SECOND AMENDMENT TO THE COLLECTIVE BARGAINING AGREEMENT
BETWEEN THE CITY OF HARRISBURG AND FRATERNAL ORDER OF POLICE CAPITAL CITY LODGE NO. 12

The Collective Bargaining Agreement between the City Of Harrisburg and Fraternal Order Of Police Capital City Lodge No. 12 for the period January 1, 2004 through December 31, 2015 is amended as follows:

1. All amendments shall be effective upon ratification by the City except as set forth below.

2. ARTICLE III is amended by extending the term to December 31, 2016.

3. ARTICLE VII Section 1: Salaries, Subsection A) is amended as follows:

Section 1: Salaries
Salaries for the established work week of forty (40) hours, including meal period of one-half (½) hour each day, shall be as follows:

A) For the term January 1, 2004 to December 31, 2014, base wages for employees hired prior to January 1, 2013 shall be as follows:

    January 1, 2004 - 3% increase
    January 1, 2005 - 2% increase
    July 1, 2005 - 1% increase
    January 1, 2006 - 1% increase
    July 1, 2007 - 2% increase
    January 1, 2008 - 3% increase
    January 1, 2009 - 3% increase
    January 1, 2010 - 4% increase
    January 1, 2011 - 4% increase
    January 1, 2012 - 3% increase
    January 1, 2013 - 3% increase January 1, 2013 - 0% increase
    January 1, 2014 - 3% increase January 1, 2014 - 0% increase
    January 1, 2015 - 3% increase January 1, 2015 - 1% increase
    January 1, 2016 - 1% increase

NEED NEW PAY SCHEDULES
For all employees hired on or after January 1, 2013, the following pay scale shall apply:

<table>
<thead>
<tr>
<th></th>
<th>01/01/2013</th>
<th>01/01/2014</th>
<th>01/01/2015</th>
<th>01/01/2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Police Officer IV</td>
<td>61,358</td>
<td>61,358</td>
<td>61,972</td>
<td>62,591</td>
</tr>
<tr>
<td>Police Officer III</td>
<td>55,222</td>
<td>55,222</td>
<td>55,774</td>
<td>56,332</td>
</tr>
<tr>
<td>Police Officer II</td>
<td>52,154</td>
<td>52,154</td>
<td>52,676</td>
<td>53,202</td>
</tr>
<tr>
<td>Police Officer I</td>
<td>49,086</td>
<td>49,086</td>
<td>49,577</td>
<td>50,073</td>
</tr>
<tr>
<td>Police Officer</td>
<td>46,018</td>
<td>46,018</td>
<td>46,478</td>
<td>46,943</td>
</tr>
<tr>
<td>Trainee</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The Trainee rate of pay shall apply from date of employment through the end of the Field Training Officer Program. Upon satisfactory completion of the Field Training Officer Program, an officer shall be paid at the Police Officer I rate through the Probationary Period set forth in Article VI. Upon satisfactory completion of the Probationary Period, the officer shall be paid at the Police Officer II rate for 12 months, and then shall move to the Police Officer III rate for 12 months, and then shall move to the Police Officer IV rate thereafter.

4. **ARTICLE VIII Section 3: Vacations** is amended to cap the vacation accrual at 22 days of vacation for employees hired on or after January 1, 2013, as follows:

**Section 3: Vacations**

Employees with less than one (1) year of service shall, during the term of this Agreement, be entitled to vacations of ten (10) working days per year. The following schedule shall apply to employees hired prior to January 1, 2013 with more than (1) year of service:

- Start of 2nd year to end of 5th year:
  - 16 working days
- Start of 6th year to end of 10th year:
  - 19 working days
- Start of 11th year to end of 15th year:
  - 22 working days
- Start of 16th year to end of 20th year:
  - 25 working days
- Start of 21st year and beyond:
  - 30 working days

The following schedule shall apply to employees hired on or after January 1, 2013, with more than one (1) year of service:

- Start of 2nd year to end of 5th year:
  - 16 working days
- Start of 6th year to end of 10th year:
  - 19 working days
- Start of 11th year and beyond:
  - 22 working days

(Rest of Section 3 remains the same.)

5. **ARTICLE VIII Section 4: Holidays and Personal Days** is amended to reduce the number of named holidays from 10 to 7 and to provide that compensation for working a holiday shall be a DOM (Day of the Month) only, as follows:
Section 4: Holidays and Personal Days

Effective upon the date of ratification of this Agreement, each employee shall be entitled to sixteen (16) thirteen (13) holidays during the term of this Agreement. If an employee in the bargaining unit is required to work on New Year’s Day, Martin Luther King Day, Washington’s Birthday, Easter, Memorial Day, July Fourth, Labor Day, Columbus Day, Thanksgiving Day, or Christmas Day, the employee shall be entitled to one (1) compensatory day off to be taken sometime during the calendar month in which the holiday falls, or the employee shall, at the employee’s option, be entitled to double pay for the hours worked. This option must be exercised at the time that monthly days off are selected. The remaining six (6) holidays shall be considered as “H” days and shall be taken on a first come, first served basis, regardless of seniority, and may not be revoked by management. “H” days may only be selected after vacation selection is completed and is subject to manpower needs as determined by management. Method of selection for Martin Luther King Day shall be either double pay for hours worked or a compensatory day which may be used anytime during the calendar year, however, it must be selected by September 30th, otherwise the day will be assigned by management. Each employee in the Bargaining Unit during the term of this Agreement shall be entitled to three (3) personal days with said days to be taken at the employee’s discretion during the year, subject to management’s responsibility to maintain an efficient operation. If management determines that it is necessary to limit the number of employees on personal leave at the same time, the employee first requesting such leave shall be given a choice of personal leave in the event of any conflict in selection. Requests for emergency personal leave will be granted at any time with the understanding that an employee may be required to substantiate the emergency nature of the request and further, that it may be necessary in order to accommodate the emergency to reschedule requests of other employees for personal leave.

Upon separation of employment, holidays and personal days shall be prorated as follows:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Holidays</th>
<th>Personal Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Quarter</td>
<td>1½ days</td>
<td>¾ day</td>
</tr>
<tr>
<td>Second Quarter</td>
<td>3 days</td>
<td>1½ days</td>
</tr>
<tr>
<td>Third Quarter</td>
<td>4½ days</td>
<td>2½ days</td>
</tr>
<tr>
<td>Fourth Quarter</td>
<td>6 days</td>
<td>3 days</td>
</tr>
</tbody>
</table>

6. ARTICLE VIII Section 7: Drill, Schooling, Court Time and Telephone Standby Time is amended to allow for modification to an employee’s shift to accommodate a scheduled court appearance as follows:

Section 7: Drill, Schooling, Court Time and Telephone Standby Time

Whenever an employee is directed by the Police Chief or Director of Public Safety to attend any drill or schooling during off-duty hours, he shall be compensated by equal compensatory time or pay, not less than two (2) hours. Dependent upon manpower needs, management may elect to change days off to accommodate training.
Time necessarily spent by members of the Police Bureau in court of any kind (including Magistrate’s Court) shall be considered time on duty for which said employee shall receive pay at the applicable rate; and when time is during off-duty hours, a minimum of two (2) hours pay at such rates shall be paid. In light of the foregoing and the recommendation set forth in the City’s Act 47 Recovery Plan, the parties hereto agree that the City and the FOP will meet and negotiate mutually agreed upon changes and strategies which will permit the City to reduce the amount of court-related overtime payments made to employees.

Whenever any employee is directed by the Police Chief or his designee to be on telephone standby, such employee shall receive one-half (½) his/her regular rate of pay for each hour, but not less than the equivalent of three (3) hours of regular pay.

7. **ARTICLE VIII Section 8: Longevity Pay** is amended to freeze the longevity payments at present levels, as follows:

Section 8: Longevity Pay
During the term of this Agreement, each employee shall receive longevity, in addition to all other compensation, at the rate of one percent (1%) of his base pay for each year of service after the employee’s third year of service up to a maximum of twelve percent (12%) through December 31, 2001, up to a maximum of 13% beginning January 1, 2002, subject however to the following:

Employees who are eligible for and receiving longevity as of the ratification of this Second Amendment shall have their longevity payment frozen at the current rate through December 31, 2016. Employees hired on or prior to December 31, 2012, who are not receiving longevity as of the ratification of this Second Amendment shall not be paid longevity during the term of this Agreement. Longevity pay shall not be paid to employees hired on or after January 1, 2013.

8. **ARTICLE VIII Section 9: Medical and Hospital Insurance** is amended as follows:

Section 9: Medical and Hospital Insurance

The City shall provide health care coverage for each employee and the members of his immediate family in accordance with the following:- with the City paying one hundred percent (100%) of the cost of such coverage in accordance with the current period of those providing coverage, as follows:

A. Effective as soon as the parties are able to arrange implementation following ratification of this Second Amendment (but no earlier than July 1, 2013) the base health care plan provided to all active employees shall be Select PPO Blue – 100%/80% Co-insurance: $250/$500 In-Network Deductible: $20/$40 OV Co-pay; $100 ER Co-pay; Highmark-Classic Blue Coverage including all medically necessary tests, chemotherapy coverage and one routine pap smear per 12-month period.
B. Effective January 1, 2014, the base health care plan provided to all active employees shall be the PPO Blue – 90%/70% Co-insurance; $250/$500 In-Network Deductible; $20/$40 OY Co-pay; $100 ER Co-pay; $500/$1000 OOP Max.

B. Highmark Class Blue Major Medical Coverage to provide maximum benefits of $250,000.00 until January 1, 1990, wherein the maximum shall be one million dollars ($1,000,000.00) with a one-hundred dollar ($100.00) deductible provision per person up to three hundred dollars ($300.00) per family, and providing that the insurer shall pay eighty percent (80%) of the cost of services up to $2,000.00 per calendar year. The first $2,000.00 shall be co-insured at eighty percent (80%), one hundred percent (100%) thereafter, and outpatient nursing care for LPNs and renewable clause for prosthetic devices;

C. Effective upon ratification of this Second Amendment, all current employees shall contribute to the premium cost of medical and hospital insurance in accordance with the below schedule, which is based on the percentage of base salary earned by a 5-year patrol officer:

<table>
<thead>
<tr>
<th>Percent of Base Salary of 6 Year Patrol Officer</th>
<th>2013</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single coverage</td>
<td>1.0%</td>
<td>1.5%</td>
<td>2.0%</td>
<td>2.0%</td>
</tr>
<tr>
<td>2 person coverage</td>
<td>2.0%</td>
<td>2.5%</td>
<td>3.0%</td>
<td>4.0%</td>
</tr>
<tr>
<td>3 person coverage</td>
<td>2.5%</td>
<td>3.0%</td>
<td>4.0%</td>
<td>5.0%</td>
</tr>
<tr>
<td>4 or more person coverage</td>
<td>3.0%</td>
<td>4.0%</td>
<td>5.0%</td>
<td>6.0%</td>
</tr>
</tbody>
</table>

All employee contributions shall be by payroll deductions.

C. 365 Mental/Nervous Days;

D. Pathology with zero deductible;

E. Medical Emergency;

F. Follow up care to accident;

G. Students to age 25;
D. Effective July 1, 2013, or as soon as the parties are able to arrange implementation following ratification of this Second Amendment, prescription co-payments for all employees shall be as follows for the term of this Agreement:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Generic</td>
<td>$25</td>
</tr>
<tr>
<td>Brand Restricted</td>
<td>$50</td>
</tr>
<tr>
<td>Brand</td>
<td>$75</td>
</tr>
</tbody>
</table>

Where and when available, employees shall be required to purchase generic prescriptions and shall be required to select mail order delivery.

E. Beginning with the calendar year commencing January 1, 2015, if the City’s increases in its medical and health insurance COBRA rates exceed six percent (6%) over the prior year’s rates, the City and the FOP shall negotiate changes in the design of the health care plans to reduce the amount of the City’s increases in its share of the costs of monthly contributions. For purposes of calculating increases in costs, the COBRA rates established by the City’s third party administrator(s) shall be used, and the annual increase shall be determined based on the effective date of the plan year. In calculating the six percent (6%) increase, the percentage shall be based on the amount paid by the City and shall not include employee contributions. In the event the City and the FOP are unable to reach agreement on plan design changes, the plan design changes shall be subject to an expedited interest arbitration procedure. Either party may request the appointment of a neutral arbitrator selected pursuant to the arbitration step of the grievance procedure. The decision of the arbitrator on this issue, shall be issued within forty-five (45) calendar days of the notice of submission to arbitration.

F. During the term of this Agreement, the City may at any time change the base health care plan provided hereunder to PEBTF coverage. In the event the City elects to change to PEBTF coverage, the base year for calculating cost increases in health care costs which exceed 6% shall be reset to the plan year in which the change is made to PEBTF coverage.

G.H. The current dental coverage at 100% UCR, plus three riders with orthodontic coverage limited to $2,500 lifetime maximum per person, will be provided by UCCI;

H.I. The current vision coverage will be provided by OptiChoice for the life of this contract;

J. Effective October 1, 2004, Police Officers will have the option of selecting Highmark BCBS Select PPO Blue healthcare coverage. Police Officers selecting PPO Blue shall have the ability to change coverage back to traditional coverage, provided that product is available, during open enrollment periods in 2005 and 2006. If, however, a Police Officer who selects PPO Blue coverage does not elect
to change coverage back to traditional coverage by the end of the 2006 open enrollment period, he/she will not be permitted to elect traditional coverage in any subsequent open enrollment period.

Effective January 1, 2007, all existing officers who have traditional healthcare coverage will be moved to the PPO blue coverage. Coverage for students under the existing PPO will be improved to mirror that which is currently in place with the traditional coverage.

Officers hired on or after January 1, 2007, will receive PPO Blue 100.

Effective January 1, 2004, prescription drug co-pays increased to $5.00 for generic and $10.00 for brand name drugs.

Effective January 1, 2008, prescription drug co-pays for existing officers will increase to $10.00 for generic and $20.00 for brand name drugs.

Officers hired on or after January 1, 2007, will have prescription drug co-pays of:

<table>
<thead>
<tr>
<th></th>
<th>Retail</th>
<th>Mail</th>
</tr>
</thead>
<tbody>
<tr>
<td>Generic</td>
<td>$10.00</td>
<td>$20.00</td>
</tr>
<tr>
<td>Brand Restricted</td>
<td>$25.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Brand</td>
<td>$30.00</td>
<td>$60.00</td>
</tr>
</tbody>
</table>

Brand Restricted means no generic substitute is available or a physician stipulates that the brand is medically necessary.

Ik. If a police officer dies in the line of duty, his or her surviving spouse shall receive the then-current health care coverage under the same medical and health plans (including vision, dental and/or prescription drugs) provided to active employees in effect as of the date of the officer's death at the City’s expense for the remainder of his/her life or until he/she remarries. The officer’s children shall receive the same benefits until the age of eighteen (18) or until the age of twenty-two (22) if they are full-time college students unless the surviving spouse remarries. All conditions and restrictions applied to current employees, such as co-payment amounts, prescription restrictions or changes in plan design or coverage, shall be applied to such surviving spouses and dependent children receiving medical and health plan coverage; and

Ik. The City shall, at its option, enroll in Highmark Blue Shield’s pre-certification program.

Employees who document to the City that they are adequately covered by other health insurance may, upon such documentation and written request to the City, opt to receive an annual payment during the first pay of December in lieu of health coverage as set forth herein. The annual
payment shall be subject to taxes and other usual payroll deductions and shall be placed in a separate check reflecting a payment of $50 per month for each month the employee elected to forego health care coverage as set forth herein during the preceding calendar year. Employees may re-enroll in the City's health insurance plan by giving the City thirty (30) days' advance written notice, provided that once an employee re-enrolls, he/she may not opt to withdraw again prior to the end of the then current contract year.

All police officers retired prior to January 1, 1987, shall be permitted to participate in the City's group medical insurance coverage at the City's expense. Such participation shall cease when the retired officer qualifies for Medicare and Medicaid benefits.

All police officers hired prior to January 1, 1987, and retiring subsequent to January 1, 1987, who have completed twenty (20) years of actual service shall continue to participate in the City's group health insurance (including family coverage) in effect at the time of retirement at the City's expense provided that the retired employee or his/her spouse does not have alternative health care coverage in the following six areas: (a) physician services; (b) hospital services; (c) major medical; (d) dental; (e) vision; (f) prescription. In those areas where alternative health care coverage is available, the City shall not be required to provide coverage in those areas. Such participation, where provided, shall cease when the retired officer qualifies for Medicare and Medicaid benefits.

All police officers hired subsequent to January 1, 1987, shall have the applicable health care coverage in effect as of the date of their retirement continued at the City's expense (including family coverage) where such officer retires and collects a City pension under the City's Police Pension Plan, supplemental healthcare coverage, now known as Signature 65, for all officers and spouses qualifying, receiving or eligible for Medicare coverage.

Effective 08/04/06 August 1, 2006, police officers who retire and collect a City pension benefit may choose from among the health care coverages in effect for police officers at the time they begin to collect a pension benefit. Any police officer hired prior to 01/01/87 January 1, 1987, who retires prior to 01/01/08 January 1, 2008, shall receive City-sponsored health care if they vest, regardless of whether or not they collect a pension benefit. Any officer hired prior to 01/01/87 January 1, 1987, who does not retire prior to January 1, 2008, shall be treated the same as officers hired after 01/01/87 January 1, 1987, which means that health care coverage will not be provided for police officers between the time they vest and the time they begin to collect a pension benefit.

Notwithstanding the provisions above, effective upon ratification of this Second Amendment, all current employees (defined for purposes of this provision as those hired prior to the ratification date) who retire thereafter, shall receive post-retirement health care in accordance with the following conditions and limitations:

(a) Retirees and their dependents shall receive post-retirement health care coverage under the same health plan provided to active employees, which coverage may be modified to the extent the coverage for active employees is modified. All conditions and restrictions applied to current employees, such as co-payment amounts, prescription
restrictions or changes in plan design or coverage, shall be applied to retirees receiving post-retirement health care coverage.

(b) In order to be and remain eligible to receive post-retirement health care coverage, retirees must be receiving their pension benefit and must remit a percentage of their pension in accordance with the following table. The remittances shall be paid monthly in advance by direct deduction from the pension payments and direct payment to the City; retirees shall sign all necessary paperwork to permit such direct deductions and payments; provided, further, that if such direct deductions and payments from the pension payments are not authorized as required by law then the parties shall negotiate another method to guarantee payment.

<table>
<thead>
<tr>
<th>Coverage Type</th>
<th>% Pension Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>2%</td>
</tr>
<tr>
<td>2 persons</td>
<td>3%</td>
</tr>
<tr>
<td>3 persons</td>
<td>4%</td>
</tr>
<tr>
<td>4 or more persons</td>
<td>5%</td>
</tr>
</tbody>
</table>

(c) Retirees must meet all current eligibility and other requirements set forth above. All conditions and restrictions set forth above shall continue to apply.

(d) Retirees and their dependents shall not be eligible for post-retirement health care benefits if the retiree or dependent has available health insurance coverage elsewhere at a reasonably comparable benefit level and at the same or lower cost, including for example available coverage through a spouse or other employer.

(e) Retirees and their dependents shall be entitled to receive post-retirement health care under this Agreement only until the date said retiree reaches the age of Medicare eligibility. Following the attainment of Medicare eligibility, retirees shall be entitled to receive only cash reimbursement in an amount not to exceed $250 per month for supplemental insurance purchased by the retiree, increasing up to a maximum of $350 per month reimbursement under the following schedule.

<table>
<thead>
<tr>
<th>Year</th>
<th>Maximum monthly reimbursement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thru 12/31/2016</td>
<td>$250</td>
</tr>
<tr>
<td>2017</td>
<td>$260</td>
</tr>
<tr>
<td>2018</td>
<td>$270</td>
</tr>
<tr>
<td>2019</td>
<td>$280</td>
</tr>
<tr>
<td>2020</td>
<td>$290</td>
</tr>
<tr>
<td>2021</td>
<td>$300</td>
</tr>
<tr>
<td>2022</td>
<td>$310</td>
</tr>
<tr>
<td>2023</td>
<td>$320</td>
</tr>
<tr>
<td>2024</td>
<td>$330</td>
</tr>
<tr>
<td>2025</td>
<td>$340</td>
</tr>
<tr>
<td>2026</td>
<td>$350</td>
</tr>
</tbody>
</table>
The post-retirement health care benefits provided in this Section shall apply only to those police officers hired prior to the ratification date of this Second Amendment. All police officers hired after the date of ratification of this Second Amendment shall not be eligible to receive post-retirement health care benefits.

9. ARTICLE VIII Section 11: Shift Differential and Pay Differential is amended to eliminate the payment of shift differential and to provide for investigator differential in steps, as follows:

Section 11: Shift Differential and Pay Differential

Effective upon ratification of this Second Amendment, employees shall not receive shift differential premium payments.

Employees shall receive, in addition to all other compensation, shift differential as follows:

A.—Employees scheduled to work between the hours of 1500—2300 shall receive 0.50c per hour premium pay for all hours actually worked on such shift. This does not include an officer who works what is considered a normal daylight shift.

B.—Employees scheduled to work between the hours of 2300—0700 shall receive 0.75c per hour premium pay for all hours actually worked on such shift.

Detective positions shall be filled by officers who have participated in a Career Development Program within the Criminal Investigation Division (CID). Selection will be made from among the three highest scores as determined by the total number of points accumulated from: the Officer’s most recent evaluation prior to beginning a Career Development Program, the Officer’s evaluation completed during the Officer’s participation in a Career Development Program, and the oral interview with the Commanding Officer of the CID, the Lieutenant from the CID, the Deputy Chief and two independent interviewers selected from law enforcement personnel from outside jurisdictions. All officers wishing to participate in a Career Development Program will have the opportunity to do so.

Whenever such a position is to be filled, the City shall notify all permanent officers with two (2) or more years of service as Patrol Officers, who have participated in a Career Development Program within the Criminal Investigation Division of said vacancy whether or not they wish to be considered for such position. Officers assigned to the Detective position may be removed at any time for just cause.

Effective with the ratification of this Second Amendment, employees newly assigned to an Investigator position shall receive a differential at the rate of an additional 1% per year added to the base wage for each of the first 5 years of service in the position of investigator up to a total of a 5% differential, which will then equal the differential for corporals and detectives, as shown on the attached pay schedules.
10. **ARTICLE VIII Section 12:** Clothing, Maintenance and Ammunition Allowance is amended to reduce the clothing allowance effective January 1, 2013, and eliminate the maintenance allowance effective January 1, 2014, as follows:

**Section 12: Clothing, Maintenance and Ammunition Allowance**

A. **Effective January 1, 2013,** the initial clothing allowance for a new employee shall be for a period of three (3) years, after the first two years, the employee shall receive a check in the amount of Six Hundred twenty-five dollars ($625.00). Officers will be permitted to purchase study materials from their clothing allowance. Standard study materials such as the PA Crimes Code, including the Rules of Criminal Procedure, and the PA Vehicle Code will be available at all times. Additional study materials will be made available for purchase as soon as they are decided upon. Each employee shall have the annual clothing allowance paid in January of each year. If an employee leaves City service, he/she, in the year that he/she leaves, will be considered to have earned credits for uniformed clothing allowance upon completion of each full three (3) month period. At the time of separation, an employee shall pay in cash any amounts ordered in excess of his earned quarterly credits. Employees who are in non-uniform status shall receive their clothing allowance by January 31st of each year. All officers shall receive a copy of the billing for uniforms received.

B. In addition, an officer will be granted three hundred twenty-five dollars ($325.00) maintenance allowance per year. Said allowance shall be paid to the officers by April 30th of said year. The maintenance allowance shall be eliminated effective January 1, 2014. The City shall replace any items of official equipment which are damaged or destroyed in the “line of duty.” In addition to the above, the City shall reimburse an officer for any “personal” property damaged in the “line of duty” up to a maximum of one hundred dollars ($100) per item.

C. In addition, the City shall provide to each employee one (1) three (3) boxes of factory loaded ammunition for target practice or an equal retail value in cash. Said ammunition or retail value shall be provided by June 30th of each year. The City shall also provide sufficient ammunition to fire one qualifying round (maximum one (1) box) is provided for the specific purpose of Police Bureau sponsored yearly qualifications. One box is provided for yearly qualification and two boxes are provided for target practice.

D. The FOP, along with the City, shall meet and discuss the uniform and equipment list provided to all employees. The Chief of Police shall have final authority regarding the uniform and equipment list.

E. Employees may be given the choice of purchasing through the maintenance allowance City supplier an off-duty weapon approved by the Chief of Police,
provided that the payment, including all applicable taxes, for such weapon shall be made by the Employee in advance.

FE. A joint committee shall be maintained to cover uniform changes to equipment and any other items that are required for safety and health.

GF. A police range shall be made available on a monthly basis of two days per month for continuous firearms education as a result of MPOETC.

HG. New employees shall be equipped with all uniforms and all necessary items prior to completion of the FTO program.

11. ARTICLE IX Section 3: Sick Leave and ARTICLE VIII Section 5 are amended as follows:

ARTICLE IX Section 3: Sick Leave

A. During the term of this Agreement Effective with the ratification of this Second Amendment, all employees in the Police Bureau shall be entitled to sick leave of thirteen (13) twelve (12) working days in any one (1) year without diminution of salary and shall be entitled to accumulate sick leave to a maximum of two hundred twenty (220) days.

B. Sick leave for three (3) or more consecutive working days, and/or sick leave usage in excess of three (3) days per calendar quarter, shall be granted only when a signed certification from the attending physician is submitted to the Police Chief upon the return to work of such employee. Failure to submit the signed certification shall be grounds for denial of the sick leave and potential discipline of the employee.

C. The City reserves the right to have a physician of its choice visit and examine any person reporting off duty and claiming either sick leave or injury leave at any time, the cost of any such examination to be paid by the City.

D. The City reserves the right to require production of a signed certificate from the attending physician of any employee in accordance with General Order 88-42, issued February 19, 1988, and amended March 20, 1989, and reissued as General Order 89-42. In addition, in those cases where a certificate may be required by the City, the City shall also have the right to have the employee examined by a City-designated physician at the City’s expense.

E. In furtherance of the recommendation set forth in POL 16 in the City’s Act 47 Recovery Plan, the parties agree that the City shall be permitted to establish and implement a policy to address chronic use of sick leave by employees. The policy shall permit the City to impose sanctions in the event that certain criteria related
to chronic use of leave are met. Such criteria demonstrating chronic use of sick leave shall include, for example, (1) the use by an employee of more than twenty (20) sick days in a period of one (1) calendar year, where the employee has not otherwise received approval for an extended-period sick leave, (2) the occurrence of more than six (6) incidents or periods of sick day usage in a calendar year, (3) sick leave usage at a rate which exceeds by more than twenty percent (20%) the average sick leave usage of the remainder of the police force over the preceding calendar year or (4) a pattern of sick leave abuse, such as usage which occurs before and/or after holidays, vacations or other days off. Potential sanctions for abuse of leave can include exclusion for a fixed period of time from (1) special duty assignments and paid details, (2) overtime assignments (unless specifically requested and approved by the City) or temporary assignments to investigative units or other special assignments. Other sanctions may include potential employee discipline, disapproval of payment for sick leave where abuse of leave is established and a requirement that the employee obtain medical certification for each instance of sick leave usage. In establishing the policy called for in this paragraph, the City shall define and apply its conception of chronic use of sick leave in a manner which is in compliance with the provisions of this Agreement and all applicable state and federal laws, including the Family and Medical Leave Act and the Americans with Disabilities Act.

**FE.** Where sickness in the immediate family requires the officer's absence from work, officers may use sick leave for that purpose. Immediate family shall be defined as the following persons residing in the member's household: husband, wife, child, or parent. The employer may require proof of such illness.

**FG.** An employee who, on December 31st of any year, has accumulated sick leave in excess of sixty (60) days shall be permitted to sell back any leave in excess of sixty (60) days at fifty percent (50%) of the value of the leave, up to a maximum of twenty (20) days. The minimum number of days an Officer may sell back is ten (10) days. Officers wishing to sell back sick leave must notify the Chief of Police, in writing, of the number of sick leave days they intend to sell back, by no later than January 10th of the succeeding year. Officers who so notify the Chief will be compensated for the amount of leave sold back (at 50% of its value) by no later than the second pay period in February.

**GII.** The clothing and clothing maintenance allowance for officers who extend their retirement date by using sick leave (to the extent permitted under Section I below) will be reduced by one-twelfth (1/12) for each month or part of a month that the officer uses sick leave to extend his/her retirement date. In addition, Police Officers who extend their retirement date by using sick leave will not be entitled to any clothing or clothing maintenance allowance for the year of their retirement. Any overpayment of the clothing and/or clothing maintenance allowance will be deducted from the officer's last paycheck or severance pay for earned but unused leave.
I. Current employees (those hired prior to the date of ratification of this Second Amendment) who have any accumulated sick leave balance as of the date of ratification of this Second Amendment shall have that balance frozen as of the date of ratification up to a maximum 220 day accumulation. The frozen balance of accumulated sick leave may be used to extend the date of retirement (terminal leave) for retirements of current employees occurring before and including retirement on December 31, 2015. In no event shall the use of terminal leave extend a retirement date beyond December 31, 2015. Alternatively, current employees retiring on or before December 31, 2015 may receive payment upon retirement equaling Thirty Percent (30%) of the sick days’ value for each day of the frozen balance of accumulated sick leave up to 220 days. For those employees retiring after December 31, 2015, no terminal leave shall be available, but the employee may sell back the accumulated frozen balance of sick leave at the rate of Fifty Percent (50%) for each day up to 220 days.

On and after the date of ratification of this Second Amendment, unused sick leave may be accumulated up to a maximum accumulation of 220 total sick days, including both the frozen balance and post-ratification accumulation. Any sick leave balance earned by employees following ratification of this Second Amendment shall be available for terminal leave or pay-out (sell back) of any kind and shall be deleted from an employee’s account upon separation from service. Any usage of sick leave shall first be subtracted from the balance accumulated after the effective date of ratification of this Second Amendment. After the exhaustion of that balance, any frozen sick leave balance shall then be used.

ARTICLE VIII Section 5: Separation Pay
Employees who are separated from employment as a result of retirement or reduction in force shall be paid one-hundred (100) percent of accumulated and unused sick leave to a maximum of two hundred twenty (220) days at the then current salary rate of the employee, all of such pay to be determined at the regular straight time rate.

Payment of such separation leave pay in accordance with ARTICLE IX Section 3 Sick Leave Subsection (I) will be made by the City within thirty (30) days after the date of retirement or separation of such employee. In the event of death of any employee prior to retirement or separation, the widow/widower or estate of such employee shall be entitled to receive such terminal leave pay as would have been due to such employee had he/she retired or been separated at the date of death.

Employees hired after January 1, 1987, who are separated as a result of retirement or reduction in force shall be entitled to pay for unused, accumulated sick leave limited to thirty (30) percent of the accumulated leave to a maximum of two hundred twenty (220) days, at the then current salary rate of the employee, all of such leave to be determined at the regular straight time rate.
12. ARTICLE XXV Pension Vesting Rights is amended as follows:

ARTICLE XXV
Pension Vesting Rights

Members of the City of Harrisburg Police Pension Plan will be permitted to buy-back periods of military leave at any time during their active police service.

A. Effective 01/02/01 January 2, 2001, the former A and B plans will be fully merged so that all provisions of Plan A shall apply to all members of the City of Harrisburg Police Pension Plan.

B. Effective 04/02/01 January 2, 2001, the maximum retirement benefit will be increased to 62.5% of Final Average Salary after twenty-five (25) years of credited service and attainment of fifty (50) years of age.

C. Officer contributions shall be required at the maximum rate allowed by applicable law.

D. The City will provide a service-connected disability benefit payable upon work-related disability and inability to continue to function as a Harrisburg Police Officer. Said benefit shall be fifty percent (50%) of final average salary without reference to either age or length of service. In accordance with the Third Class City Code, the City shall be entitled to an offset for any workers’ compensation benefits received by the officer.

E. Under no circumstances will the members of the FOP be permitted to decrease the amount of their contribution levels currently in existence as of the date of this contract.

F. In addition to all existing pension benefits, the pension benefits shall provide for vesting after twenty (20) years of service, which would allow an employee to retire with twenty (20) years of service. However, an employee would not begin to receive his pension benefits until he reached fifty (50) years of age.

G. Effective 01/02/07 January 2, 2007, the pension benefit will be as follows:

<table>
<thead>
<tr>
<th>Years</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>50.0%</td>
</tr>
<tr>
<td>21</td>
<td>52.5%</td>
</tr>
<tr>
<td>22</td>
<td>55.0%</td>
</tr>
<tr>
<td>23</td>
<td>57.5%</td>
</tr>
<tr>
<td>24</td>
<td>60.0%</td>
</tr>
<tr>
<td>25</td>
<td>62.5%</td>
</tr>
<tr>
<td>26</td>
<td>65.0%</td>
</tr>
<tr>
<td>27</td>
<td>70.0%</td>
</tr>
</tbody>
</table>

H. Effective with the ratification of this Second Amendment, any employee who retires on or before December 31, 2015 shall receive an increase in the employee’s Base Salary effective on the day preceding retirement as follows:
<table>
<thead>
<tr>
<th>Year</th>
<th>P.O.</th>
<th>Cpl./Det.</th>
<th>Sgt.</th>
<th>Lt.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td>$63,198.68</td>
<td>$66,358.62</td>
<td>$69,676.55</td>
<td>$73,160.24</td>
</tr>
<tr>
<td>2014</td>
<td>$65,094.65</td>
<td>$68,349.38</td>
<td>$71,766.85</td>
<td>$75,355.19</td>
</tr>
<tr>
<td>2015</td>
<td>$67,047.49</td>
<td>$70,399.86</td>
<td>$73,919.85</td>
<td>$77,615.84</td>
</tr>
</tbody>
</table>

The appropriate contractual longevity rate indicated by years of service shall be added to the above Base Salary to calculate a retiring employee’s Final Annual Salary, which shall be used for pension purposes only.

To take advantage of the Base Salary adjustment provided herein, a retiring employee shall be required to make a lump sum contribution toward the pension plan equaling the amount of employee contributions plus interest (as determined by the Plan actuary) which would otherwise have been paid if the salary increases provided for above had been paid prior to retirement in accordance with the First Amendment to The Basic Labor Agreement. A retiring employee who does not make the required lump sum contribution shall not be eligible for the increase to Base Salary provided herein for pension calculation purposes.

The parties agree that the application of this Paragraph H. and the Base Salary adjustments offered herein shall be subject to the City obtaining a cost study. Further, in the event the Auditor General of the Commonwealth of Pennsylvania or any court of competent jurisdiction determines that the Base Salary adjustments provided herein are unlawful, the FOP agrees to indemnify and hold the City harmless for any losses incurred by the FOP or its employees, current and retired.

I. The above provisions of this Article shall apply only to employees hired prior to the ratification of this Second Amendment. All individuals hired after the ratification date of this Second Amendment shall be provided base pension benefits in accordance with the Third Class City Code, as follows:

1. To be eligible for pension benefits, an employee must have a minimum of twenty (20) years of service and have attained age fifty (50).
2. The normal retirement benefit paid shall be fifty (50%) percent of annual pay calculated in accordance with § 4303 of the Third Class City Code (52 P.S. § 39303).
3. Payment of service increments shall be based upon years of service multiplied by one-fortieth (1/40th) of retirement allowance with the caps provided in § 4303(b)(1) of the Third Class City Code (53 P.S. § 39303(b)(1)).
4. Payment of disability benefits shall be made consistent with the provisions of § 4303(d) of the Third Class City Code (53 P.S. § 39303(d)) for disability occurring from injuries not sustained in the line of duty.
(5) Payment of disability benefits shall be made consistent with the provisions of § 4303.2 of the Third Class City Code (53 P.S. § 39303.2) for disability occurring from injuries sustained in the line of duty.

13. ARTICLE XXIX is amended to eliminate the residency requirement as follows:

**ARTICLE XXIX**

**Residency**

Effective upon the date of ratification of this Second Amendment, the residency requirement contained in prior Collective Bargaining Agreements between the parties is eliminated, and employees, regardless of hiring date, shall not be required to establish or maintain a residence within the corporate limits of the City of Harrisburg. Each police officer hired on or after March 27, 2001, shall establish a residency within the corporate limits of the City of Harrisburg within six (6) months from the date on which the officer completes his/her probationary period. Thereafter, the officer shall be required to maintain a residence within the corporate limits of the City of Harrisburg for the duration of his/her employment with the City of Harrisburg, in accordance with the definition set forth in Section 2-711 of the Codified Ordinances of the City of Harrisburg.

14. ARTICLE XXXII is added to provide for the civilianization of certain positions and transfer of booking functions as follows:

**ARTICLE XXXII**

**Bargaining Unit Work**

Section 1: Civilianizing of Certain Agreed Positions

The parties hereto agree that, effective upon ratification of this Second Amendment, the following positions may be civilianized at the City’s discretion: Special Events Coordinator/Court Liaison, Accreditation Manager, City Hall Security, PAL Coordinator and Parking Enforcement Supervisor. The FOP agrees that it shall aid or consent, as necessary, in any action or proceeding brought by or deemed necessary by the City to formalize the removal of the above positions from the bargaining unit.

Section 2: Transfer of Booking Functions

The parties agree that upon the completion and opening of Dauphin County’s booking facilities, all booking functions and activities for the City shall be transferred and relocated to Dauphin County’s facilities, and the relevant Dauphin County personnel shall assume said duties. The parties specifically agree that the transfer of booking functions and activities provided herein shall not constitute a diversion of bargaining unit work, and specifically further agree that any employees who performed booking duties prior to the ratification of this Agreement may be reassigned to patrol duties.
15. ARTICLE XXXIII is added to provide for restructuring of the patrol duty schedule as follows:

**ARTICLE XXXIII**

**Restructuring of Patrol Duty Schedules**

The City and the FOP agree that they will meet and negotiate mutually agreed upon changes to the patrol duty schedules, in order to implement savings, as discussed in POL01 of the Recovery Plan.

FRATERNAL ORDER OF POLICE:

President, FOP Lodge #12

Vice President, FOP Lodge #12

Recording Secretary

CITY OF HARRISBURG:

Linda D. Thompson, Mayor

Daniel Miller, City Controller

Jason Hess, City Solicitor

Thomas Carter, Chief of Police

Robert Philbin, Business Administrator

Approved:

Wanda Williams, City Council President

[Signature]

Wanda Williams, City Council President