

MEMORANDUM OF UNDERSTANDING

BETWEEN

THE CITY OF LOMPOC

AND

LOMPOC POLICE OFFICERS' ASSOCIATION



Effective July 1, 2011 Through June 30, 2012

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**MEMORANDUM OF UNDERSTANDING BETWEEN THE
CITY OF LOMPOC AND LOMPOC POLICE OFFICERS' ASSOCIATION**

PREAMBLE

This Memorandum of Understanding ("MOU") is entered into by and between the CITY OF LOMPOC and the LOMPOC POLICE OFFICERS' ASSOCIATION based on the following facts:

- A. Representatives of the City of Lompoc ("City" or "Management") and representatives of the Lompoc Police Officers' Association ("LPOA" or "Association") have met and conferred in good faith exchanging proposals concerning wages, hours, fringe benefits and other terms and conditions of employment of employees represented by the LPOA.
- B. The Management and Association representatives have reached an understanding as to certain recommendations to be made to the City Council of the City of Lompoc and have agreed the parties hereto will jointly urge said Council to adopt by minute action this MOU between the respective representatives.

ARTICLE 1

COMPLETE UNDERSTANDING OF THE PARTIES

It is intended that this MOU set forth the full and entire understanding of the parties regarding the matters set forth herein, and any other prior or existing understanding or agreements by the parties, whether formal or informal, regarding any such matters are hereby superseded or terminated in their entirety. This article is not intended to negate or eliminate past practice as a factor establishing agreement in practice between the parties.

Any agreement, alteration, understanding, variation, waiver, or modification of any of the terms or provisions contained herein shall not be binding upon the parties hereto unless made and executed in writing by all parties hereto, and approved and implemented by the Lompoc City Council.

The waiver of any breach, term or condition of this Memorandum of Understanding by either party shall not constitute a precedent in the future enforcement of all its terms and provisions.

ARTICLE 2

CITY COUNCIL APPROVAL

It is agreed that this MOU is of no force or affect until ratified by the City Council of the City of Lompoc.

ARTICLE 3

RECOGNITION

The City confirms its recognition of the Lompoc Police Officers' Association representing the positions of Police Dispatcher-Jailer, Police Officer, Police Agent, Police Sergeant, and Community Services Officer in the Lompoc Police Department, excluding temporary (part-time and full-time) employees.

ARTICLE 4

SALARIES AND COMPENSATION

4-1 Salaries: Salary ranges for each presently established classification are set forth in Appendix "A," which is attached.

During the period of this MOU (July 1, 2011 through June 30, 2012) **sworn** employees shall elect to be assigned either unpaid furlough time off to equate to one hundred and two (102) work hours OR forfeit the ability to accrue eight-eight (88) holiday hours and be assigned unpaid furlough time off to equate to twenty-four (24) work hours (the combination of holiday forfeiture and furlough time off shall be adjusted based upon the timing of the adoption of this MOU, if necessary, in order to equate to a 4.865% wage reduction in the 2011-2012 fiscal year). All furlough hours must be taken by June 15, 2012. Election of either one hundred and two (102) hours of unpaid furlough time off or forfeiture of the ability to accrue eighty-eight (88) holiday hours and taking twenty-four (24) hours of unpaid furlough time off will be made upon adoption of this MOU and may not be altered or revoked.

Non-sworn employees shall be assigned unpaid furlough time off to equate to ninety-one (91) work hours. All furlough hours must be taken by June 15, 2012.

During the period of this MOU, management retains the following rights:

- To schedule all furlough hours based upon the operational need of the department. In the event that management designates furlough time off for an employee, it shall provide the employee with a minimum of one week's (7 calendar days) notice.

- To effectively implement furloughs for sworn personnel without negatively impacting patrol staffing, management reserves the right to temporarily reassign, on an as-needed basis, personnel presently assigned to non-patrol assignments (to include Detectives, Gang-Narcotic Enforcement Team, Community Services, Professional Standards, Motors, Bicycle Unit, and K-9). These temporary reassignments will be used to reduce or eliminate the need for overtime due to the minimum staffing levels as identified in Section 405.1.3 of the Manual of the Lompoc Police Department, and to facilitate the timely use of furloughs to meet the City's stated goals for salary reductions for all employees.
- To cease non-POST required training if overtime is significantly increased.
- To reopen this MOU to discuss implementation of wage offsets in lieu of use of furlough hours in the event of significant increases (defined as a 5% rise) in overtime as a result of furlough hours taken, this contract will be reopened to allow implementation of wage offsets in lieu of each individual employees remaining furlough hours.

An employee may not use/substitute paid leave (e.g., ATO, vacation, etc.) to compensate for the above unpaid time.

Regular budgeted part-time/job share employees covered under this MOU shall be assigned a pro-rated number of unpaid furlough hours off, which will be subject to the above scheduling requirement.

Employees newly hired and covered under this MOU shall be assigned a pro-rated number of unpaid furlough hours off.

Employees covered under this MOU, separating/terminating employment shall have their final pay reduced pro rata by the number of furlough hours untaken at the time of separation/termination.

4-2 Standby Pay: When a regular full-time employee is required and assigned to be available for immediate call-back at times that the employee is not otherwise on duty, the employee shall be compensated for such stand-by hours at the rate of two (2) hours of straight time for eight (8) hours of stand-by time. If the employee is called in to work during the eight (8) hour period, only the call-in or call-back allowance will be received.

4-3 Court Standby Pay: Effective with the implementation of the 3/12 work schedule, if a court subpoena is issued on an employee's regularly scheduled day off, the employee will be eligible for a minimum of two (2) hours compensation at time and one-half, whether for one or more cases. If the employee is called in to work, only the call-in or call-back allowance will be received. A regularly scheduled day off

shall mean a date scheduled prior to the issuance of a subpoena.

4-4 Call-in Allowance: When a regular full-time employee is called in to work and reports for work on a day other than his regularly scheduled workday, he/she shall be provided with and assigned to at least a minimum of two (2) hours work at one and one half times his regularly hourly rate. All hours worked as a result of the call-in will be at the overtime rate until the employee's regular shift begins.

4-5 Call-back Allowance: When a regular full-time employee is called back to work and reports to work following completion of his regular shift, having left the premises in the interim, he/she shall be provided with and assigned to at least a minimum of two (2) hours work. In the event such work is not available, the employee shall be paid a minimum amount equal to two (2) hours pay at one-and-one half times his/her regular hourly rate.

4-6 Bilingual Pay: The City provides a Bilingual Pay program as follows:

- Individuals determined to be qualified by the City will be eligible for \$100.00 per month. Employees will be required to pass a City-administered proficiency exam to qualify and will be required to retest annually. The employee will be eligible for the monthly stipend beginning the pay period following receipt of passing exam results. The City will determine which languages will be included in this program.

4-7 Special Assignment Pay: Effective January 2, 1999, Police Officers, who are certified as Field Training Officers, will receive 5% special assignment pay while they are actively performing assigned duties as a field trainer for officers.

Dispatcher-Jailers, who are qualified to serve as a dispatcher-jailer trainer, will receive five percent (5%) special assignment pay while they are actively performing assigned duties of a trainer for dispatcher-jailers.

4-8 Dispatcher-Jailer Shift Differential: Shift differential pay of 0.75¢ (seventy-five cents) per hour will be applied to employees for hours actually worked during the graveyard shift during 2215 to 0645 hours. This includes employees on ("full") graveyard shift and where employees on relief shift work graveyard hours. This differential pay also includes those employees who work overtime on graveyard between the hours of 2215 and 0645. Shift differential of 0.50¢ (fifty cents) per hour will be applied to employees for hours actually worked during the swing shift during 1415 to 2245 hours. Employees who accumulate overtime hours worked will receive the appropriate shift differential in equivalent base pay hours rather than actual pay. Payoffs and buy backs of accumulated holiday pay, annual leave, ATO, and sick leave would not include shift differential, even if paid while the employee is working a shift eligible for shift differential.

4-9 Educational Incentive Pay: The City provides an Educational Incentive Plan for the classifications of Police Officer, Agent & Sergeant as follows:

- Possession of an AA/AS Degree OR Intermediate POST Certification + 2.5%
- Possession of a BA/B.S. Degree OR Advanced POST Certification + 5.0%

During probation following appointment or promotion, evaluation cannot fall below "Satisfactory". Continued accrual of Educational Incentive Pay shall require maintaining a minimum overall annual performance evaluation rating of "Satisfactory".

4-10 Electronic Transfer of Payroll: It is agreed and understood that the City will continue an electronic payroll transfer system under which the employee's net pay will be deposited in a bank account of the employee's choosing. The City will continue to print and distribute the payroll "stub" identifying earnings and deductions.

4-11 Residency Incentive: The City will provide Police Officers, Police Agents, and Police Sergeants who reside within the City of Lompoc with a \$50 per month residency incentive. A \$25 per month residency incentive will be provided to current Police Officers, Agents, and Sergeants who reside outside the Lompoc City limits, but within the 93436 zip code. However, Police Officers, Agents, and Sergeants hired after January 1, 1999 must reside within the Lompoc City limits to qualify for a residency incentive, which will be provided at \$50 per month.

ARTICLE 5

PERS RETIREMENT CONTRIBUTION

5-1 Employee Contribution - Safety Members: Safety employees under this MOU hired prior to the implementation of the second tier retirement plan with the "3% at age 55 Full Formula" (Government Code Section 21363.1) shall be provided the "3% at age 50 Full Formula" (Government Code Section 21363.2) CalPERS' plan benefit.

Safety employees under this MOU hired on or after July 1, 2011 or at such time as the City can affect a change in its CalPERS contract implementing a second tier shall be provided the "3% at age 55 Full Formula" (Government Code Section 21363.1) CalPERS plan benefit.

Employees in both tiers shall pay the full member contribution for their CalPERS retirement plan, currently at nine percent (9%), and will have the option to have a salary adjustment in the form of a deferred income payment for their member contribution. Likewise, both tiers will have their retirement base calculation based upon their final three year average of compensation.

- 5-2 Employee Contribution - Miscellaneous Members:** Miscellaneous members hired prior to the implementation of the second tier retirement plan with the "2% at age 60 Full Formula" (Government Code Section 21353) shall be provided the "2.7% at age 55 Full Formula" (Government Code Section 21354.5) CalPERS plan benefit, with One -Year Final Compensation and Sick Leave Conversion to Service credit amendments, which requires an 8% employee contribution. The City shall contribute seven percent (7%) of the employee contribution on behalf of the employee, while the employee shall contribute one percent (1%).

Miscellaneous members hired on or after July 1, 2011 or at such time as the City can affect a change in its CalPERS contract implementing a second tier shall be provided the "2% at age 60 Full Formula" (Government Code Section 21353) CalPERS plan benefit. They shall have their retirement base calculation based upon their final three year average of compensation and pay the entire member contribution in an amount defined by statute (currently seven percent (7%)) and will have the option to have a salary adjustment in the form of a deferred income payment for their member contribution.

Additionally, consistent with Government Code Section 20636 (c) 4, the City will provide those in the non-safety group hired prior to the implementation of the second tier retirement plan with the "2% at age 60 Full Formula" (Government Code Section 21353, the PERS EPMC retirement enhancement, i.e., final compensation calculation increased by the percentage the City contributes toward the employee paid member contribution

- 5-3 1959 Survivor's Benefit:** The City shall provide CalPERS '59 Survivor's Benefit fourth level coverage.

This benefit provides a monthly allowance to survivors of a member who dies prior to retirement.

ARTICLE 6

HEALTH AND WELFARE BENEFITS

- 6-1 Health and Dental Premiums:** The City will pay health and dental premiums at its current contribution rate for regular status full time employees as follows:

<i>(Effective January 1, 2011)</i>	CITY COSTS HEALTH			CITY COSTS DENTAL
	Flex Credit Contribution	Direct Contribution to PERS	Total City Contribution	Total City Contribution
One Party	\$263.37	\$108.00	\$371.37*	\$14.64
Two Party	\$633.76	\$108.00	\$741.76*	\$17.47
Family	\$858.13	\$108.00	\$966.13*	\$43.23
Employee/Children	N/A	N/A	N/A	\$29.39

*Includes vision hardware

The City participates in the CalPERS Health Benefit Program, with the "unequal contribution option" at the CalPERS minimum contribution rate, which is annually adjusted based on the rules outlined by California Public Employees Retirement Law, § 22892. In accordance with California Public Employees Retirement Law, § 22892, the City's minimum contribution toward retirees shall be increased annually until such time as the contribution for active employees and retirees are equal.

The CalPERS Health Program plan year is from January 1 through December 31. Premiums will be deducted the month in advance consistent with the existing health insurance plan.

Regular status part-time employees ("job share") will receive a prorated share of the City's contribution. For example, a 20-hour per week employee enrolling in one-party coverage during calendar year 2010 will receive \$105.00 direct health contribution and a prorated flexible credit (50% of full-time benefit allocation less \$105.00 = 20 hour/week employee flexible credit) for the composite health and vision hardware insurance.

- 6-2 Flexible Benefit Plan:** The City will contribute a benefit amount as identified in Section 1 of this Article. As determined by California Public Employees Retirement Law, § 22892, a portion of the City's benefit contribution will be a direct City health contribution and the balance is a flexible credit allocation. The flexible credit amount will be used within a flexible benefit ("cafeteria") plan in which employees will enroll. Employees will pay a monthly processing fee for the cafeteria plan administrator's services. An additional fee will be charged to that employee who also elects to have a medical reimbursement account or a dependent care reimbursement amount. Increases in such fees shall be the employee's responsibility.

6-3 COBRA: The City will provide optional continuation of health insurance benefits to eligible employees separating from City service according to the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA).

6-4 Leave of Absence and Insurance Coverage: Employees on a leave of absence without pay due to a work related injury or illness will have their health insurance premiums paid subject to the following:

- a. During the first three (3) months, the City will pay 100 % of the City group health insurance premium.
- b. During months four (4) through six (6), the City will pay 50% of the City group health insurance premium and the employee will pay 50%.
- c. During the seventh month and thereafter, the employee will pay 100% of the City group health insurance premium.
- d. Employees who are also entitled to continued group health insurance based on their eligibility for the Family and Medical Leave Act for 12 weeks will have their coverage requirement met by the City contribution as identified in (a) of this section.
- e. The City will continue to provide dental and employee assistance program premiums contributions at the active employee rate for current level of coverage when the employee meets eligibility criteria for the Federal Family Medical Leave Act.
- f. Employees on a leave of absence without pay due to a non-job related illness or injury, who meet eligibility criteria under the Federal Family Leave Act will continue to have their health, dental and employee assistance premiums paid by the City at the active employee rate for 12 weeks or three months, whichever is greater. This benefit may be used once every 12 months measured forward from the date leave is first used. The employee must have completed a minimum of one-year of regular status service and 1,250 hours the preceding year to qualify.

6-5 Retiree Coverage: The City will offer extended health insurance coverage to retirees who meet the current eligibility standard. City participation towards the cost of the coverage will be computed based upon the following formula:

PERCENTAGE	YEARS OF SERVICE
50.0%	15
52.5%	16
55.0%	17
57.5%	18
60.0%	19
62.5%	20
65.0%	21
67.5%	22
70.0%	23
72.5%	24
75.0%	25

The amount of City participation will be based upon the insurance rates of the City's primary health provider.

Retirees who meet current MOU eligibility standards for City health contribution (retired after December 15, 1990 at least 50 years of age for all bargaining unit members) shall be eligible to receive a benefit contribution under the PERS Health Program until age 65. Such retirees shall receive a 50% contribution with 15 years of service, increasing by two and one-half percent (2½%) for each year of service up to the maximum 75% contribution at 25 years (as detailed above). In converting to the PERS Health Program, the benefit contribution will be based on the primary health plan. The City participates in the PERS Health Benefit Program, with the "unequal contribution option" establishing a minimum monthly employer contribution in a lesser amount for retirees than for active employees as defined by California Public Employees Retirement Law, § 22892(c). The City will provide the minimum monthly employer direct health insurance contribution and the balance will be in a flexible credit allocation in a flexible benefit plan. The amount of the direct health insurance contribution will increase annually according to California Public Employees Retirement Law, § 22892(c) until reaching the active employee direct contribution equivalent. The flexible credit allocation will be adjusted to provide a total contribution not to exceed the contribution specified in the MOU. Retirees will pay a monthly processing fee for the flexible benefit administration. For those who also wish to elect a medical reimbursement account, a monthly processing fee is also charged. In lieu of a vision hardware benefit, the City will contribute \$16 after age 65 to a Medicare managed care plan or Medicare supplement.

Current standards for eligibility for retiree health benefits are as follows:

- a. Employees must be covered by the City group health insurance program at the time of retirement.

- b. Employees must have a minimum of ten consecutive years of full-time permanent service with the City of Lompoc and are at least 50 years of age.
- c. Employees eligible for a PERS Disability Retirement with a minimum of 20 consecutive years of full-time permanent service with the City of Lompoc, regardless of age.
- d. Benefits will be as similar as possible to those offered under the active employee plan.
- e. In the event of the death of a retired City employee who is covered under this program, any dependent will be allowed to continue existing coverage for 18 months at the group rate.
- f. Coverage for retired employees and dependent will cease when the following occurs: Age 65, or when the employee or dependent becomes eligible for Medicare, whichever ever occurs first.
- g. If a retired employee is ineligible for Medicare benefits because the City of Lompoc did not participate in the Social Security system, the retired employee will be removed from the City health plan at age 65 and he/she will be reimbursed for the cost of part A Medicare premiums.

6-6 Long-Term Disability Insurance: The City will provide coverage with a maximum monthly benefit to \$3,000 per month based on maximum insured salary of \$4,500 per month.

6-7 Flexible Spending Account: The City will provide a Flexible Spending Account program (tax deferred employee contribution that can be applied to specific expenses, e.g. child care and dependent orthodontic work).

6-8 Life Insurance: The City will provide bargaining unit members with life insurance benefits to a maximum of one times annual salary.

6-9 Selection of Health and Dental Carriers: The City will notify and discuss with the Union prior to the selection of health and dental carriers; however, the City reserves its right to select the provider of health insurance and dental insurance during the term of this MOU.

ARTICLE 7

HOURS AND OVERTIME

7-1 Compressed Work Schedule and Overtime: Overtime is defined in the applicable compressed work schedule agreement for the designated LPOA classification. Current agreements for such work schedules are incorporated in

Appendix A. Discipline involving suspensions will be based on an eight (8) hour equivalent workday. Vacation, holidays, sick leave, IOD and compensatory time off shall be considered time worked for the purpose of computing overtime. Overtime shall be compensated in cash at time and one-half the employee's regular rate of pay or in time off compensated at time and one-half.

- 7-2 Overtime Accrual:** If an employee accrues in excess of the 80 hour overtime accrual limit he/she will, within the pay period following the pay period in which the hours in excess of 80 have been accrued, attempt to schedule and take leave time sufficient to reduce the balance to or below 65 hours. The scheduling of such leave shall require Departmental approval. If the employee is unable to schedule leave time sufficient to reduce his/her balance to 80 or less hours, the Department may, in the next payroll period, with 5 days notice to the employee, schedule leave time for the employee. In the event the employee is unable to schedule leave time and the Department is unable to schedule leave time sufficient to reduce the employee's balance to or below 80 accrued hours, then the employee shall be paid for hours in excess of 80.
- 7-3 ATO Yearly Pay-Off:** Employees may be paid for a maximum of forty (40) hours of accrued compensatory time off by providing notice to the Human Resources Office on a form provided by the City for this purpose. Compensation shall be determined by multiplying the number of hours for which compensation is requested by the employee's regular rate of pay. The required notice by the employee must be given between October 15 and October 31 of each year and will be paid on the second payday in November.
- 7-4 Overtime Meals:** Individuals will be eligible for a \$9.00 (nine dollar) meal allowance, and \$1.35 (one dollar thirty-five cents) for the tip, when working extended overtime of two (2) hours or more when the following criteria is met: Individuals were notified of the need to work beyond their regularly scheduled shift less than 8 hours before the beginning of the shift. (Or 16 hours before the overtime commences).

ARTICLE 8

HOLIDAYS

8-1 Observed:

- a. Regular full-time employees that have not elected to forfeit the ability to accrue holidays during the period of this MOU shall receive the following paid holidays:

January 1
 Third Monday in January – Martin Luther King Day
 Third Monday in February
 Third Monday in April
 Last Monday in May
 July 4
 First Monday in September
 November 11
 Thanksgiving Day
 Friday following Thanksgiving Day
 December 24
 December 25

- b. Public holiday proclaimed by the President or Governor and Mayor of the City of Lompoc.
- c. Employees assigned to divisions operating on a 24-hour basis or schedule shall be entitled to equivalent time off in lieu of holidays at the discretion of the department head and in accordance with the Overtime and Holiday Accrual section of the MOU.
- d. Employees who are not assigned to divisions operating on a 24-hour basis or schedule shall observe December 24 as follows:

If December 24th is on:	Holiday Observed on:
Wednesday	Friday
Thursday	Thursday
Friday	Thursday
Saturday	Friday
Sunday	Tuesday
Monday	Monday
Tuesday	Tuesday

8-2 Holiday Sell-back: Effective January 1, 2004, employees covered under this MOU would have the option of selling back the above holidays, on a quarterly basis, subject to the following:

- a. As soon as practical, after the ratification of this agreement by both parties, an irrevocable election shall be held by the City for bargaining unit employees to determine if they wish to have all the above holidays accrued during the pay period in which they are observed and whether employees may elect to cash in their unused balance on a quarterly basis.
- b. A "Yes" vote by the group will result in a payout of all unused holiday time accrued prior to January 1, 2004 during the December 2004 quarterly

holiday payout. After the December 2004 quarterly holiday payout there will be no more carry over of holiday time.

- c. Henceforth, all employees would have a zero balance of holiday time at the end of the year. This would be as a result of the employee either taking accrued holiday time on a quarterly basis, cashing-in accrued holidays on a quarterly basis at employee option, or by a mandatory payment made in the last quarterly holiday payout of the calendar year.
- d. All LPOA holiday balances for the pay period ending December 26, 2003, will be used at employee option during calendar year 2004, or be paid as noted in "b" above.
- e. **Quarterly Holiday Payout** – Quarterly holiday payout will occur in the last pay period which includes a workday in the current calendar quarter.

Any calendar year holiday balance will be included with the last quarterly holiday payout of the calendar year.

ARTICLE 9

SICK LEAVE AND VACATION

- 9-1 Sick Leave Incentive Pay:** The plan provides for the payment of 25% of accumulated sick leave balance between 30 and 120 days, after 10 years of City service, to be paid to the employee upon termination of employment. The intent of this program continues to be an incentive to use sick leave only when required.

However, sick leave incentive pay at 50% of accumulated sick leave between 30 and 120 days, after 10 years of City service, shall be provided:

- a. To PERS safety members who service retire at age 50 (minimum) or retire due to industrial disability;
- b. To PERS miscellaneous members who service retire at age 60.

- 9-2 Annual Sick Leave Incentive:** Employees with a minimum of one (1) year full-time or part-time budgeted regular, and job share status employment shall be eligible for an annual payment of \$300, if their sick leave utilization for the calendar year (prior 12 months) is three equivalent regular work days or less. The payment shall be calculated after the first pay period ending in December 2011. It will be paid on the second pay period ending in December 2011.

- 9-3 Family Sick Leave:** Regular full-time employees will be eligible to use up to 50% of their annually accrued sick leave when dependent children are ill. This policy will also apply when a spouse is ill and a doctor's written notice indicates that the

spouse is in need of care by the employee. *[NOTE: State law provides that 50% of annual sick leave accrual may be used for family sick leave to attend to illness of child, parent, or spouse, or domestic partner.]*

Family sick leave will also apply when parents of an employee are ill and the nature of the illness requires that the employee care for them. Coverage for care of a child also includes child for whom the employee is the guardian.

If a LPOA unit employee has an accrued balance of 24 days (192 hours) of sick leave, he/she shall be eligible to use one additional day (for a total of 5 days) for family sick leave. The accrued balance will be evaluated based on the pay period prior to the family sick leave use.

Eligibility for family sick leave use based on accrued sick leave balance will be as follows:

Sick Leave Balance		Family Sick Leave Eligibility	
4+Days	32 Hours	4+ Days	32 Hours
24	192	5	40
36	288	6	48
48	384	7	56
60	480	8	64
72	576	9	72
84	672	10	80

- 9-4 Catastrophic Leave Donation:** Provides for the transfer of vacation leave, compensatory time, or holiday leave time from an employee to an employee with a serious or catastrophic illness who has exhausted all leave balances, subject to a maximum credit of 520 hours. The City Administrator may authorize in special circumstances receipt of total leave credits up to 1,040 hours of recipient's sick leave. Donated leave will be changed to its cash value at the donor's base rate of pay. This policy is described in a City of Lompoc Personnel Procedure.
- 9-5 Sick Leave Accrual:** Employees covered under this agreement shall accrue sick leave at the rate of 3.693 hours per pay period.
- 9-6 Vacation Leave Accrual:** Employees covered under this agreement shall accrue paid vacation as follows:

Years of Service	Days Accrual
1-5	10
6	11
7	12
8	13
9	14
10	15
11	16
12	17
13	18
14	19
15 & over	20

ARTICLE 10

BEREAVEMENT LEAVE

Each employee is entitled to a bereavement leave following the death of his/her spouse or the following relatives, whether by kindred or affinity: child, father, mother, brother, sister, grandparents, and grandchildren. A person who acted as the employee's sole or primary guardian during the employee's childhood shall also qualify as an immediate family member for purposes of the bereavement leave qualification. The period of such leave shall be determined by the City Administrator or other appointing power. In determining the period of such leave, the relationship of the deceased to the employee and the amount of necessary travel involved, if any, shall be considered. In no event shall bereavement leave exceed five working days. At the sole discretion of the Police Chief, vacation leave or ATO may be authorized when additional bereavement leave is requested.

ARTICLE 11

ACTING ASSIGNMENT PAY

Any person temporarily appointed to serve in a higher classification and serving continuously in said classification for fourteen (14) working days shall receive compensation established for the higher classification for the entire period of service in said classification.

Under the following conditions the classification of Community Services Officer shall receive the above-described compensation for the higher classification effective the first day of service:

- a. When determined fully qualified to perform dispatcher-jailer duties and the acting appointment has been authorized by the Chief of Police;
- b. When working out of class as part of the basic staffing patterns in the jail or dispatch center; or
- c. An assignment made to cover relief of personnel in the jail or dispatch center, which is for a minimum of one eight (8) hour shift.

ARTICLE 12

UNIFORMS

- 12-1 Uniform Allowance:** All classifications represented by LPOA presently receiving a uniform allowance will receive an annual uniform allowance for the cleaning and replacement of uniforms of one thousand dollars (\$1,000). Payments will be made on a quarterly basis. However, newly hired police officers will receive their initial full allowance with the first completed pay period subsequent to their hire date. If employees voluntarily leave within six (6) months of their date of hire, they will be required to return to the Department, on a prorated basis, the remaining portion of any uniform allowance received.
- 12-2 Replacement of Damaged Uniforms and Equipment:** Employee will be compensated for repair or replacement of uniforms and personal property (as identified below) damaged or destroyed in the performance of their job duties. Such items will be reimbursed at reasonable replacement value subject to limitations below. All items will be evaluated on a case-by-case basis by the employees' supervisors and the Chief of Police.
- a. Duty clothing, police jacket, shoes/boots -- replacement cost.
 - b. Sunglasses -- effective upon ratification of this agreement, replacement cost up to a maximum of fifty-five dollars (\$55).
 - c. Watches -- effective upon ratification of this agreement, replacement or repair cost up to a maximum of sixty dollars (\$60).
 - d. Flashlights -- effective upon ratification of this agreement, replacement or repair cost up to a maximum of one hundred fifty dollars (\$150).
 - e. Prescription Glasses/Prescription Sunglasses -- when replacement is not covered under the City's health insurance plan, lenses will be reimbursed at

- f. replacement cost and frames will be reimbursed at replacement cost, not to exceed one hundred sixty dollars (\$160).
- g. Other personal safety equipment -- replaced on a case-by-case basis. However, if similar equipment has been provided by the City, the replacement cost of the employee's personal equipment may not exceed the cost of City provided equipment.

12-3 Lost or Stolen Items: Replacement of items covered in 12-2 above on a case-by-case basis. Replacement of lost or stolen items will not include items which are lost or stolen due to neglect.

12-4 Inspection of Damaged Property: Employees seeking replacement or repair of any of the items listed in 12-2 above will submit the item(s) for inspection by their Watch Commander/Supervisor.

12-5 Claims Forms. The City and the LPOA will agree upon a claim form for use to replace or repair damaged or destroyed equipment/property. Any claim will be made to the employee's supervisor, verified and approved for submittal to the Chief of Police through the normal chain of command. The Chief of Police or his/her representative will submit the claim to the City for replacement or repair.

12-6 Disputed Claims. Any claims not agreed upon by the City and/or employee will be referred to the Uniform and Equipment Committee for review and recommendation. The recommendation of the Committee is advisory only.

12-7 Restitution. If the employee receives any restitution as a result of the action, which generated the request for replacement or repair of equipment or property, the employee will route the restitution payment up to the amount paid by the City to the Administrative Services Commander for return to the City.

ARTICLE 13

USE OF CITY RECREATION FACILITIES

The City will allow members of the bargaining unit the use of City recreational facilities during regular business hours at no charge to the employee. This will include the weight room, Jacuzzi, and sauna at the Recreation Center and the swimming pool during lap swimming and general public swim. Employees will comply with all registration requirements and rules and regulations of the facilities used. Employees will utilize these City facilities only during their time off from work.

ARTICLE 14

TUITION REIMBURSEMENT

The City will provide tuition reimbursement to bargaining unit members for college courses in accordance with Personnel Procedures Manual Chapter 43 "Tuition Reimbursement for College/University Courses." In addition, the City will provide eligible bargaining unit members 100% tuition reimbursement for community college courses and 100% reimbursement per semester for required community college course books. (Course syllabus and receipts identifying books purchased are required for books).

ARTICLE 15

ASSOCIATION LEAVE

LPOA members will be allowed to contribute accumulated compensatory time off (ATO) and/or vacation accruals to a special account for the use of Association Executive Officers or their designee. Contribution to or the withdrawal of time from the special ATO/vacation account will require written authorization by the Association's President. An individual Association officer or designee may, subject to all normal approvals and restrictions for leave time, use up to fifty-four (54) hours per fiscal year from the pool for attendance at meetings, seminars, etc. on behalf of the Association. The special account will be allowed to accumulate no more than ninety-six (96) hours at any time during this MOU.

Two (2) LPOA representatives will be paid by the City a maximum of eight (8) hours per day base compensation to attend training - not to exceed a collective total of ninety-six (96) hours annually. The annual allowance may not be carried over to the following year and will pay for training time only. For this purpose, the City will not compensate for travel time, travel expense, accommodation, per diem, or authorize use of City vehicles. Withdrawal of time from the special training account will require written authorization by the Association's President. An individual Association officer or designee may, subject to all normal approvals and restrictions for leave time, use time for training on behalf of the Association.

ARTICLE 16

CITY RIGHTS CLAUSE

The Association recognizes that the City has and will continue to retain, whether exercised or not, the unilateral and exclusive right to operate, administer and manage its municipal services and work force performing those services in all respects subject to this Memorandum.

The City has and will continue to retain exclusive decision-making authority on matters not officially and expressly modified by specific provisions of this Memorandum.

The exclusive rights of the City shall include, but not be limited to, the right to determine the organization of City government and the purpose and mission of its constituent agencies, to set standards of service to be offered to the public, and through its management officials to exercise control and discretion over its organization and operations, to establish and effect administrative and employment rules and regulations consistent with law and specific provisions of this Memorandum, to recruit and select applicants for positions, to direct its employees, to classify and reclassify positions, to take disciplinary action for just cause, to relieve its employees from duty because of lack of work or for other legitimate reasons, to determine whether goods or services shall be made, purchased or contracted for, to determine the methods, means and personnel by which the City's services are to be provided, including the right to schedule and assign work and overtime, and to otherwise act in the interest of efficient service to the community.

ARTICLE 17

GRIEVANCE PROCEDURE

17-1 Purpose of Rule:

- a. To promote improved employer-employee relations by establishing grievance procedures on all matters whether or not appeal or hearing is provided by other regulations.
- b. To afford employees individually or through qualified employee organizations a systematic means of obtaining further considerations of problems after every reasonable effort has failed to resolve them through discussion.
- c. To provide that grievances shall be settled as near as possible to the point of origin.
- d. To provide that appeals shall be conducted as informally as possible.

17-2 Matters Subject to Grievance Procedures: Any employee in the competitive service shall have the right to a conference under this rule, on any matter affecting his employment over which his appointing power has partial or complete jurisdiction.

17-3 Informal Grievance Procedures: An employee who has a problem or complaint should first try to get it settled through discussion with his immediate superior without undue delay. Such discussion shall be initiated within fifteen (15) calendar days from the date of the incident complained of, or within fifteen (15) calendar days from the date of which the employee became aware of the incident, whichever is later. If, after this discussion, he does not believe the problem has been satisfactorily resolved, he shall have the right to discuss it with his

supervisor's immediate superior, if any, in the administrative service. Every effort should be made to find an acceptable solution by informal means at the lowest possible level of supervision. If the employee is not in agreement with the decision reached by discussion, he shall have the right to file a formal appeal in writing ten (10) calendar days after receiving the informal decision of his immediate superior. The informal discussion shall not be taken above the department head.

17-4 Formal Grievance Procedure:

- a. **First Level of Review:** The grievance shall be presented in writing to the employee's immediate supervisor, who shall render his decision and comments in writing and return them to the employee within ten (10) calendar days after receiving the appeal. If the employee does not agree with his supervisor's decision, or if no answer has been received within ten (10) calendar days, the employee may present the grievance in writing to his department head. Failure of the employee to take further action within ten (10) calendar days after receipt of the written decision of his supervisor, or within a total of 25 calendar days if no decision is rendered, will constitute a dropping of the grievance.
- b. **Department Review:** The department head receiving the grievance should discuss the grievance with the employee, his representative, if any, and with other appropriate persons. The department head shall render his decision and comments in writing, and return to the employee within ten (10) calendar days after receiving the grievance.

If the employee does not agree with the decision reached, or if no answer has been received within ten (10) calendar days after receipt of the decision, or within a total of 25 calendar days if no decision is rendered, will constitute a dropping of the grievance.

- c. **City Administrator Review:** The City Administrator receiving the grievance or his designated representative shall discuss the grievance with the employee, his representative, if any, and with other appropriate persons. If the City Administrator fails to render a decision to the satisfaction of the aggrieved, a fact-finding committee may be appointed. The committee shall be comprised of a representative appointed by the City Administrator, a representative appointed by the aggrieved, and a third member appointed by mutual agreement of the other two. The fact-finding committee shall render a recommendation on the grievance to the aggrieved and the City Administrator within (20) calendar days. The City Administrator shall render a decision and comments in writing, and return them to the employee within fifteen (15) calendar days after receiving the recommendations of the fact-finding committee.

17-5 Conduct of Grievance Procedure:

- a. The time limits specified above may be extended to a definite date by mutual agreement of the employee and the reviewer concerned.
- b. The employee may request the assistance of another person of his own choosing in preparing and presenting his appeal at any level of review.
- c. The employee and his representative may be privileged to use a reasonable amount of work time as determined by the appropriate department head in conferring about and presenting the appeal.
- d. Employees shall be assured freedom from reprisal for using the grievance procedure.

17-6 Utilization of Grievance Procedure Prior to Personnel Rule XV: The Association agrees, that prior to appealing any matter that otherwise may be appealed in accordance with the procedure set forth in Rule XV of the Personnel Rules, all other grievance procedures must be followed. This includes grievances arising under this MOU and also those subject to Rule XV of the Personnel Rules. Failure to follow grievance procedure remedies in a timely manner shall constitute a waiver of the right to proceed with an appeal under Rule XV and shall constitute an abandonment of the dispute.

ARTICLE 18

NOTIFICATIONS OF EMPLOYMENT ACTIONS

Applies to Non-sworn LPOA Personnel Only: Notices of demotions, dismissals, disciplinary reductions in pay, and suspensions will be in writing and either served personally on the employee or sent by certified mail to the last known address.

ARTICLE 19

SUPPORT OF AGREEMENT

By entering into this MOU, the City and the Association have arrived at a final understanding through the meet and confer process, resolving any differences, which may have arisen during that process. Accordingly, it is agreed that the Association will support this MOU for its term and will not appear before any public bodies to seek change or improvement in any matter subject to the meet and confer process except by mutual agreement of the City and the Association.

ARTICLE 20

PRE-EMPTIVE LAWS

It is understood and agreed that this MOU is subject to all current and future applicable federal and state laws, City ordinances and federal and state regulations. If any part or provision of this MOU is in conflict or inconsistent with such above applicable laws, rules and regulations or is otherwise held to be invalid or unenforceable by any tribunal of competent jurisdictions, such part or provision shall be suspended and superseded by any such applicable law or regulations and the remainder of the MOU shall not be affected thereby.

ARTICLE 21

RATIFICATION AND ACCEPTANCE


Upon acceptance by the bargaining unit represented by the LPOA, execution of this MOU by the respective negotiation teams, and then acceptance by the City Council, this Memorandum of Understanding shall remain in effect until midnight June 30, 2012.

CITY OF LOMPOC:


**LOMPOC POLICE
OFFICERS' ASSOCIATION:**



Laurel M. Barcelona
City Administrator



Chuck Strange, LPOA President



Brad Wilkie
Management Serv. Director



Scott Casey, LPOA Member/Advisor



Colin J. Tanner, Esq.
Chief Negotiator



Rachel Delkener, LPOA Member/Advisor



Beth Flamm-Overby, HR Manager



Lane Middleton, LPOA Member/Advisor



Donald Deming, Police Captain



Andrew White, LPOA Member/Advisor



Michael McGill, Esq., LPOA Negotiator



Date

Date

APPENDIX A

STEP - A STEP - B STEP - C STEP - D STEP - E STEP - F STEP - G
170-COMMUNITY SERVICES OFFICER

BASE	2759.7964	2897.7862	3042.6755	3194.8093	3354.5497	3522.2772
MO.	2,760	2,898	3,043	3,195	3,355	3,522
HR.	15.922	16.718	17.554	18.432	19.353	20.321
BW.	1,273.75	1,337.44	1,404.31	1,474.53	1,548.25	1,625.67

535-POLICE AGENT

BASE	4753.1672	4990.8256	5240.3669	5502.3852	5777.5045	6066.3797	6369.6987
MO.	4,753	4,991	5,240	5,502	5,778	6,066	6,370
HR.	27.422	28.793	30.233	31.745	33.332	34.998	36.748
BW.	2,193.77	2,303.46	2,418.63	2,539.56	2,666.54	2,799.87	2,939.86

545-POLICE DISPATCHER

BASE	3062.3379	3215.4548	3376.2275	3545.0389	3722.2909	3908.4054
MO.	3,062	3,215	3,376	3,545	3,722	3,908
HR.	17.667	18.551	19.478	20.452	21.475	22.548
BW.	1,413.39	1,484.06	1,558.26	1,636.17	1,717.98	1,803.88

550-POLICE DISPATCHER-JAILER

BASE	3062.3379	3215.4548	3376.2275	3545.0389	3722.2909	3908.4054
MO.	3,062	3,215	3,376	3,545	3,722	3,908
HR.	17.667	18.551	19.478	20.452	21.475	22.548
BW.	1,413.39	1,484.06	1,558.26	1,636.17	1,717.98	1,803.88

555-POLICE JAILER

BASE	3062.3379	3215.4548	3376.2275	3545.0389	3722.2909	3908.4054
MO.	3,062	3,215	3,376	3,545	3,722	3,908
HR.	17.667	18.551	19.478	20.452	21.475	22.548
BW.	1,413.39	1,484.06	1,558.26	1,636.17	1,717.98	1,803.88

561-POLICE MOTOR OFFICER

BASE	4413.3989	4634.0688	4865.7723	5109.0609	5364.5139	5632.7396	5914.3766
MO.	4,413	4,634	4,866	5,109	5,365	5,633	5,914
HR.	25.462	26.735	28.072	29.475	30.949	32.497	34.121
BW.	2,036.95	2,138.80	2,245.74	2,358.03	2,475.93	2,599.73	2,729.71

560-POLICE OFFICER

BASE	4305.4981	4520.7730	4746.8116	4984.1522	5233.3598	5495.0278	5769.7792
MO.	4,305	4,521	4,747	4,984	5,233	5,495	5,770
HR.	24.839	26.081	27.385	28.755	30.192	31.702	33.287
BW.	1,987.15	2,086.51	2,190.84	2,300.38	2,415.40	2,536.17	2,662.98

565-POLICE SERGEANT

BASE	5465.6048	5738.8851	6025.8293	6327.1208	6643.4768	6975.6507	7324.4332
MO.	5,466	5,739	6,026	6,327	6,643	6,976	7,324
HR.	31.532	33.109	34.764	36.503	38.328	40.244	42.256
BW.	2,522.59	2,648.72	2,781.15	2,920.21	3,066.22	3,219.53	3,380.51

630-RESERVE POLICE OFFICER I

BASE	3673.5830	3857.2622	4050.1253	4252.6315	4465.2631
MO.	3,674	3,857	4,050	4,253	4,465
HR.	21.194	22.253	23.366	24.534	25.761
BW.	1,695.50	1,780.27	1,869.29	1,962.75	2,060.89

631-RESERVE POLICE OFFICER II

BASE	2934.9529	3081.7006	3235.7856	3397.5749	3567.4536
MO.	2,935	3,082	3,236	3,398	3,567
HR.	16.932	17.779	18.668	19.601	20.581
BW.	1,354.59	1,422.32	1,493.44	1,568.11	1,646.52

CERTIFIED COPY

RESOLUTION NO. 5809(12)

**A Resolution of the Council of the City of Lompoc,
County of Santa Barbara, State of California,**

**Making a Determination After a Public Hearing on the Merits of the Impasse
Dispute and Unilaterally Implementing the City's Last, Best, and Final Offer to the
Lompoc Police Officers' Association which Sets Forth Changes to Wages, Hours,
and Other Terms and Conditions of Employment for Represented Unit Members**

WHEREAS, a Memorandum of Understanding ("MOU") with the Lompoc Police Officers' Association ("LPOA") and the City of Lompoc ("City") expired on June 30, 2012 (Exhibit A); and

WHEREAS, the City requested on April 12, 2012 to commence negotiations with the LPOA on a successor MOU, and the City and the LPOA (collectively the "Parties") commenced negotiations on or about early May 2012, in good faith and in accordance with the provisions of the Myers-Milias-Brown Act ("MMBA"), Cal. Gov't Code § 3500 *et seq.*; and

WHEREAS, the Parties exchanged proposals and participated in informal and formal negotiations over a period of more than four months, narrowing the items in dispute until only one remained, but which remaining item resulted in a deadlock and whereby the possibility of settlement by direct discussion was mutually declared exhausted by the Parties in writing on August 13, 2012, and confirmed in writing again by the City on August 23, 2012; and

WHEREAS, the LPOA had therefore rejected the City's Last, Best, and Final Offer dated August 7, 2012 (Exhibit B); and

WHEREAS, the Parties agree that all impasse procedures have been substantially completed and/or substantial completion waived, and desire that the matter be expeditiously put before the Council of the City of Lompoc for public hearing and a determination of the impasse; and

WHEREAS, the LPOA has not requested Factfinding as afforded by State law and the regulations of the Public Employment Relations Board within the time period provided by such State law and referenced regulations; and

WHEREAS, a public hearing regarding the impasse was held on October 2, 2012, for the purposes of a determination of the Council of the City of Lompoc; and

WHEREAS, under the foregoing circumstances, the City is authorized by State law to implement its Last, Best and Final Offer.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF LOMPOC RESOLVES THAT:

SECTION 1. The terms of the expired MOU will continue to be observed to the extent required by law, except for those changed terms set forth below which are contained and/or comprehended in the City's Last, Best and Final Offer dated August 7, 2012, which changed terms supersede any previous MOU terms or those of any other conflicting collective bargaining agreements between the Parties:

SECTION 2. The changed terms being unilaterally implemented are as follows:

SALARIES AND COMPENSATION

1. During the period July 1, 2012 through June 30, 2013, sworn employees shall elect to be assigned either unpaid furlough time off to equate to one hundred and two (102) work hours OR forfeit the ability to accrue eighty-eight (88) holiday hours and be assigned unpaid furlough time off to equate to twenty-four (24) work hours (the combination of holiday forfeiture and furlough time off shall be adjusted based upon the timing of imposition of this changed term and in accordance with any mutually approved side letters in order to equate to a 4.865% wage reduction in the 2012-2013 fiscal year. Non-sworn employees shall be assigned unpaid furlough time off to equate to sixty-four (64) work hours. All furlough hours must be taken by June 14, 2013. The sworn employee election of either unpaid furlough time off or forfeiture of the ability to accrue holiday hours must be made by a date mutually set by the Parties or otherwise upon adoption of this Resolution and may not be altered or revoked.
2. During the period defined above, management retains the following rights:
 - To schedule all furlough hours based upon the operational need of the department. In the event that management designates furlough time off for an employee, it shall provide the employee with a minimum of one week's (7 calendar days) notice. To effectively implement furloughs for sworn personnel without negatively impacting patrol staffing, management reserves the right to temporarily reassign, on an as-needed basis, personnel presently assigned to non-patrol assignments (to include Detectives, Gang-Narcotic Enforcement Team, Community Services, Professional Standards, Motors, Bicycle Unit, and K-9). These temporary reassignments will be used to reduce or eliminate the need for overtime due to the minimum staffing levels as identified in Section 405.1.3 of the Manual of the Lompoc Police Department, and to facilitate the timely use of furloughs to meet the City's stated goals for salary reductions for all employees.
 - To cease non-POST required training if overtime is significantly increased.
 - To reopen negotiations to discuss implementation of wage offsets in lieu of use of furlough hours in the event of significant increases (defined as a 5 percent rise) in overtime as a result of furlough hours taken and to allow implementation of wage offsets in lieu of each individual employees' remaining furlough hours.
3. An employee may not use/substitute paid leave (e.g., ATO, vacation, etc.) to compensate for the above unpaid time.

4. Regular budgeted part-time/job share employees represented by LPOA shall be assigned a pro-rated number of unpaid furlough hours off, which will be subject to the above scheduling requirement.
5. Employees newly hired and represented by LPOA shall be assigned a pro-rated number of unpaid furlough hours off.
6. Employees represented by LPOA separating/terminating employment shall have their final pay reduced pro rata by the number of furlough hours untaken at the time of separation/termination.

PERS RETIREMENT CONTRIBUTION (CHANGE FOR NON-SWORN)

Employee Contribution - Miscellaneous Members: Miscellaneous members hired prior to the implementation of the second tier retirement plan with the “2% at age 60 Full Formula” (Government Code Section 21353) shall continue to be provided the “2.7% at age 55 Full Formula” (Government Code Section 21354.5) CalPERS plan benefit, with One -Year Final Compensation and Sick Leave Conversion to Service credit amendments, which requires an eight percent (8%) employee contribution. Effective upon adoption of this Resolution or any additional resolution required by CalPERS, the City shall reduce its current contribution from seven percent (7%) to six percent (6%) of the employee contribution on behalf of the employee, while the employee shall simultaneously increase employee's contribution from one percent (1%) to two percent (2%).

HEALTH AND WELFARE BENEFITS

Health and Dental Premiums: The City will pay health and dental premiums at its current contribution rate for regular status full time employees as follows:

<i>(Effective January 1, 2012)</i>	CITY COSTS HEALTH Includes vision hardware			CITY COSTS DENTAL
	Flex Credit Contribution	Direct Contribution to PERS	Total City Contribution	Total City Contribution
One Party	\$263.37 \$259.37	\$408.00 \$112.00	\$371.37*	\$14.64
Two Party	\$633.76 \$629.76*	\$408.00 \$112.00*	\$741.76*	\$17.47
Family	\$858.13 \$854.13*	\$408.00 \$112.00*	\$966.13*	\$43.23
Employee/Children	N/A	N/A	N/A	\$29.39

<i>(Effective January 1, 2013)</i>	CITY COSTS HEALTH Includes vision hardware			CITY COSTS DENTAL
	Flex Credit Contribution	Direct Contribution to PERS	Total City Contribution	Total City Contribution
One Party	\$254.44 + \$60.33**	\$116.93	\$431.70**	\$14.64
Two Party	\$624.83 + \$120.00**	\$116.93	\$861.76**	\$17.47
Family	\$849.20 + 120.00**	\$116.93	\$1086.13**	\$43.23
Employee/Children	N/A	N/A	N/A	\$29.39

* Contributions January 1, 2012 - December 31, 2012.

**The additional contribution of \$60.33 for one party and \$120.00 for two party or family will be in effect with the beginning of the CalPERS Health Program plan year on January 1, 2013. The additional contribution for January 1, 2013 will be reflected on paychecks beginning December 2012 consistent with existing health insurance premium deductions taken one month in advance of the billing month.

The City participates in the CalPERS Health Benefit Program, with the "unequal contribution option" at the CalPERS minimum contribution rate, which is annually adjusted based on the rules outlined by California Public Employees Retirement Law, § 22892. In accordance with California Public Employees Retirement Law, § 22892, the City's minimum contribution toward retirees shall be increased annually until such time as the contribution for active employees and retirees are equal.

The CalPERS Health Program plan year is from January 1 through December 31. Premiums will be deducted the month in advance consistent with the existing health insurance plan.

Regular status part-time employees ("job share") will receive a prorated share of the City's contribution. For example, a 20-hour per week employee enrolling in one-party coverage during calendar year 201013 will receive ~~\$405.00~~ \$116.93 direct health contribution and a prorated flexible credit (50 percent of full-time benefit allocation less ~~\$405.00~~ \$116.93 = 20 hour/week employee flexible credit) for the composite health and vision hardware insurance.

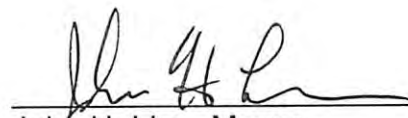
SECTION 3. This Resolution shall become effective immediately upon its adoption.

The foregoing Resolution was proposed by Councilmember Costa, seconded by Councilmember Martner, and was passed and adopted by the Council of the City of Lompoc at its duly noticed regular meeting on October 2, 2012 by the following electronic vote:

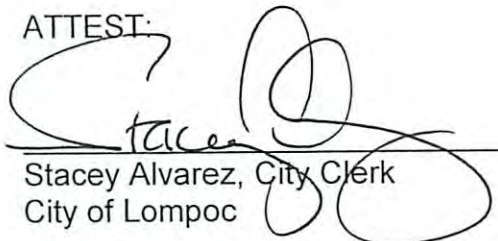
AYES: Councilmember(s): Ashley Costa, Cecilia Martner, Bob Lingl, Dirk Starbuck, and Mayor John Linn.

NOES: Councilmember(s): None

ABSENT: Councilmember(s): None



John H. Linn, Mayor
City of Lompoc

ATTEST:


Stacey Alvarez, City Clerk
City of Lompoc

Attachments:

Exhibit "A" – Memorandum of Understanding with the Lompoc Police Officers' Association and the City of Lompoc expired on June 30, 2012

Exhibit "B" – City of Lompoc – Counter Proposal to LPOA, Last, Best, and Final Offer, August 7, 2012

I HEREBY CERTIFY THAT THE
foregoing instrument is a true and
correct copy of the original on file in
the Lompoc City Clerk's Department.
ATTEST: 