in the process. If any timeline or deadline for a decision is missed by the Association, the grievance is considered to be resolved and dismissed.

# Section 4. Steps of Grievance Procedure

- The steps of this grievance procedure are as follows:
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10 <u>Step 1</u>

a) Filing of Grievance

The Association President or an aggrieved officer who desires to file a grievance under this procedure must file his/her grievance with the Association Grievance Committee within thirty (30) business days after the Association President or the officer knew of or should have known of the facts or event(s) giving rise to the grievance A copy of the grievance shall be forwarded to the Chief of Police, or designee, by the Association Grievance Committee within three (3) business days after receipt of the grievance

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# b) Response by Association Grievance Committee

Within fifteen (15) business days after its receipt of a grievance filed by an individual officer or filed on behalf of the Association under this procedure, the Association Grievance Committee shall determine, in its sole discretion, if a valid grievance exists If the Association Grievance Committee determines that the grievance is valid, the grievance shall proceed to Step 2 of this procedure. If the Association determines that the grievance is not valid, the Association President will notify the Chief that no further proceedings are necessary

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32 <u>Step 2</u>

Any grievance found to be valid by the Association Grievance Committee shall be submitted to the Chief of Police within fifteen (15) business days of the Step 1 ruling. Each grievance shall be submitted on a form agreed to by the parties and must include:

- 37 38
- (1) A brief statement of the grievance and the facts or events upon which it is based;
- 39 40 41

- (2) The section(s) of the Agreement alleged to have been violated,
- (3) The steps taken, if any, by the grievant to resolve the issue; and
- (4) A proposed resolution of the grievance
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A grievance submitted in substantial compliance with this section shall not be denied on the basis of form Within fifteen (15) business days after receipt of the Step 2 grievance, the Chief of Police shall submit a written response to the Association Grievance Committee.

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# Step 3

9 If a grievance is not resolved at Step 2, the Association may within fifteen (15) 10 business days after receipt of the Chief's Step 2 response, submit the grievance to 11 arbitration in accordance with the provisions of this Agreement. The grievance 12 arbitration procedure shall be implemented by the Association notifying the Chief of 13 Police in writing of its intent to submit the grievance to arbitration.

- 14 15 <u>Step\_4</u>
- 16 17

The arbitration hearing will be scheduled by agreement at the earliest date possible, preferably within thirty (30) business days after submitting the grievance to arbitration The arbitrator will be selected as agreed or under the AAA process

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21 The hearing shall be held at a location which is convenient for all parties and the arbitrator and shall be conducted informally, without strict evidentiary or procedural 22 rules. Unless otherwise mutually agreed, the submission to the arbitrator shall be based 23 on the written grievance statement submitted by the Association Grievance Committee at 24 Step 2 The arbitrator shall consider and decide only the issue(s) in the grievance 25 statement or submitted in writing by agreement of the parties The hearing shall be 26 concluded as expeditiously as possible and the arbitrator's written decision shall be 27 28 provided to both parties within thirty (30) calendar days after close of the hearing, unless the parties mutually agree otherwise 29

30

The parties specifically agree that the arbitrator's authority shall be strictly limited to interpreting and applying the explicit provisions of this Agreement. The arbitrator shall not have authority to modify the agreement or create additional provisions not included in the Agreement. The parties agree that neither the City nor the Association shall have *ex parte* communications with the arbitrator concerning any matter involved in the grievance submitted to the arbitrator.

37

Each party shall be responsible for its own expenses in preparing for and representing itself at arbitration. The fees of the arbitrator shall be borne by the losing party. In the event of a composite decision, the arbitrator shall determine the portion of such cost to be borne by each party. The written decision of the arbitrator may be appealed only on the grounds that the arbitrator was without jurisdiction or exceeded his jurisdiction, that the decision was procured by fraud, collusion, or other unlawful means; or that the arbitrator's decision is based upon a clear and manifest error of law

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# Section 5. Election of Remedies

It is specifically and expressly understood that filing a grievance under this Article, which has as its last step final and binding arbitration, constitutes an election of remedies

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# Section 6. Statutory Appeals and Hearings

8 Except as specifically provided in this Agreement, all statutory rights of appeal to the 9 Civil Service Commission or Hearing Examiner, including disciplinary matters, 10 promotional bypasses, and demotions will be governed by Chapter 143 and are not 11 subject to this contract grievance procedure

## **ARTICLE 21**

## **TERM OF AGREEMENT**

# 18 Section 1. Term of Agreement

a) This Agreement shall be effective as of the date it is ratified by the City Council,
except as to any provisions herein specifically made effective on any other date. It shall
remain in full force and effect, subject to the provisions of this Article, until September
30, 2011

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b) The provisions of this Agreement do not apply to any officer who separates from
City employment before the effective date of this Agreement or before the effective date
of any specific provisions hereof.

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# Section 2. Additional Option Year

The City may, at its option, extend this Agreement for one additional year, by notifying the Association on or before March 1, 2011, that it chooses to so extend this Agreement. All provisions of this Agreement will remain in full force and effect, subject to the provisions of this Article, during the additional year of this Agreement, which shall end on September 30, 2012.

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# Section 3. Continuing Relationship

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a) The parties acknowledge their longstanding history of successful Meet & Confer 39 negotiations and their joint efforts to continue to build on the framework of each previous 40 agreement This Agreement is the product of that relationship and negotiation history 41 Rather than including in this agreement many of the details or the processes which were 42 in former agreements, the parties have limited the provisions in this agreement to those 43 that are necessary. This includes agreements on the issues which may require a 44 contractual modification of existing civil service law (access to the 143.089(g) file, and 45 release of defined reports from Independent Investigations), agreements to outline the 46

ł. broad concepts of citizen oversight, and agreements which clarify rights which exist with or without the agreement. Other aspects of the City's implementation of citizen oversight 2 are its prerogatives under Texas law and the City Charter, and do not require contractual 3 provisions. Both parties recognize that the City may proceed with citizen oversight under 4 this new agreement substantially as it has done under the prior agreement, and the City is 5 6 entitled to the maintenance of those prior rights and prerogatives, although this agreement does not require the City to operate citizen oversight under the prior provisions, except to 7 8 the extent now specified in this agreement. Both parties recognize that without the continued ability of the City to carry out citizen oversight, this agreement would not have 9 been reached, either as to the economic issues or the additional provisions for the 10 procedural protections of officer's rights 11

12

b) In the event of any court order, judgment, Texas Attorney General's opinion or 13 arbitration decision brought or caused by officers or the APA which substantially impairs 14 oversight access to the 143 089(g) file, prevents release of the defined portions of reports 15 of independent investigation, invalidates the 180 tolling provision in Article 16, or 16 impairs the City's right to expedited arbitration as contemplated herein, the City may 17 reopen negotiations to resolve and correct the issue or an alternate resolution 18 If a 19 negotiated resolution of the issue is not achieved, the City may terminate this agreement 20 after ninety (90) days written notice, and the parties may resume negotiations toward a successor agreement under the provisions Section 143 301 et seq., of the Texas Local 21 Government Code. 22

23

c) In the event of any court order, judgment, Texas Attorney General's opinion or 24 arbitration decision brought or caused by the City of Austin or other party with standing 25 under this agreement substantially impairs the provisions of Article 17 pertaining to 26 officer's rights, or which would allow full access to investigative evidence of officer 27 misconduct in the absence of a disciplinary decision imposed by the Chief, the APA may 28 reopen negotiations to resolve and correct the issue or an alternate resolution 29 If a negotiated resolution of the issue is not achieved, the City may terminate this agreement 30 after ninety (90) days written notice, and the parties may resume negotiations toward a 31 32 successor agreement under the provisions Section 143 301 et seq, of the Texas Local Government Code 33

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# 35 Section 4. Notice and Renegotiation

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If either the City or the Association desires to engage in negotiation for a successor Agreement, then either or both shall give the other party written notice of its desire to negotiate for a new Agreement no less than 120 days before the expiration of the present Agreement In the event that notice of intent to renegotiate is given by either party, the parties will begin negotiations for a new Agreement not later than sixty (60) days after notice is given, unless the parties agree otherwise\_

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1 Section 5. Continuation During Negotiations

If the parties are engaged in negotiations for a successor Agreement at the time this Agreement expires, the Association's and the City's negotiating teams shall have the authority to extend this Agreement in thirty (30) calendar day increments by mutual written agreement, during any period of good faith negotiations after such termination date, not to exceed a total of six (6) months

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# Section 6. Effect of Termination

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a) In the event that a successor Agreement has not been ratified before the expiration date of this Agreement (the expiration date of September 30, 2011, the extended expiration date of September 30, 2012, or any extended expiration date under Section 5 above), all provisions of this Agreement, both economic and non-economic, shall expire and no longer be in full force and effect, except as to specific Articles or Sections hereof which provide that some or all of their terms will continue beyond expiration of this Agreement

18

b) In the event of any temporary expiration of the prior agreement before the legally effective approval of this Agreement, this Agreement shall nevertheless control all matters and rights defined hereunder, in spite of any such interim lapse or gap, as if this Agreement had become immediately effective upon the expiration of the prior Agreement. This provision of the Agreement shall not require exhaustion of administrative remedies by any person claiming rights relating to it or asserting its validity

26

c) After expiration/termination of this Agreement, it is expressly understood that the wages and compensation specified in this Agreement may then be placed at a level determined by the City Manager, as funds are authorized by the City Council, and this does not preclude wages and compensation being rolled back to pre-contract levels, as they existed on the day prior to the effective date of this Agreement

32

## 33 Section 7. Funding Obligations

34

The CITY presently intends to continue this Agreement each fiscal year through its term, to pay all payments due, and to fully and promptly perform all of the obligations of the CITY under this Agreement All obligations of the CITY shall be paid only out of current revenues or any other funds lawfully available therefore and appropriated for such purpose by the City Council, in compliance with the Texas Constitution, Article XI, Sections 5 and 7 In the event that the City of Austin cannot meet its funding obligations, as provided in the State Constitution, this entire Agreement becomes null and void

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Proposed Meet & Confer Agreement Between COA and APA FINAL 09-09-2008

1	Article 22
2	
3	Notices
4	
5	Section 1. Association Notices
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7	Notices the Association is required to provide to the City under this Agreement or
8 9	Chapter 143, unless specifically noted otherwise, will be provided in writing to the office of the Chief of Police and the designated representative of the City Attorney's Office.
10	
H	Section 2. City Notices
12	
13	Notices the City is required to provide to the Association under this Agreement or
14	Chapter 143, unless specifically noted otherwise, will be provided in writing to the
15	Association President's office and the Association's designated attorney.
16	
17	Section 3. Designation of Notice Recipients
18	
19	Within 10 calendar days after the effective date of this Agreement, both parties will
20	provide the other written notice of the correct mailing and e-mail addresses of its
21	designated recipients.
22	
23	Section 4. Timeliness of Mail Notice
24	
25	A notice provided by mail will be deemed timely if addressed to the two correct
26	mailing addresses for the City or the Association and postmarked no later than the date
27	such notice is due
28	
29	Section 5. Adequacy of Email Notice
30	
31	Use of email communications under this paragraph shall be preceded by confirmed
32	exchanges at the outset of the agreement, from the sending to receiving servers, prior to
33	using the email option for notices under this section. Each party agrees to provide notice
34	of any change in email addresses of any designated recipient following the initial
35	exchange of emails. In recognition of the fact that email systems are dependent on a
36	number of technical factors, the parties agree to confirm the receipt of email notices by
37	sending a "read receipt" to the other party or sending a brief acknowledgment of receipt
38	A notice sent by e-mail will be deemed timely if addressed to the two correct e-mail
39	addresses for the City or the Association and sent by 4.59 p m on the due date.
40	
41	Section 6. Notice of Address Changes
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43	Notice of any changes of address or e-mail address must be provided in writing to the
44	other party within 7 calendar days of the change
45	

#### ARTICLE 23

#### ENTIRE AGREEMENT

#### Section 1. Subjects and Issues

The parties acknowledge that during the negotiations which resulted in this 7 Agreement, each had the unlimited right and opportunity to raise issues and make 8 proposals with respect to any subject or matter not removed by law from the meet and 9 confer process, and that the understandings and agreements arrived at by the parties after 10 the exercise of that right and opportunity are set forth in this Agreement Therefore, the 11 CITY and the ASSOCIATION, for the duration of this Agreement, each voluntarily and 12 unqualifiedly waive the right, and each agrees that the other shall not be obligated, to 13 meet and confer with respect to any subject or matter referred to, or covered in this 14 15 Agreement, or with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subjects or matters may not have been within the 16 knowledge or contemplation of either or both of the parties at the time they negotiated or 17 signed this Agreement, except as provided for single issue negotiation above. 18

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#### Section 2. Amendment of the Agreement

a) Except as provided in Subsection b) below, this Agreement may be amended
 during its term by the parties only by written mutual agreement ratified in accordance
 with the provisions of Chapter 143.

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b) The Association's Executive Board and the City Manager are expressly delegated the power to enter into Memoranda of Amendment as necessary to implement the intentions of the parties with regard to Article 25, *Consolidation of Public Safety Officers into APD* 

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## 31 Section 3. Benefit of the Bargain

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a) In the event that the Texas Legislature amends any provision of Texas Local
Government Code Chapters 141, 142 and 143 that changes wages or benefits for City of
Austin Police Officers during the term of this Agreement, any such amendment shall not
be applicable to the officers covered by this Agreement, unless the City Council adopts
such amendment by Ordinance. Examples of wages and benefits include, but are not
limited to, base salary, longevity, assignment pay, sick leave, vacation, health insurance,
and weapon provision mandates

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b) During the negotiation of this Agreement, the City and the Association have agreed on the stated enhancements to employee compensation and benefits, in reliance on the cost of those enhancements. Both parties acknowledge that this Agreement would not have been reached, as reflected in this document, if the cost to the City had been higher In the event of any proceeding in which the Association asserts the right to additional compensation or pay enhancements based on the provisions of this Agreement, the

SAVINGS CLAUSES Section 1. Effect of Illegal Provision If any provision of this Agreement is subsequently declared by legislative or judicial authority to be unlawful, unenforceable, or not in accordance with applicable statutes, all other provisions of this Agreement shall remain in full force and effect for the duration of this Agreement, and the parties shall meet as soon as possible to agree on a substitute provision Section 2. Preemption of Local Government Code and Other Provisions The provisions of this Agreement shall supersede and preempt the provisions of any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with any provision of this Agreement and the procedures developed hercunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, Ordinances of the City of Austin, Texas, Personnel Policies of the City of Austin, and Rules and Regulations of the Police Officers' Civil Service Commission for the City of Austin, Texas. This preemption provision is authorized by Section 143 307 of the Texas Local Government Code, and the parties have expressly agreed that each and every provision involving or creating such a conflict shall have the effect of superseding the statutory standard or result which would otherwise obtain, in the absence of this agreement. This provision is of the essence to the bargain and agreement which has been reached. Section 3. Change in Authorized Representative During the term of this Agreement, if there is a withdrawal of recognition of the APA pursuant to Section 143 304 of the Texas Local Government Code, then it will be the CITY's option to continue the terms of this Agreement or to cancel the contract and engage in negotiations with the successor organization. if any Proposed Meet & Confer Agreement Between COA and APA FINAL 09-09-2008

decision-maker shall consider the cost of the contractual pay and benefits enhancements

as part of the mutual agreement and meeting of the minds that resulted in approval of this

**ARTICLE 24** 

 Agreement by both parties

1	ARTICLE 25
2 3	CONSOLIDATION OF PUBLIC SAFETY OFFICERS INTO APD
4	
5	Section 1. Definitions
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7 8	The following definitions apply to terms used in this Article and this Agreement, unless a different definition is required by the context in which the term is used
9	uness a different definition is required by the context in which the term is used
10	a) "PSEM" refers to the City of Austin Public Safety and Emergency Management
11	Department
12	
13	b) "PSEM law enforcement officer(s)" refers to PSEM employees who are
14	commissioned by TCLEOSE as peace officers
15	
16	c) "Transition Completion Date" refers to the date that the last PSEM law
17	enforcement officer successfully completes the modified cadet training program designed
18	by APD specifically for the transition process
19	
20	Section 2. Statement of Intent
21	
22	a) The intent of this Article is to provide for the consolidation of the law
23	enforcement functions of the City's Public Safety and Emergency Management
24	Department into the Austin Police Department The paramount purpose in consolidating
25	the two law enforcement agencies is to provide unity of command and improve safety in
26	meeting the law enforcement needs of the community
27 28	b) The parties acknowledge that a transition period is necessary to achieve
28 29	consolidation and agree that this Article is intended to provide the flexibility necessary to
30	structure the transition and accomplish consolidation in an orderly and cost-effective
31	manner The parties further intend that all PSEM law enforcement officers will be under
32	the command of the Chief of Police at the earliest possible date and that the law
33	enforcement functions of PSEM will cease to exist when the PSEM officers become APD
34	employees.
35	
36	c) A further intent of this Article is to achieve an integration of the PSEM law
37	enforcement officers into the APD Civil Service classifications and compensation
38	structure and to extend to them the benefits enjoyed by APD officers under Chapter 143
39	of the Texas Local Government Code and the terms of this Agreement, except as
40	otherwise provided for in this Article
41	
42	d) The parties also intend that, when the transition period is complete, the
43	consolidation of the former PSEM law enforcement officers into APD will be fully
44	accomplished.
45	
46	

#### Section 3. Basic Consolidation Provisions

a) The City will commence the consolidation transition in a timely manner after the effective date of this Article and will complete the transition within a period of eighteen (18) months after commencement The transition will be completed on the date that the last PSEM law enforcement officer successfully completes the modified cadet training program designed by APD specifically for the transition process That date is referred to in this Article as the "Transition Completion Date"

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1 2

b) The Chief of Police will determine the methods, strategies, and processes for the transition and shall have full discretion to direct the transition, subject only to any limitations specified in this Article Nothing in this Article shall be construed to abrogate any of the City's management rights, unless specifically provided otherwise in this Article During the transition, the Chief of Police retains full authority to determine the assignment and duties of both APD officers and the PSEM law enforcement officers.

16

c) Notwithstanding any provisions of Chapter 143, the Chief of Police shall assume 17 command of all law enforcement officers employed by PSEM on the effective date of this 18 Article. All PSEM law enforcement officers will become APD employees on the 19 effective date of this Article, to the same extent as if they had been hired under the 20 processes prescribed by Chapter 143 If the effective date of this Article is delayed 21 beyond the effective date of this Agreement, the provisions of Section 11 below shall 22 apply during any period between the effective date of the Agreement and the effective 23 date of this Article 24

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## Section 4. Selection and Training

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a) The Chief of Police shall establish the selection criteria and requirements for
PSEM law enforcement officers who will be included in the transition, which shall
include a background investigation The Chief of Police shall not select any PSEM
officer previously employed by APD whose employment was terminated or who resigned
in lieu of termination, as determined by the Chief of Police.

33

b) PSEM law enforcement officers selected for the transition must attend and successfully complete a modified cadet training program designed by APD specifically for the transition process Any officer who does not successfully complete the requirements of the program, as determined by the Chief of Police, will be dismissed from APD without right of appeal or grievance under Civil Service law, the grievance process in this Agreement, or the City's grievance process applicable to non-Civil Service employees

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c) PSEM law enforcement officers who successfully complete the modified cadet
 training program will also complete an orientation period, as determined by the Chief of
 Police, but shall not be on probation for any period of time after completion of the
 program

1 Section 5. Civil Service Status

a) All PSEM law enforcement officers who successfully complete the modified
 cadet training program, as determined by the Chief, will be placed in the APD Civil
 Service rank of Police Officer, regardless of their previous position or rank in PSEM, and
 will thereafter be Civil Service employees, subject to the provisions of this Agreement.

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b) Any change in rank resulting from the consolidation transition shall not be
construed as a demotion under either Civil Service law or the City's Personnel Policies
A PSEM law enforcement officer whose rank changes as a result of the consolidation
transition may not file a grievance regarding that change in rank under the grievance
process set out in this Agreement or under the City's Personnel Policies

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## Section 6. Wages and Benefits

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a) On the effective date of this Article, the compensation of all PSEM law enforcement officers will be determined as follows.

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(1) Base Salary Each officer will be placed into the APD Base Salary Schedule 19 at the pay step which matches the officer's base salary from PSEM for the pay period 20 immediately prior to the effective date of this Article If the Base Salary Schedule does 21 not include a pay step that matches the officer's PSEM base salary, the officer will be 22 placed at the next higher pay step on the Schedule All placements will result in the 23 officer receiving a step pay increase in the second year of this Agreement, except that no 24 PSEM officer will be placed above the pay step applicable to APD officers with sixteen 25 (16) years of service. An officer's years of service with PSEM do not affect an officer's 26 initial placement in the Schedule After initial placement, the officer will advance 27 through the step pay program in sequence without regard to the officer's years of service 28 with APD or PSEM For example, a PSEM officer who is placed in pay step 60 29 (applicable to 5 years of service for an APD officer) will advance to pay step 70 30 (applicable to 6 years of service for an APD officer) at the beginning of the second year 31 32 of this Agreement

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(2) <u>Stipends and Special Pay Items</u>: The stipends received by PSEM officers will
 be discontinued on the effective date of this Article Thereafter, all officers are eligible to
 receive the special pay items in Article 7 (Field Training Officer Pay, Mental Health
 Certification Pay, Bilingual Pay, Shift Differential, and Education Incentive or
 Certification Pay) for which they qualify, in accordance with the terms of this
 Agreement

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(3) <u>Longevity Pay</u>: Each officer will receive longevity pay as provided in Article
 7 of this Agreement based on the officer's cumulative years of service with both PSEM
 and APD

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b) No later than thirty (30) calendar days after the effective date of this Article, the City will determine whether any PSEM law enforcement officers will incur a loss in pay as a result of placement into the APD Base Salary Schedule and special pay program provided by Article 7 If the determination reflects a loss in pay for any officer during the first year of this Agreement, the officer will receive the difference in a lump sum payment no later than forty-five (45) calendar days after the effective date of this Article If such a loss will occur for any PSEM officer during the second year of this Agreement, the officer will receive the difference in a lump sum payment at the beginning of the second year of this Agreement

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6) c) Any change in compensation resulting from the consolidation transition shall not be construed as a demotion or promotion under Civil Service law, this Agreement, of the City's Personnel Policies A PSEM law enforcement officer whose compensation changes as a result of the consolidation transition may not file a grievance regarding that change in compensation under the grievance process set out in this Agreement or under the City's Personnel Policies

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## Section 7. Transfer of Leave and Compensatory Time Balances

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a) On the effective date of this Article, each PSEM law enforcement officer will begin accruing leave at the same rate as APD officers.

b) Leave balances accrued by PSEM law enforcement officers prior to the effective
date of this Article will be transferred to APD on the effective date of this Article.
Special vacation balances of PSEM officers due to settlement of claims regarding
vacation accrual rates shall be transferred to APD and shall remain subject to the terms of
the applicable settlement agreement

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c) All compensatory time balances will be transferred to APD on the effective date
 of this Agreement, but must be used by the former PSEM officers within three (3) years
 after the effective date of this Agreement

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# 31 Section 8. Payment of Accrued Sick Leave

Accrued sick leave will be paid to a former PSEM law enforcement officers under the
 following conditions:

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a) An officer who retires under both the City of Austin Employees Retirement System and the Austin Police Retirement System, will be paid for all accrued sick leave in accordance with the provisions of Article 9, except that the 10-year service requirement shall not apply

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b) An officer who was hired by the City of Austin prior to October 1, 1986, who
separates from the City for any reason other than retirement will be paid for a maximum
of 720 hours of accrued sick leave

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c) An officer who was hired after October 1, 1986, who separates from the City after the effective date of this Article for any reason other than retirement will be paid for accrued sick leave in accordance with Article 9 of this Agreement, but years of service
 with PSEM will not be counted as years of service with APD for purposes of the 10-year
 service requirement

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# Section 9. Promotional Eligibility

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A PSEM law enforcement officer who successfully completes the transition and becomes an APD officer shall be eligible to take the promotional examination for the rank immediately above Police Officer upon completion of five (5) years of service. For purposes of calculating the required five (5) years of service, all service with APD after the Transition Completion Date plus up to three (3) years of continuous service in PSEM immediately prior to the effective date of this Article shall be counted toward the requirement

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## Section 10. Conditions Precedent

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To prevent impairment of retirement benefits for the PSEM law enforcement officers, Sections 2 through 10 of this Article shall not be effective unless the following conditions are met:

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a) The City Council approves a resolution to support legislation in the 2009
 Legislature to amend the Austin Police Retirement System (APRS) pension statute to.

- (1) Increase the City's contribution rate for APRS to the amount determined by the System's actuary to fund the additional habilities incurred by the System as a result of participating in the Proportionate Retirement Program, and
- (2) Require that approximately six (6) years after the System begins participating in the Proportionate Retirement Program, the System's actuary must conduct a five-year experience study to determine whether the City's contribution rate should be increased or decreased based on utilization of the Proportionate Retirement Program during that period
- 32 33

b) The City and the APRS Board of Trustees concur on a reasonable plan and schedule by which the Board of Trustees will adopt a final resolution electing to participate in the Proportionate Retirement Program If the agreed schedule delays the adoption of the final resolution by the APRS Board of Trustees until after the effective date of this Agreement, the effective date of Sections 3 through 9 of this Article shall be delayed until the final resolution is adopted by the APRS Board of Trustees

40

c) The City's increased contribution rate to the APRS to fund additional liabilities
 incurred as the result of participation in the Proportionate Retirement Program does not
 exceed 18 25%. However, the City may accept a higher contribution rate, approve the
 APRS election to participate in the Proportionate Retirement Program, and waive the
 enforcement of the condition set out in this paragraph

1 Section 11. Unified Command

a) The parties agree that unified command of APD and PSEM law enforcement officers should be achieved at the earliest possible date. If the effective date of this Article is delayed beyond the effective date of this Agreement based on the provisions of Section 10 above, the provisions of this Section shall apply until the effective date of the remainder of this Article.

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b) From the effective date of this Agreement until the effective date of this Article,
the Director or Acting Director of PSEM shall temporarily report directly to the Chief of
Police. The Chief of Police shall assume command of all PSEM law enforcement
functions by virtue of this reporting relationship, but PSEM shall remain a separate City
department during this period

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c) Notwithstanding any provisions of Civil Service law, the PSEM officers will not
 become APD employees until the effective date of this Article

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#### Section 12. Grievances

- A grievance may be filed under this Article only on the following issues
  - 1) That the City failed to properly apply the prescribed methodology of this Article in determining the proper placement of a PSEM officer in the APD Base Salary Schedule; or
  - 2) That a PSEM officer was placed in the APD Base Salary Schedule above the pay step applicable to APD officers with sixteen (16) years of service.
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#### Section 13. Preemption

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It is expressly understood and agreed that all provisions of this Article shall preempt any statute, Executive Order, local ordinance, City policy or rule, which is in conflict with this Agreement and the procedures developed hereunder, including for example and not by way of limitation, any contrary provisions of Chapters 141, 142, and 143 of the Texas Local Government Code, including but not limited to the provisions of Sections 143.003, 143 010; 143 014, 143.021(b) and (c), Sections 143 022 through 143.036; Sections 143.041; and Sections 143 051 though 143.

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	SNED BY THEIR DULY AUTHO, 2008.
CITY OF AUSTIN	AUSTIN POLICE ASSOCIATION
Marc A Ott	George Vanderhule
City Manager	President

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NOTES: Police Cadet Police Cadet PARAMENTICS POPULATION POPUL	GRADE YSTEP YEAR MO YR HR MO YR HR HR MO	140) 13 35 705 6,189 74,267 38,919 6,746 80,952 42 421 7,353	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868	2 P 160) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868	Q 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418	15.385 R) 1802 17 40 880 7,086 85,030 44 559 7,724 92,683 92,683 48 568 8,418	HOURLY 1907 181 40 880 7,086 85,030 44 559 7,724 92,663 48 568 8,418	2009 (4 2009 (4 19) 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418	2,667 2101 2202 40 880 7,086 85,030 44 559 7,724 92,663 48 568 8,418	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418	230 22) 40 880 7,086 85,030 44.559 7,724 92,683 	240 23 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418	220 24 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418	2201 255 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4
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NOTES:         Police Cadet           Police Cadet         PA           DFFICER         17050           17050         202           CORPORAL/DETECTIVE         7025           7070         203           SERGEANT         7070           708         1EUTENANT           7045         204	GRADE YSTEP YEAR HR MO YR HR MO YR HR HR HR	NI 140) 13 35 705 6,189 74,267 38,919 6,746 80,952 42 421 7,353 88,236 48 784	OF 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199	15 160) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199	01 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853	15.385 (180) 517 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853	HOURLY 190 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853	2000 199 40 890 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681	2,667 2101 201 40 880 7,086 85,030 44 559 7,724 92,663 48 568 8,418 101,021 55 853	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55,853	230 222 40 880 7,086 85,030 44.559 7,724 92,683 48 568 8,418 101,021 55 853	240 23) 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853	250 -24 40 880 7,086 85,030 - 44 559 7,724 92,683 - 48 568 8,418 101,021 - 55 853	260) (25) 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,6
NOTES: Police Cadet Police Cadet PARA DFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08 .IEUTENANT 17045 P09	GRADE YSTEP YEAR MO YR HR MO YR HR MO YR HR MO YR HR MO YR	140) 13 35 705 6,189 74,267 38.919 6,746 80,952 42 421 7,353 88,236 48 784 8,456 101,471	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575	P 160) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575	07 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,170 110,040	15.385 R) -1800 -1800 -1800 -170 -40 880 -7,086 -85,030 -44 559 -7,724 -92,683 	HOURLY 1907 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175	200); 1 200); 1 519 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175	2,667 2101 2203 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 653 9,681 116,175	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55,853 9,681 116,175	230 22) 40 880 7,086 85,030 44.559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175	240 23 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175	250 24 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175	22601 (255) 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,64 116,1
NOTES: Police Cadet Police Cadet Police Cadet Page 201 Police Cadet Page 201 Page 201 Police Cadet Page 201 Page 201	GRADE YSTEP YEAR MO YR HR MO YR HR MO YR HR MO YR HR MO YR HR	140) 13 35 705 6,189 74,267 38.919 6,746 80,952 42 421 7,353 88,236 48 784 8,456 101,471 56 411	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359	P 160) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359	01 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,170 110,040 64 584	15.385 R) (180	HOURLY 190 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	200); 14 200); 14 200); 14 200); 14 19 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 863 9,681 116,175 64 584	2,667 2101 2205 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,881 116,175 64 584	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55,853 9,681 116,175 	230 22) 40 880 7,086 85,030 44,559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	240 23 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	2250 224 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	22601 (25) 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,64 116,1 16,1 16,1
IOTES:         Police Cadet           Police Cadet         IPA           DFFICER         Police           7050         Police           7022         Police           CORPORAL/DETECTIVE         Police           7025         Police           7070         Police           8         IEUTENANT           7045         Police           2004         Police           2017         Police	GRADE YSTEP YEAR MO YR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR	140) 13 35 705 6,189 74,267 38,919 6,746 80,952 42 421 7,353 88,236 48 784 8,456 101,471 56 411 9,778	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462	180) 180) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462	01 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,170 110,040 64 584 11,195	15.385 R1 180) 17 40 880 7,086 85,030 44 559 7,724 92,883 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	HOURLY 190 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	2001 1 2001 1 199 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	2,667 2101 2101 201 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55.853 9,681 116,175 64 584 11,195	223 40 880 7,086 85,030 44.559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 	240 23 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	2250 -24 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 	260) 251 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,6 116,1  64 5 11,1
NOTES:         Police Cadet           Police Cadet         PA           DFFICER         PA           7050         PA           202         PA           203         PA           204         PA           205         PA           202         PA           203         PA           204         PA           205         PA           206         PA           207         PA           208         PA           IEUTENANT         PA           209         PA           PA         PA           PA         PA           2010         PA	GRADE YSTEP YEAR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR	140) 13 35 705 6,189 74,267 38,919 6,746 80,952 42 421 7,353 88,236 48 784 8,456 101,471 56 411 9,778 117,335	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462 125,547	180) 180) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462 125,547	01 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,170 110,040 64 584 11,195 134,336	15.385 R1 1800 17 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	HOURLY 190 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	2000 1 199 40 890 7,096 85,030 44 559 7,724 92,663 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	2,667 2015 2015 40 880 7,086 85,030 44 559 7,724 92,683 4558 8,418 101,021 55 853 9,581 116,175 64 584 11,195 134,336	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55,853 9,681 116,175 	230 22) 40 880 7,086 85,030 44,559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	240 23 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	2250 224 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584	2260) (25) 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,6 116,1 16,1 164 5 11,1
NOTES:         Police Cadet           Police Cadet         Page 200           DFFICER         Page 200           7050         Page 200           202         Page 200           203         Page 200           204         Page 200           205         Page 200           207         Page 200           208         Page 200           IEUTENANT         Page 200           2004         Page 200	GRADE YSTEP YEAR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR HR MO YR	140) 13 35 705 6,189 74,267 38,919 6,746 80,952 42 421 7,353 88,236 48 784 8,456 101,471 56 411 9,778 117,335	08 150 14 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462 125,547	180) 180) 15 38 204 6,622 79,465 41 643 7,218 86,617 45 390 7,868 94,411 52 199 9,048 108,575 60 359 10,462 125,547	01 170 16 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,170 110,040 64 584 11,195 134,336	15.385 (180) 517 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336 DNS DUE TO	HOURLY 190 18 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195	2000 1 199 40 890 7,096 85,030 44 559 7,724 92,663 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	2,667 2015 2015 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	220 21 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55.853 9,681 116,175 64 584 11,195	223 40 880 7,086 85,030 44.559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 	240 23) 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 64 584 11,195 134,336	2250 -24 40 880 7,086 85,030 44 559 7,724 92,683 48 568 8,418 101,021 55 853 9,681 116,175 	22601 (255) 40 8 7,0 85,0 44 5 7,7 92,6 48 5 8,4 101,0 55 8 9,64 116,1

## City of Austin Proposed Police Pay Schedule FY 2009-10 Draft

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OFFICER	HR	25 935	29,104	32 122	32 122	32 122		34 370	34 370	<u>}</u>	34 370	36 777	36 777	36 777
17050	MO	4,495	5,045	5,568	5,568	5,568	5,568	5,957	5,957	5,957	5,957	6,375	6,375	6,375
P02	YR	53,945	60,536	66,815	66,815	56,815	66,815	71,490	71,490	71,490	71,490	76,495	76,495	76,495
CORPORAL/DETECTIVE	HR					35 013	35 013	37 464	37.464	37 464	37 464	40 087	40 087	40 087
17025	MO					6,069	6,069	6,494	6,494	6,494	6,494	6,948	6,948	6,948
P07	YR					72,827	72,827	77,925	77,925	77,925	77,925	83,380	83,380	83,380
SERGEANT	HR								40 835	40.835	40,835	43 694	43 694	43 694
17070	MO	<u> </u>							7,078	7,078	7,078	7,574	7,574	7,574
P08	YR	<u> </u>		<u> </u>					84,937	84,937	84,937	90,883	·	90,883
	-						50							
LIEUTENANT	HR			21/1	010	N ( ) N	5(P)	(0 🗆			46 960	50 248	50 24B	50 248
17045	MO				ĨĚ	101	S	Ň-			8,140	8,710	8,710	8,710
P09	YR										97,678	104,515	104,515	104,515
							<u> </u>							
COMMANDER	HR							<b></b>					58 103	58 103
17018	MO												10,071	10,071
P10	YR											}	120,855	120,855
NOTES: Police Cadet	MONT	H & ANNUA	L PAY RAT	ES ARE AP	PHOXIMA H		O STATISTIC	AL ROUND						
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PA	GRADE	N 140 13	S. A. Barley Barley	They advertised to be	Q 170 16 <sup>5</sup>			T 200 19	U 210	V. 220	230			280
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PA	YSTEP	140 13	150 4 14	160 15	170 <u>16</u> 1	R 180 17/	IS 190) 18	200 19	U 210 20	V 220 21)	230 22	X 1240 2 <u>3</u>	Y 250 24	260 25
PA OFFICER	YSTEP YEAR	140 13 36 777	150 4 14 39 351	160 15 39 351	170 16 42 106	R 180 17/ 42 106	IS 190 18 42 106	200 19 42 106	U 1210 120 42 106	V 220) 21) 42 106	230 22 42 106	240 23 42 106	Y 250 24 42 106	260 25 42 106
0FFICER 17050 P02	YSTEP YEAR HR MO YR	140 13 36 777 6,375 76,495	1504 14 39 351 6,821 81,849	160 15 39 351 6,821 81,849	170 16 42 106 7,298 87,581	R 180 17/ 42 106 7,298 87,581	190 180 42 106 7,298 87,581	200 19 42 106 7,298 87,581	U 210 20 42 105 7,298 87,581	V. 220 21 42 106 7,298 87,581	230) 22 42 106 7,298 87,581	240 23 42 106 7,298 87,581	V 250 24 42 106 7,298 87,581	280 25 42 106 7,298 87,581
OFFICER 17050 P02 CORPORAL/DETECTIVE	YSTEP YEAR HR MO YR HR	140 13 36 777 6,375 76,495 40 087	150 14 39 351 6,821 81,849 42 892	160 15 39 351 6,821 81,849 42 892	170 16 42 106 7,298 87,581 45 896	R 180 17/ 42 106 7,298 87,581 45 896	190 190 18 42 106 7,298 87,581 45 896	200 19 42 106 7,298 87,581 45 896	U 210 20 42 106 7,298 87,581 45 896	V 220 21 42 106 7,298 87,581 45 896	230 22 42 106 7,298 87,581 45 896	240 23 42 106 7,298 87,581 45 896	V 250 24 42 106 7,298 87,581 45 896	280 25 42 106 7,298 87,581 45 896
OFFICER 17050 P02 CORPORAL/DETECTIVE 17025	YSTEP YEAR HR MO YR HR HR MO	140 13 36 777 6,375 76,495 40 087 6,948	150 14 39 351 6,821 81,849 42 892 7,435	160 15 39 351 6,821 81,849 42 892 7,435	170 167 42 106 7,298 87,581 45 896 7,955	R 180 17 42 106 7,298 87,581 45 696 7,955	190 190 18 42 106 7,298 87,581 45 896 7,955	200 19 42 106 7,298 87,581 45 896 7,955	U 210 20 42 105 7,298 87,581 45 896 7,955	V 220 21 42 106 7,298 87,581 	230 22 42 106 7,298 87,581 45 896 7,955	240 23 42 106 7,298 87,581 45 896 7,955	250 24 42 106 7,298 87,581 45 896 7,955	280 25 42 106 7,298 87,581 45 896 7,955
OFFICER 17050 P02 CORPORAL/DETECTIVE	YSTEP YEAR HR MO YR HR	140 13 36 777 6,375 76,495 40 087	150 14 39 351 6,821 81,849 42 892	160 15 39 351 6,821 81,849 42 892	170 16 42 106 7,298 87,581 45 896	R 180 17/ 42 106 7,298 87,581 45 896	190 190 18 42 106 7,298 87,581 45 896	200 19 42 106 7,298 87,581 45 896	U 210 20 42 106 7,298 87,581 45 896	V 220 21 42 106 7,298 87,581 45 896	230 22 42 106 7,298 87,581 45 896	240 23 42 106 7,298 87,581 45 896	V 250 24 42 106 7,298 87,581 45 896	280 25 42 106 7,298 87,581 45 896
OFFICER 17050 P02 CORPORAL/DETECTIVE 17025	YSTEP YEAR HR MO YR HR HR MO	140 13 36 777 6,375 76,495 40 087 6,948	150 14 39 351 6,821 81,849 42 892 7,435	160 15 39 351 6,821 81,849 42 892 7,435	170 167 42 106 7,298 87,581 45 896 7,955	R 180 17 42 106 7,298 87,581 45 696 7,955	190 190 18 42 106 7,298 87,581 45 896 7,955	200 19 42 106 7,298 87,581 45 896 7,955	U 210 20 42 105 7,298 87,581 45 896 7,955	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463	230 22 42 106 7,298 87,581 45 896 7,955	240 23 42 106 7,298 87,581 45 896 7,955	250 24 42 106 7,298 87,581 45 896 7,955 95,463	280 25 42 106 7,298 87,581 45 896 7,955
0FFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07	YSTEP YEAR MO YR HR HR HR MO YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380	1504 141 39 351 6,821 81,849 42 892 7,435 89,216	160 315 39 351 6,821 81,849 42 892 7,435 89,216	170 16 42 106 7,298 87,581 45 896 7,955 95,463	180 180 17 42 106 7,298 87,581 45 896 7,955 95,463	190 180 42 106 7,298 87,581 45 896 7,955 95,463	200 19 42 106 7,298 87,581 45 896 7,955 95,463	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463	230 22 42 106 7,298 87,581 45 896 7,955 95,463	240 23 42 106 7,298 87,581 45 896 7,955 95,463	250 24 42 106 7,298 87,581 45 896 7,955 95,463	260 25 42 106 7,298 87,581 45 896 7,955 95,463
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT	YSTEP YEAR HR MO YR HR HR HR HR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43,380	1504 141 39 351 6,821 81,849 42 892 7,435 89,216 46 752	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025	180 180 17 42 106 7,298 87,581 45 896 7,955 95,463 50,025	190 180 42 106 7,298 87,581 45 896 7,955 95,463 50 025	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463 50 025	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 95,463 50 025	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025	V 250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50,025
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08	YSTEP YEAR HR MO YR HR MO YR HR MO YR YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883	150 14 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243	170 167 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	IR*20 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	V/ 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	280 25 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051
OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08 LIEUTENANT	YSTEP YEAR HR MO YR HR HR HR HR HR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883 50 248	150 14! 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529	IR* 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,674 104,051 57,529	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08	YSTEP YEAR HR MO YR HR MO YR HR MO YR YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883	150 14 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243	170 167 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	IR*20 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	V/ 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051	280 25 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051
OFFICER         17050           17050         P02           CORPORAL/DETECTIVE         17025           P07         SERGEANT           17070         P08           LIEUTENANT         17045	YSTEP YEAR HR MO YR HR MO YR HR HR HR MO	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883 50 248 8,710	150 141 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170	R 800 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529 9,972	190 190 182 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57.529 9,972	U 210 20 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	280 25 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972
OFFICER         17050           17050         P02           CORPORAL/DETECTIVE         17025           P07         SERGEANT           17070         P08           LIEUTENANT         17045	YSTEP YEAR HR MO YR HR MO YR HR HR HR MO	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883 50 248 8,710	150 141 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170	R 800 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529 9,972	190 190 182 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972	200 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57.529 9,972	U 210 20 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972	230 22 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972	280 25 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08 LIEUTENANT 17045 P09 COMMANDER 17018	YSTEP YEAR HR MO YR HR MO YR HR MO YR HR MO YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,883 50 248 8,710 104,515	150 14 <sup>1</sup> 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170 110,040	IR80 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972 119,660 66 522 11,530	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66,522 11,530	2000 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660	U 210 20 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660	230) 22] 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972 119,660
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08 LIEUTENANT 17045 P09 COMMANDER	YSTEP YEAR HR MO YR HR MO YR HR MO YR HR MO YR HR HR HR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,863 50 248 8,710 104,515 58 103	150 14 <sup>1</sup> 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170 110,040 66 522	IR82 180 17 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972 119,660 66 522	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66,522 11,530	2000 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66 522	U 210 20 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522	V 220 21 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66 522	230) 22] 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66,522	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522	V 250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 - -	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972 119,660 66 522
OFFICER           17050           P02           CORPORAL/DETECTIVE           17025           P07           SERGEANT           17070           P08           LIEUTENANT           17045           P09           COMMANDER           17018           P10           NOTES:	YSTEP YEAR MO YR HR MO YR HR MO YR HR MO YR HR MO YR YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,863 50 248 8,710 104,515 58 103 10,071 120,855	159 14! 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170 10,776 129,314	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170 10,776 129,314	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170 110,040 66 522 11,530 138,366	IR 30 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529 9,972 119,660 66 522 11,530 138,366	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66,522 11,530	2007 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,674 104,051 57,529 9,972 119,660 66 522 11,530 138,366	U 210 20 42 105 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522 11,530 138,366	V/ 220 21 42 106 7,298 87,581 45 896 7,955 95,463 55,463 50 025 8,671 104,051 57,529 9,972 119,660 66 522 11,530	230) 222 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66,522 11,530	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522 11,530	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66.522 11,530	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529 9,972 119,660 66 522 11,530
PA OFFICER 17050 P02 CORPORAL/DETECTIVE 17025 P07 SERGEANT 17070 P08 LIEUTENANT 17045 P09 COMMANDER 17018 P10	YSTEP YEAR MO YR HR MO YR HR MO YR HR MO YR HR MO YR YR	140 13 36 777 6,375 76,495 40 087 6,948 83,380 43 694 7,574 90,863 50 248 8,710 104,515 58 103 10,071 120,855	159 14! 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170 10,776 129,314	160 15 39 351 6,821 81,849 42 892 7,435 89,216 46 752 8,104 97,243 53 765 9,319 111,832 62 170 10,776 129,314	170 16 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,170 110,040 66 522 11,530 138,366	IR* 180 17/ 42 106 7,298 87,581 45 896 7,955 95,463 50,025 8,671 104,051 57 529 9,972 119,660 66 522 11,530 138,366 DNS DUE T	190 190 18 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57,529 9,972 119,660 66,522 11,530 138,366	2007 19 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,674 104,051 57,529 9,972 119,660 66 522 11,530 138,366	U 210 20 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522 11,530 138,366	V/ 220 21 42 106 7,298 87,581 45 896 7,955 95,463 55,463 50 025 8,671 104,051 57,529 9,972 119,660 66 522 11,530	230) 222 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66,522 11,530	240 23 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66 522 11,530	250 24 42 106 7,298 87,581 45 896 7,955 95,463 50 025 8,671 104,051 57 529 9,972 119,660 66.522 11,530	260 25 42 106 7,298 87,581 45 896 7,955 95,463 50.025 8,671 104,051 57 529 9,972 119,660 66 522 11,530

City of Austin Proposed Police Pay Schedule FY 2010-11 Draft

City of Austin Proj	posed Police Pay Schedule	- FY 2011-12 - Draft
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A B 10 20 BASE 11 26.713 29 4,630 5,1 55,563 62,3 0 0 0 0 0 0 0 0 0 0 0 0 0	301 22 777 33.086 96 5,735 52 68,819 97 10 10 10 10 10 10 10 10 10 10 10 10 10 1	3 33.086 5.735 68.819	4 33.086 5,735 68,819 36.063 6,251 75,011 75,011	60) 15 33 086 5,735 68,819 36 063 6,251 75,011 0 0 0 0 0 0 0 0 0 0 0 0 0	35.401 6,136 73,635 38 588 6,689 80,263	35 401 6,136 73,635 38 588 6,689 80,263 42 060 7,290 87,485	6,136 73,635	48 369 8,384 100 35 401 6,136 73,635 38 588 6,689 80,263 42,060 7,290 87,485 48 369 8,384 100,608	K           110           10           37 880           6,566           78,790           41.289           7,157           85,882           45 005           7,801           93,609           51 755           8,971           107,650           32,001	6,566 78,790 41 289 7,157 85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	M 1307 12 37 880 6,566 78,790 41 289 7,157 85,882 45,005 7,801 93,609 51 755 8,971 107,650 59 846 10,373 124,480
26.713 29 1 4,630 5,1 55,563 62,3 	777 33.086 96 5,735 52 68,819 	33.086 5.735 68.819	5,735 68,819 36 063 6,251 75,011 	33 086 5,735 68,819 36 063 6,251 75,011 0 STATISTIC HOURLY	35.401 6,136 73,635 38 588 6,689 80,263	35 401 6,136 73,635 38 588 6,689 80,263 42 060 7,290 87,485	35 401 6,136 73,635 38.588 6,689 80,263 42 060 7,290 87,485	6,136 73,635 38 588 6,689 80,263 42,060 7,290 87,485 48 369 8,384	37 880 6,566 78,790 41.289 7,157 85,882 45 005 7,801 93,609 51 755 8,971 107,650	37 880 6,566 78,790 41 289 7,157 85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	37 88 6,564 78,790 41 28 7,15 85,88 45.00 7,80 93,60 51 75 8,97 107,65 59 84 10,37 124,48
4,630 5,1 55,563 62,3 	96 5,735 52 68,819 	5,735 68,819	5,735 68,819 36 063 6,251 75,011 	5,735 68,819 36 063 6,251 75,011	6,136 73,635 38 588 6,689 80,263	6,136 73,635 38 588 6,689 60,263 42 060 7,290 87,485	6,136 73,635 38,588 6,689 60,263 42 060 7,290 87,485	6,136 73,635 38 588 6,689 80,263 42,060 7,290 87,485 48 369 8,384	6,566 78,790 41.289 7,157 85,892 45 005 7,801 93,609 51 755 8,971 107,650	6,566 78,790 41 289 7,157 85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	6,564 78,799 41 28 7,15 85,88 45,00 7,80 93,60 93,60 51 75 8,97 107,65 59 84 10,37 124,48
55,563 62,3	52 68,819		68,819 36 063 6,251 75,011 0 0 0 0 0 0 0 0 0 0 0 0 0	68,819 36 063 6,251 75,011	73,635 38 588 6,689 80,263	73,635 38 588 6,689 80,263 42 060 7,290 87,485	73,635 38.588 6,689 80,263 42 060 7,290 87,485	73,635 38 588 6,689 80,263 42,060 7,290 87,485 48 369 8,384	78,790 41.289 7,157 85,882 45 005 7,801 93,609 51 755 8,971 107,650	78,790 41 289 7,157 85,882 45 005 7,801 93,609 51,755 8,971 107,650 59 846 10,373 124,460 YEARLY	78,790 41 28 7,15 85,88 45,00 7,80 93,60 93,60 51 75 8,97 107,65 59 84 10,37 124,48
& ANNUAL PAY R NI 05 140 5150	ATES ARE AF		36 063 6,251 75,011	36 063 6,251 75,011	38 588 6,689 80,263	38 588 6,689 80,263 42 060 7,290 87,485	38.588 6,689 80,263 42 060 7,290 87,485	38 588 6,689 80,263 42,060 7,290 87,485 48 369 8,384	41.289 7,157 85,892 45,005 7,801 93,609 51,755 8,971 107,650	41 289 7,157 85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,480 YEARLY	41 28 7,15 85,88 45,00 7,80 93,60 93,60 51 75 8,97 107,65 59 84 10,37 124,48
N 07 140 150	ATES ARE AF	Q	6,251 75,011	6,251 75,011	6,689 80,263	6,689 80,263 42 060 7,290 87,485	6,689 80,263 42 060 7,290 87,485	6,689 80,263 42,060 7,290 87,485 	7,157 85,892 45 005 7,801 93,609 51 755 8,971 107,650	7,157 85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	7,15 85,88 45.00 7,80 93,60 51 75 8,97 107,65 59 84 10,37 124,48
N 07 140 150	ATES ARE AF	Q	75,011		80,263	80,263 42 060 7,290 87,485	80,263 42 060 7,290 87,485	80,263 42,060 7,290 87,485 48 369 8,384	85,892 45 005 7,801 93,609 51 755 8,971 107,650	85,882 45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	65,88 45.00 7,80 93,600 51 75 8,97 107,65 59 841 10,37 124,480
N 07 140 150	ATES ARE AF	Q	DNS DUE Tr 15 385	S (2) D STATISTIC HOURLY	)(C]-	42 060 7,290 87,485	42 060 7,290 87,485	42,060 7,290 87,485 48 369 8,384	45 005 7,801 93,609 51 755 8,971 107,650	45 005 7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	45.00 7,80 93,609 51 75 8,97 107,659 59 841 10,373 124,480
N 07 140 150	ATES ARE AF	Q	15 385	HOURLY		7,290 87,485	7,290 87,485	7,290 87,485 48 369 8,384	7,801 93,609 51 755 8,971 107,650	7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	7,80 93,609 51 759 8,97 107,650 59 840 10,373 124,480
N 07 140 150	ATES ARE AF	Q	15 385	HOURLY		7,290 87,485	7,290 87,485	7,290 87,485 48 369 8,384	7,801 93,609 51 755 8,971 107,650	7,801 93,609 51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	7,80 93,609 51 759 8,97 107,650 59 840 10,373 124,480
N 07 140 150	ATES ARE AF	Q	15 385	HOURLY		87,485	87,485	87,485 48 369 8,384	93,609 51 755 8,971 107,650	93,609 51.755 8,971 107,650 59 846 10,373 124,480 YEARLY	93,609 51 755 8,97 107,650 59 840 10,373 124,480
N 07 140 150	ATES ARE AF	Q	15 385	HOURLY		ING		48 369 8,384	51 755 8,971 107,650	51.755 8,971 107,650 59 846 10,373 124,460 YEARLY	51 75 8,97 107,650 59 841 10,37 124,480
N 07 140 150	ATES ARE AF	Q	15 385	HOURLY			MONTHLY	8,384	8,971 107,650	8,971 107,650 59 846 10,373 124,480 YEARLY	8,971 107,650 59 846 10,373 124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY			MONTHLY		107,650	107,650 59 846 10,373 124,460 YEARLY	107,650 59 846 10,373 124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY	AL ROUND		MONTHLY	100,608		59 846 10,373 124,480 YEARLY	59 846 10,373 124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY	AL ROUND		MONTHLY		32,001	10,373 124,480 YEARLY	10,373 124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY	AL ROUND		MONTHLY		32,001	10,373 124,480 YEARLY	10,373 124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY	AL ROUND		MONTHLY		32,001	124,480 YEARLY	124,480
N 07 140 150	IP. 160)	Q	15 385	HOURLY	AL ROUND		MONTHLY		32,001	YEARLY	
N 07 140 150	IP. 160)	Q	15 385	HOURLY			MONTHLY		32,001	F	
-140 - 150	<u>, 160</u>	and the second	R							F	10.1.7 <i>.0</i> 31
3			180)	190	1 200	ັບ 210		WP 230	240	Y 250	260
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6,566 7,0 78,790 84,3		7,517 90,208	7,517 90,208	7,517	7,517	7,517 90,208	7,517 90,208	7,517 90,208	7,517	7,517 90,208	7,517
70,790 04,0	05 04,005	90,208	90,200	90,208	30,208		90,208	90,208	90,200	90,200	90,200
41 289 44 1	79 44 179	47.273	47 273	47.273	47 273	47 273	47 273	47.273	47.273	47.273	47 273
7,157 7,6	58 7,658	8,194	8,194	8,194	8,194	8,194	8,194	8,194	8,194	8,194	8,194
85,882 91,8	92 91,892	98,327	98,327	98,327	98,327	98,327	98,327	98,327	98,327	98,327	98,327
45 005 48 1	54 48 154	51 525	51.525	51 525	51 525	51 525	51.525	51.525	51 525	51 525	51 525
	47 8,347	8,931	8,931	8,931	8,931	8,931	8,931	8,931	8,931	8,931	8,931
93,609 100,1	61 100,161	107,173	107,173	107,173	107,173	107,173	107,173	107,173	107,173	107,173	107,173
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10,373 11,0			11,876	11,876	11,876	11,876	11,876	11,876	11,876	11,876	11,876
		· · · · · · · · · · · · · · · · · · ·	142,517	142,517	142,517	142,517	142,517	142,517	142,517	142,517	142,51
& ANNUAL PAY R	ATES ARE AP	PROXIMATIO			AL ROUND						
			15.385	HOURLY		2,667	MONTHLY		32,001	YEARLY	
	7,157 7,6 85,882 91,8 45 005 48 1 7,801 8,3 93,609 100,11 51 755 55 3 8,971 9,51 107,650 115,11 59 846 64 0 10,373 11,01 124,480 133,11 & ANNUAL PAY R/	7,157         7,658         7,658           85,882         91,892         91,892           45 005         48 154         48 154           7,801         8,347         8,347           93,609         100,161         100,161           51 755         55 378         55 378           8,971         9,599         9,599           107,650         115,187         115,187           59 846         64 035         64 035           10,373         11,099         11,099           124,480         133,193         133,193           & ANNUAL PAY RATES ARE AP	7,157         7,658         7,658         8,194           85,882         91,892         91,892         96,327           45,005         48,154         48,154         51,525           7,801         8,347         8,347         8,931           93,609         100,161         100,161         107,173           51         755         55,378         55,378         59,255           8,971         9,599         9,599         9,170           107,650         115,187         110,040	7,157         7,658         7,658         8,194         8,194           85,882         91,892         91,892         98,327         98,327           45,005         48,154         48,154         51,525         51,525           7,801         8,347         8,347         8,931         8,931           93,609         100,161         100,161         107,173         107,173           51,755         55,378         55,378         59,255         59,255           8,971         9,599         9,599         9,170         10,271           107,650         115,187         115,187         110,040         123,250           59,846         64,035         64,035         68,518         68,518           10,373         11,099         11,099         11,876         11,876           124,480         133,193         133,193         142,517         142,517           & ANNUAL PAY RATES ARE APPROXIMATIONS DUE TO         15.385	7,157         7,658         7,658         8,194         8,194         8,194           85,882         91,892         91,892         96,327         98,327         98,327           45,005         48,154         48,154         51,525         51,525         51,525           7,801         8,347         8,347         8,931         8,931         8,931           93,609         100,161         100,161         107,173         107,173         107,173           93,609         100,161         100,161         107,173         107,173         107,173           51<755	7.157         7,658         7,658         8,194         8,194         8,194         8,194           85,882         91,892         91,892         98,327         98,321         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931 <td>7.157         7,658         7,658         8,194         8,327         98,327         98,327         98,327         98,327         98,327         98,327         98,321         8,331         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931</td> <td>7.157         7,658         7,658         8,194         <th< td=""><td>7.157         7,658         7,658         8,194         <th< td=""><td>7.157         7.658         7.658         8.194         <th< td=""><td>7.157       7.658       7.658       8,194       9,8327       98,327</td></th<></td></th<></td></th<></td>	7.157         7,658         7,658         8,194         8,327         98,327         98,327         98,327         98,327         98,327         98,327         98,321         8,331         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931         8,931	7.157         7,658         7,658         8,194 <th< td=""><td>7.157         7,658         7,658         8,194         <th< td=""><td>7.157         7.658         7.658         8.194         <th< td=""><td>7.157       7.658       7.658       8,194       9,8327       98,327</td></th<></td></th<></td></th<>	7.157         7,658         7,658         8,194 <th< td=""><td>7.157         7.658         7.658         8.194         <th< td=""><td>7.157       7.658       7.658       8,194       9,8327       98,327</td></th<></td></th<>	7.157         7.658         7.658         8.194 <th< td=""><td>7.157       7.658       7.658       8,194       9,8327       98,327</td></th<>	7.157       7.658       7.658       8,194       9,8327       98,327