AGREEMENT

BETWEEN

TOWN OF BURLINGTON

AND

BURLINGTON POLICE PATROLMEN’S ASSOCIATION

Effective July 1, 2020 - June 30, 2022
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PREAMBLE

This Agreement made and entered into between the Town of Burlington, Massachusetts, HEREINAFTER referred to as the Town and the Burlington Police Patrolmen’s Association, HEREIN referred to as the BPPA or the UNION.

WHEREAS: the well-being of the employees covered by this Agreement in the efficient and economic operation of the Police Department require that orderly and constructive relationships be maintained between the parties, and

WHEREAS: the participation of the employees in the collective bargaining process contributes to the effective conduct of the public business and police administration, and

WHEREAS: the parties to this Agreement consider themselves mutually responsible to establish stable and meaningful relations based upon this Agreement now,

THEREFORE: in consideration of the mutual promises and agreements HEREIN contained the parties mutually agree as follows:
ARTICLE 1

RECOGNITION AND UNIT DESCRIPTION

1:01 The Town and the Police Chief recognize the BPPA as the exclusive bargaining agent for the purpose of collective bargaining relative to wages, hours, and other conditions of employment for all employees within the appropriate bargaining unit, employed by the Burlington Police Department. The municipal employer, Chief of Police, and BPPA agree not to discriminate against employees covered by this agreement on account of membership or non-membership in the BPPA.

1:02 The unit to which this agreement is applicable consists of all permanent Police Officers, and permanent intermittent full-time Police Officers employed by the Town of Burlington in its Police Department excluding the Chief, Captains, Lieutenants, Sergeants, all civilian employees, all casual and emergency employees, and all other employees of the Town of Burlington.

1:03 The municipal employer, Police Chief, and the BPPA agree not to discriminate in any way against any employees covered by this Agreement on account of race, religion, creed, color, national origin, sex, age or disability or any other classification protected by state or federal law.

1:04 Student officers will be subject to Chapter 333 Acts of 1994 and will not become members of the bargaining unit until completion of academy and permanent employment by the Town.

ARTICLE 2

MANAGEMENT’S RIGHTS

2:01 Nothing in this Agreement shall be construed in any way to alter, modify, change or limit the authority and jurisdiction of the Chief of Police, the Board of Selectmen and the Town Administrator as set forth in the constitution and the General Laws of Massachusetts, the By Laws of the Town of Burlington, Town of Burlington Personnel Rules and Regulations or any other statute or regulation.

2:02 The Town shall not be deemed to be limited in any way by this Agreement in the performance of regular and customary functions of municipal management, and reserves and maintains all powers, authority and prerogatives, including without limitation, the exclusive right to issue reasonable departmental rules and regulations governing conduct of the various Police Department operations, provided said rules and regulations are not inconsistent with the express provision of this Agreement.

ARTICLE 3

UNION BUSINESS LEAVE

3:01 UNION officials shall be granted time off at the discretion of the Chief, but with no loss of any benefits, if they so request, to attend meetings with the Town Officials, General Court and other public bodies. It is further agreed that any UNION official or other authorized representative of the bargaining unit will be allowed to use up to a maximum twenty six (26) union business days per calendar year and shall be granted this time off to attend the annual convention of the Massachusetts Police Association (maximum four (4) delegates), annual convention of the Massachusetts Coalition of Police, Seminars, Educational Forums or any other business which may affect the members of the BPPA.
ARTICLE 4

UNDERSTANDING OF AGREEMENT

4:01 In order to provide a clear understanding of its contents, the Town agrees to provide each member of the Police Department with a 5” X 8” booklet form of this Agreement.

ARTICLE 5

EMPLOYEE INFORMATION: UNION ACTIVITY

5:01 Union Officials, representatives and stewards shall be permitted to meet and confer with officials or agents of the Town, without loss of wages or benefits, for collective bargaining negotiations or disputes involving the administration of this Agreement. No wages shall be paid for the time spent outside of scheduled duties and such meetings as referred to in this section shall be held at times which will not interfere with operation of the Police Department.

5:02 A reasonable opportunity will be afforded members of the bargaining unit to confer with Union Officials on matters which could constitute a grievance, with the approval of the Shift Commander or the Chief.

5:03 The BPPA Officials and representatives are as follows: PRESIDENT, VICE PRESIDENT, SECRETARY AND TREASURER. The Union Officials shall appoint four (4) Union Stewards to cover duties assigned to them.

5:04 The Union shall keep the Town and the Chief of Police informed in writing as to any changes in the identity of the UNION officials.

5:05 A union office area will be provided at the Police Station and space will be provided for a secure BPPA bulletin board and a four drawer filing cabinet which will be provided by the Town.

5:06 Suitable space shall be provided for membership meetings upon written notice to the Chief.

5:07 Copies of all orders by the Selectmen, Town Administrator, Police Chief or any Officer of authority affecting members of the bargaining unit shall be provided to the BPPA.

5:08 A locker in the Guard Room shall be assigned to each member upon his/her full-time permanent appointment. These lockers shall not be opened for any reason, at any time, without the officer’s presence.

ARTICLE 6

PAYROLL DEDUCTIONS: UNION DUES

6:01 Subject to the provisions of Section 6:02 below, the Town shall deduct UNION dues, as the same shall from time to time be certified in writing to the TOWN by the Treasurer of the Union, from the wages of each member of the UNION, provided, however, that no such deductions shall be made from such employees’ wages except upon authorization by the employee on an appropriate form supplied by the UNION and submitted to the TOWN. All such amounts as have been deducted hereunder shall be transmitted to the TREASURER of the UNION.
6:02 The Town shall deduct and remit union dues weekly.

6:03 No written deduction authorization for UNION dues shall be revoked by any employee covered by this AGREEMENT without first giving at least sixty (60) days notice in writing to the Town Treasurer, with a copy thereof to the Treasurer of the BPPA.

6:04 No employee shall be removed, suspended, involuntarily transferred, fined, reduced in rank, assigned to less desirable duties, discharged or disciplined in any manner except for just cause.

ARTICLE 7

GRIEVANCE PROCEDURE

7:01 The UNION shall have a right to present a grievance directly, in its own name, in addition to its right to present a grievance on behalf of one or more of the employees.

Any employee may present a grievance to the TOWN, in accordance with the procedure herein set forth, and have such grievance heard without intervention by the UNION, provided however, that the TOWN shall immediately notify the UNION in writing of the filing of a grievance by such employee and the UNION shall be afforded a reasonable opportunity to be present at all meetings concerning said grievance, and provided further, that any adjustment made upon such grievance shall not be inconsistent with the terms of the collective bargaining agreement then in effect between the TOWN and the UNION.

7:02 Any complaint, dispute or controversy of any kind which arises between one or more employees and the TOWN or its agents, or between the UNION and the TOWN or its agents, with respect to the circumstances and conditions which concern the working relationship of the employees in the Burlington Police Department under the provisions of the Agreement and all applicable Laws, Rules and Regulations not in conflict herewith, including, without limitation, all issues concerning working conditions, hours of work, wages, fringe benefits, and standards of productivity and performance, shall be processed as a grievance under the following procedure:

Step 1: The Union may present the grievance, orally or in writing on a form approved by the UNION, to the member’s immediate supervisor or the Officer In Charge of the Shift/Unit, who shall then attempt to adjust the grievance. In the event the grievance is not adjusted to the mutual satisfaction of the UNION and the supervisor or the Officer In Charge (OIC) of the Shift/Unit, the grievance may be advanced to Step 2. Step 1 may be waived by the Union. However, the Union agrees they will articulate the reasons for the waiver in their grievance.

Step 2: Within 30 days, unless parties are in the process of negotiating over the issue, in which case the deadline is waived, the Union shall present the grievance in writing, on a form approved by the UNION, to the Chief of the Police Department, or designee in his/her absence, either of whom shall be required to acknowledge receipt of same in writing, and who shall then meet with the Grievance Committee within forty-eight hours (48) thereafter (exclusive of Saturdays, Sundays and Holidays) to discuss and attempt to adjust the grievance. In the event the grievance is not adjusted, to the mutual satisfaction of the UNION and the Chief within five (5) calendar days after its presentation to the Chief, the grievance may, within fourteen (14) calendar days after presentation to the Chief, be presented to the Town Administrator, in writing, who shall acknowledge receipt of same in writing.

Step 3: Within seven (7) calendar days after the presentation of the grievance to the Town Administrator, the Town Administrator shall meet with the Grievance Committee to discuss and attempt to adjust the grievance.
**Step 4**: The grievance may be filed for arbitration within 30 days of the Town Administrator's answer or failure to answer by the deadline.

7:03 All time limitations established by this Article may be extended by mutual agreement of the parties involved.

7:04 Any grievance not taken to the next step or to arbitration, as the case may be, within the time limits as herein set forth or as mutually extended, shall be deemed settled.

7:05 The Grievance Committee shall consist of not more than five (5) representatives of the employees. Any and all time spent by any member of the Grievance Committee and the President of the UNION or his/her designee in investigating, discussing or processing a grievance during working hours shall be without loss of pay, benefits, or seniority.

7:06 There shall be a UNION steward for each shift. In case of emergency or absence of the steward, the grievant shall have permission to use the Police Department Intercommunication system to contact any member of the Grievance Committee.

7:07 By mutual agreement in writing between the Union and the Town, a grievance otherwise subject to the grievance procedure as herein set forth may be directly submitted to arbitration in accordance with the provisions of Article 7A.

**ARTICLE 7A**

**ARBITRATION**

7A:01 Any party hereto, desiring to submit a dispute or controversy to final and binding arbitration, pursuant to Article 7A hereof, shall notify all other parties in writing. The party requesting arbitration shall request the Massachusetts Board of Conciliation and Arbitration or the American Arbitration Association to furnish a list of five arbitrators. Within three (3) days from the receipt of the list of arbitrators, the Town and the Union shall meet for the purpose of choosing an arbitrator. At such meetings, the Town shall first strike a name from the list. The Union shall then strike one name from the list. The process shall be repeated and the remaining name on the list shall be the arbitrator. If for any reason the parties fail to select an arbitrator as herein provided, the party requesting arbitration may immediately request the Massachusetts Board of Conciliation and Arbitration to appoint an arbitrator.

7A:02 No arbitrator shall have the power to alter, amend, add to or subtract from the language of this Agreement.

7A:03 The decision of the arbitrator shall be final and binding upon the parties.

7A:04 The arbitrator shall submit his findings of fact and decision within thirty (30) days after the conclusion of testimony and agreement. The decision of the arbitrator shall not be retroactive to a date more than ten (10) days prior to the date the grievance was first presented to the Town.

7A:05 The arbitration proceedings shall not be governed by the formal rules of evidence, and the arbitrator shall adopt a rule which favors the admissibility of all relevant evidence.

7A:06 The arbitrator’s fee shall be borne equally by the parties, provided however, that each party shall bear the cost of its own presentation before the arbitrator. If a party desires verbatim record of
the proceedings, it may cause such a record to be made, provided that such party pays for the record and makes reproductions thereof available without charge to the other party and to the arbitrator.

7A:07 A grievance arising out of a suspension, removal, demotion, termination or punishment duty, may be processed either under the Statutory Appeal process or under the arbitration provisions of the collective bargaining agreement, but not both.

If the employee elects to proceed under the Collective Bargaining Agreement, such grievance may be submitted directly to arbitration for determination as to whether just cause existed for the action taken by the employer.

Except for disciplinary matters in which there is an option to elect between the statutory appeals process and arbitration, the arbitration provisions of this Agreement are intended to be the exclusive procedure by which grievable matters are resolved.

ARTICLE 7B

RECORDS

7B:01 The Chief of Police, or his/her designee, shall maintain a complete up-to-date record of all overtime, extra details, sick and injured leave, court time accumulation and personnel actions. Said individual records shall be available during normal staff office hours to the individual, or with the individual’s written consent, to a Union representative for inspection and noted by the Chief of Police or designee and the employee.

7B:02 Before anything is put in or taken out of an individual’s file, it must be noted by the Chief of Police and the employee. The individual may request a review of the matter by the Town Administrator, and the employee may attach a letter of rebuttal or explanation.

7B:03 Personnel records shall be subject to the retention provisions of the Public Records Law.

ARTICLE 8

LEGAL REPRESENTATION/EMPLOYEE INDEMNIFICATION

8:01 The services of Town Counsel shall be provided to any Officer at his/her request when said Officer is ordered to appear before any court of the Commonwealth in any criminal or civil proceedings as a defendant in any matter arising out of the lawful and responsible performance of his/her duties.

8:02 The Town shall indemnify and hold harmless each employee, or in the event of the death of the employee, his/her estate, for all reasonable hospital, medical, surgical, chiropractic, nursing, pharmaceutical, prosthetic and related expenses incurred in connection with or arising out of the performance of duties as an employee of the Police Department of the Town of Burlington, and for all expenses and damages incurred by such employee in the defense or settlement of an action brought or claim made against him/her for any act, whether by commission or omission, done while performing duties as an employee of the Police Department of the Town of Burlington, including without limitation, all overtime and special detail assignments. The Town shall, at its own expense, assign Town Counsel, or any other attorney employed for the purpose, to undertake on behalf of the employee the defense or settlement of any such action or claim. This indemnification is in addition to, and not in lieu of, any insurance which the Town may now or hereafter purchase to cover the public liability of the employees covered by this Agreement.
ARTICLE 9

REGULAR WORKING HOURS

9:01 The Town of Burlington agrees to retain a four and two workweek.

9:02 Regular tours of duty and assignments will not be changed to replace absent officers.

9:03 A uniformed Impact Officer, with other duties as assigned will be added. Said Officer shall receive specialist pay and shall work a so-called four and two workweek and his/her hours shall be determined by the Chief of Police.

ARTICLE 10

VACANCIES/SUBSTITUTIONS

For the purposes of this Agreement, a Permanent Intermittent Officer may only be worked as full-time 40 hour per week employees on a regularly scheduled four and two workweek or as fill-ins for absences, when all other full-time Burlington Police Officers have been asked.

10:01 Any Police Officer covered by this Agreement may be replaced at the discretion of the Chief when absent for any reason. No absent person shall be replaced by anyone except a full-time patrol officer, and as otherwise provided for in Article 10 of this Agreement.

10:02 Each member of the bargaining unit may be granted special leave for any day on which the officer is able to secure another regular Police Officer, within the same branch and rank, to work in his/her place with the Chief’s approval. A slip signed by both Officers shall be submitted to a Shift Commander with the following information: date and time slip submitted, date and time of swap, person assigned to shift, the person actually working the shift, and the Shift Commander. The Officer accepting to work the swap shall be considered AWOL if the shift is not covered.

10:03 The Town of Burlington has agreed to changes in the determination of injury time to its Officers:

#1 Should any Officer be hurt on the job and be sent home by a Doctor for any period of time, the TOWN will recognize that Doctor’s evaluation as the beginning of any employee’s injured time. Sometime during, but no later than the end of 10 consecutive absent shifts, if physically possible, the absent officer shall see the Town Physician in order to continue on injured time.

#2 Should an off-duty Officer claim an injury due to something that previously happened on-the-job, or if an Officer claims to have aggravated an old on-the-job injury, the TOWN will place the Officer on sick leave until a determination has been reached. This determination shall not take more than one week unless arrangements have been made with the Union to do so. All previously agreed upon conditions follow at this point.
ARTICLE 11
WAGES AND DIFFERENTIALS

11:01 The wages applicable to the employees covered by this Agreement shall be as set forth in Appendix A, attached hereto, and expressly made part hereof.

11:01A STUDENT OFFICER: Student Officer rate shall be ninety-five percent (95%) of above step 1 rate while attending academy.

11:02 NIGHT DIFFERENTIAL: A night differential of six percent (6%) above base salary shall be paid to any Officer employed on a shift scheduled for duty between 4:00 PM and 8:00 AM.

11:03 SPECIALISTS PAY: In addition to the base salary, specialists shall receive a $70.00 weekly addition to their pay.

The Chief shall fill and maintain a minimum of fourteen (14) specialist positions. The duties and officers who serve in these positions shall be chosen at the sole discretion of the Chief. For the purposes of this Agreement, specialist positions shall include, but not be limited to, Detectives, Court Liaison Officer, Traffic Officer, Traffic Safety Officer, Uniformed Impact Officer, Scheduling Officer, Technology Officer, Youth Services Detective, and School Resource Officer. If a vacancy occurs in one of the above defined specialist positions, the Town does not have the obligation to fill that particular specialist position, as long as they fill and continue to maintain a minimum of fourteen (14) specialist positions and that no officer shall be assigned to one of the listed positions or duties of said position without receiving specialist pay.

11:04 In addition to the base salary, the following positions shall receive a $20.00 weekly addition to their regular pay: Assistant School Resource Officer, Assistant Court Liaison Officer, Assistant Technology Officer, Elder Services Officer, Armorers (minimum 2), and Field Training Officers (minimum 6).

11:05 EMERGENCY MEDICAL TECHNICIANS (EMTs): All members who are registered EMTs shall receive six percent (6%) of base salary step six (6) paid weekly in addition to all other regular compensation. The Town shall pay for all costs of recertification including, but not limited to, EMT recertification fees, refresher courses, continuing education courses and materials.

11:06 PAYCHECKS: Payroll advices shall be distributed electronically, requiring direct deposit. Employees hired prior to July 1, 2019 may opt out of direct deposit and receive their advices by hard copy in a sealed envelope. The Town shall place a weekly accounting of overtime and detail hours worked on the payroll advice for each employee.

11:07 The following shall be included in an officer’s “regular rate of pay” for purposes of calculating holiday pay, buyback of accrued time including vacation and sick time, and any other payments based on an officer’s “regular rate”:

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Any other pay that is regular weekly compensation at the time of payment (i.e. FTO)
ARTICLE 12

OVERTIME: DISTRIBUTION AND PAYMENT

Overtime shall be compensated at the rate of one and one-half times the officer’s per diem hourly rate of pay which includes base, longevity, shift differential, specialist pay, and any other pay that is regular weekly compensation (excluding education). Night differential will be included into the overtime rate for all worked overtime shifts by any member who receives night differential as part of their regular pay. A member that is assigned to day shift and who works a night shift on overtime will receive night differential calculated into their overtime rate for that worked night shift.

12:01 Time and one-half shall be paid for services performed over eight hours in one day or in excess of a regularly scheduled workweek. Any legitimate absence shall be treated as a day of work for purposes of determining an officer’s right to overtime under this agreement.

12:02 Regular tours of duty and assignments shall not be changed to avoid the payment of overtime, except in the case of emergency.

12:03 Auxiliary, Special, Part-time or Voluntary Police shall not be used in place of regular Burlington Police Officers.

12:04 Overtime shall be distributed on a fair and equitable basis. An overtime roster shall be kept on a current hours offered basis with seniority a guiding factor, and the employee with the lowest amount of hours shall be given first choice of work. Only the Chief, or his/her designee, or the shift commander with the advice of a BPPA official, may fill any overtime assignments. A BPPA official shall bring errors to the attention of the shift commander assigned to the shift.

12:05 When an officer is assigned two consecutive shifts, such officer shall be granted one-half hour between shifts.

12:06 Any member of the bargaining unit assigned duty above his/her current rank in excess of four hours will be compensated at the next highest rank to that which that officer holds.

12:07 Any members of the bargaining unit not on duty, who are recalled after their regularly scheduled time, shall receive a minimum of four (4) hours pay at their applicable overtime rate, or if they are held over after their regular shift has been completed, they shall be entitled to time and one-half for time worked, in thirty minute increments.

12:08 No employee shall be forced to work overtime except when the Chief, or in his/her absence, the Chief’s designee, deems it an emergency.

12:09 No employee shall be refused overtime because of sickness or any other authorized leave during that week, except when a member uses non-occupational sick leave, which prevents an employee from reporting for a regular shift assignment on a given day, which shall be construed to indicate his/her unavailability to accept overtime during that twenty-four (24) hour period from the start of the sick shift. An officer using family sick time shall be exempt from this restriction to work overtime. The Chief or his/her designee may also exempt any officer from this restriction to work overtime when overtime is unable to be voluntarily filled with another member.

12:10 If an Officer replaces a Dispatcher shift, that Officer must be called from the overtime list and paid at the Detail Rate.
ARTICLE 13

DETAILS: DISTRIBUTION AND PAYMENT

A roster of all weekly details shall be set up to include all officers on an hours offered basis.

13:01 The officer with the least amount of hours offered will head the list. As details become available, they will be offered to the officer with the least number of hours on the list. The weekly roster will be posted and kept up to date by the Chief or his/her designee.

13:02 For the safety of the public, no details requiring traffic control or other police duties shall be worked in the Town of Burlington, by anyone other than properly trained and appointed Burlington Police Officers (regular officers), Retired Burlington Police Officers and Special Police Officers.

No details shall be worked in the Town of Burlington by any Special Officer when a regular officer is available.

13:03 Details shall be distributed by the Chief or his/her designee, in conjunction with a designated BPPA official, on a fair and equitable basis.

13:04 Any member of the bargaining unit who performs a detail shall be protected by General Laws, Chapter 41, Section 100 as amended.

13:05 An employee’s claim that he/she has not been offered his/her fair share of details or that the employee has been the subject of unfair distribution shall constitute a basis for grievance.

13:06 Detail records shall be available to BPPA officers for inspection and use upon request to the Chief in writing.

13:07 When a paid detail exceeds eight consecutive hours, the employee shall be paid time and one-half the applicable rate in hourly increments for all hours in excess of eight.

13:08 Non-occupational sick leave, which prevents an employee from reporting for a regular shift assignment on a given day, shall be construed to indicate his/her unavailability to accept details during that twenty-four (24) hour period from the start of the sick shift. An officer using family sick time shall be exempt from this provision. The Chief or his/her designee may also exempt any officer from this provision when a detail is unable to be filled with any other regular officer.

13:09 Detail rate shall be $56.00 per hour and shall increase to $57.00 per hour effective July 1, 2021, and $58.00 per hour effective June 30, 2022.

Traffic Details: Traffic details (road jobs) are defined as any details requiring traffic control, with the exception of labor disputes. Any details requiring traffic control as a pre-detail condition shall be considered a road job and paid as such. Weekday night (defined as working any hours between 1900 to 0700 Monday through Friday) and Saturday road jobs will be compensated at a rate of time and one-half the applicable rate. Sunday and Holiday road jobs will be paid at double the applicable rate. Saturday road jobs are considered to be from 1600 Friday to 2359 Saturday. Sunday road jobs are from 0000 Sunday to 0800 Monday morning. (Road jobs starting after 0600 Monday morning will be compensated at the regular daily rate unless same is a Holiday). Holiday road jobs are from 0000 of the holiday to 0800 of the next day.
Non-Traffic Details: Non-traffic details (non-road jobs) are defined as all other details that are not labor disputes or traffic details as described above. Night (defined as working any hours between 1600 to 0800) and Saturday non-road jobs will be compensated at a rate of time and one-half the applicable rate. Sunday and Holiday non-road jobs will be paid at double the applicable rate. Saturday non-road jobs are from 0000 Saturday to 2359 Saturday. Sunday non-road jobs are from 0000 Sunday to 0800 Monday morning. Holiday non-road jobs are from 0000 of the Holiday to 0800 of the next day. The only indoor security details that shall be exempt, provided there is no reduction in amount of hours, Officers, or events, shall be limited to HMart Security and BHS School Sports Security Events.

An officer shall be paid a minimum payment in an amount that is equivalent to four (4) hours pay at the applicable detail hourly rate for all details. An officer shall be paid an additional minimum payment in an amount that is equivalent to four (4) hours pay at the applicable detail hourly rate if an Officer is asked to return to a road job following a break for lunch or dinner.

An officer shall be paid a minimum payment in an amount that is equivalent to eight (8) hours pay at the applicable detail hourly rate if a road job exceeds four (4) hours.

An officer shall be paid a minimum payment in an amount that is equivalent to eight (8) hours pay at the applicable detail hourly rate for any road job where an Officer is asked to work through a normal lunch (1200-1300) or dinner (1800-1900).

An officer shall be paid a minimum payment in an amount that is equivalent to four (4) hours pay at double the detail hourly rate for all strikes and labor disputes, including labor-to-labor disputes. An officer shall be paid a minimum payment in an amount that is equivalent to eight (8) hours pay at double the detail hourly rate if the labor dispute exceeds four (4) hours.

In all cases where there are four or more officers assigned to a detail, the Senior Officer will receive an extra $3 per hour.

An officer shall be paid a minimum payment in an amount that is equivalent to four (4) hours pay at double the detail hourly rate for all New Year’s Eve details. New Year’s Eve is considered to be from 1800 December 31st to 0600 January 1st.

13:10 The Town agrees to set up a special fund to pay all details, on the Wednesday following thirty (30) days after completion of the detail.

13:11 Retired Patrol Officers required to testify on behalf of the Town of Burlington in a court of law or governmental entity shall be reimbursed for such attendance as though such retiree were a Patrol Officer in the service of the Town performing a detail, at the prevailing traffic detail rate. The retired officer shall be paid a minimum payment in an amount that is equivalent to four (4) hours pay at the applicable detail hourly rate for such service. The retired officer shall be paid a minimum payment in an amount that is equivalent to eight (8) hours pay at the applicable detail hourly rate if such service exceeds four (4) hours. All costs incurred – such as mileage, meals, parking, etc. – shall be borne by the retiree.

13:12 An officer shall be paid a minimum payment in an amount that is equivalent to four (4) hours pay at the applicable detail hourly rate for all details which are cancelled with less than two (2) hours’ notice prior to the scheduled start time.

13:13 The OIC may order Emergency Town Details in any situation where he/she deems necessary. Emergency Town Details shall be filled and compensated in accordance with Article 13.
Emergency Town Details shall be paid for by the Town in any situation where it is not paid for by the appropriate vendor.

ARTICLE 14

DEPARTMENTAL SENIORITY

14:01 Departmental seniority means length of continuous service of any member of the bargaining unit within the Burlington Police Department. A Police Officer shall not acquire seniority during the probationary period, but thereafter, his/her seniority shall date from the time of appointment to the Police Department as a permanent officer. For those appointed prior to the revocation of Civil Service, his/her seniority date will be based upon his/her Civil Service appointment date. For those appointed after the revocation of Civil Service the officer’s seniority shall date from the time of permanent appointment under the appointment procedure pursuant to the new Department policies. If appointment is made on the same date seniority will be determined from the hiring policy, as determined by the Chief of Police.

14:02 All shift openings, as determined by the Chief, shall be posted one week prior to the filling of the vacancy. All interested employees within the division may apply in writing for the opening. The most senior qualified applicant shall receive the shift.

14:03 The Town will annually furnish the Union with a seniority list showing names and titles of all employees of the bargaining unit.

14:04 Any former officer, except for those retired under involuntary retirement procedures, who returns to work in the Police Department after a break in service greater than five years shall not return to his/her prior seniority status. Instead, his or her seniority shall be computed from the date of first employment after he or she returns to work at the Police Department as a certified, full-time police officer. A “break in service” shall be defined for the purposes of this agreement as any time period in which a police officer is not actually working for the Town of Burlington as a police officer.

14:05 Layoff & Recall. For all officers appointed prior to the revocation of civil service layoff and recall will continue to be governed by MGL c. 31 pursuant to MGL c. 4 sec 4B. For all officers appointed after the revocation of civil service layoff and recall shall in inverse order of hiring and any recall to work shall be based on seniority.

No officer appointed prior to the revocation of civil service will be laid off before all officers appointed after the revocation of civil service have been laid off.
ARTICLE 15

LONGEVITY

15:01 In addition to a step rate increase or promotional increases, all employees, employed before July 1st, 2001, shall receive longevity increases above their respective base compensation rate in effect, in accordance with the following table:

<table>
<thead>
<tr>
<th>YEARS OF EMPLOYMENT</th>
<th>LONGEVITY INCREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>in Town of Burlington</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>$ 570.00</td>
</tr>
<tr>
<td>10</td>
<td>$1,140.00</td>
</tr>
<tr>
<td>15</td>
<td>$1,710.00</td>
</tr>
<tr>
<td>20</td>
<td>$2,280.00</td>
</tr>
<tr>
<td>25</td>
<td>$2,850.00</td>
</tr>
<tr>
<td>30</td>
<td>$3,420.00</td>
</tr>
</tbody>
</table>

15:02 Effective July 1, 2001 new employees hired after this date shall not be eligible to participate in any longevity schedule.

ARTICLE 16

COURT TIME

16:01 An employee on duty at night or on vacation, furlough, or on a day off, summoned to attend as a witness for, or on behalf of, the Commonwealth or the Town, or to give any information acquired by him/her in the course of the performance of his/her duties as an employee of the Burlington Police Department in criminal or civil matters pending in any federal court, state court, or local agency or authority, or in tribunal court shall be entitled to and shall receive additional compensation. If the appearance is canceled less than twelve (12) hours prior to the scheduled start time the officer shall receive the respective minimum compensation entitled in Sections 16:02 and 16:03.

16:02 The Town agrees to pay the Officer’s applicable overtime rate for appearances provided above in Section 1 with a minimum of four (4) hours for Woburn District Court and six (6) hours for all other appearances.

16:03 No off-duty employee shall be required to standby away from court awaiting a call to appear in any court, without being compensated at the Officer’s applicable overtime rate with a minimum of six (6) hours. This standby must be upon prior approval of the Chief or designee.

16:04 The Prosecuting Officer shall utilize discretion in arranging court appearances for the convenience of the arresting officers.

16:05 The arresting officers shall be required to appear in Court on all occasions when the court sets the matter down for trial.

16:06 If an officer is summoned for jury duty, the officer shall be granted their shift(s) off on the day(s) they are required to appear, without loss of pay, benefits or seniority.
ARTICLE 17

HEALTH AND SAFETY

17:01 No police officer shall be compelled to operate any motor vehicle that does not meet the standards of the Registry of Motor Vehicles, as to tires, lights, etc., after a lapse of 24 hours or 48 hours on weekends from the time at which condition is noted in writing to the Chief through the Safety Committee.

17:02 No police officer shall be compelled to do any repairs other than emergency repairs, except that Officers shall clean out their vehicle at the end of their tour of duty.

17:03 It shall be the duty of the Officer in charge of the cruiser to report any needed repairs to the Commanding Officer or a member of the Safety Committee immediately.

17:04 It shall be the duty of the Shift Commander to report any vehicle in need of repair to the Safety Committee who shall, in turn, report same to the Chief.

17:05 A safety committee of three members shall meet at regular periods with the Police Subcommittee or the Chief of Police or his/her designee to discuss and make recommendations for improvements on safety equipment, changes and replacement of equipment.

17:06 No officer shall be held liable for defective equipment, that has been reported to the Shift Commander, the Chief or his designee, and not been rectified within 48 hours.

17:07 Any officer who has to use his/her motor vehicle for any departmental matter shall be compensated at I.R.S. approved business rate.

17:08 Each officer shall be provided mutually approved leather gloves and one-way valve masks as needed.

ARTICLE 18

OCCUPATIONAL SICK LEAVE

18:01 Every employee who is incapacitated for duty because of injury sustained in the performance of duty shall be compensated in accordance with M.G.L. c41 111F, as amended from time to time.

18:02 Any employee out on occupational sick leave shall be entitled thereto without loss and with full accrual of all wages, benefits, and seniority.

ARTICLE 19

NON-OCCUPATIONAL SICK LEAVE

Non-occupational sick leave shall be granted in accordance with the provision hereof, without loss of pay, benefits or seniority, to each member for sickness or injury sustained by a member otherwise than in the performance of his duty. An employee absent for four (4) consecutive days or more may be required to submit a doctor’s certificate to the Chief attesting to the reasons for the absence. Abuse of sick leave benefits may be grounds for discipline.
Sick leave may be used only for bona fide illness or injury, with the exception that up to ten (10) sick days may be used per calendar year for the illness or injury of the employee’s immediate family member (family sick days). Family sick days shall not limit or negatively impact the employee’s opportunity to work details and overtime.

On January 1st of each year, the Town will grant three (3) personal days to each unit member. New employees hired after January 1st of any year shall receive prorated personal days with the employee receiving three (3) days if hired between January and April, two (2) days if hired between May and August, and one (1) day if hired between September and December. Personal days are non-cumulative and must be used by December 31st. The Town will not buy back personal days upon termination of employment or retirement.

19:01 Each employee shall be granted one and one-quarter (1 ¼) days of sick leave for each month of continuous service for the life of the contract.

19:02 All unused non-occupational sick leave in each year shall be allowed to accumulate without limit.

19:03 Upon the death, retirement, or resignation after fifteen (15) years of service of an employee, the employee, or in the event of death, his/her estate, shall receive within thirty (30) days thereof a lump sum for payment of forty (40%) percent of all unused, accumulated non-occupational sick leave up to 100 days and sixty (60%) for all accumulated days over 100 days. Such payment shall be computed by multiplying the proper percentage by the number of accumulated days as aforesaid by a per diem rate, which per diem rate shall for purposes of this article only be deemed to be one-fifth of the employee’s average weekly compensation at the time of his death, retirement or resignation, as the case may be. For all employees hired after July 1, 2004, the Town will buy back a maximum of 75 days sick leave at 100%. All current employees grandfathered in current buyback limits. Current employees may participate in this incentive as well.

19:04 No employee shall be penalized for taking sick time unless deemed an abuser by the Chief.

19:05 A LEAVE OF ABSENCE: Any employee shall, upon his/her request, and with the approval of the Chief of Police and the Town Administrator, which approval will not be unreasonably held, be granted a leave of absence without pay, in intervals of 90 days, not to exceed one year in total. Upon expiration of an approved leave of absence or sooner if he/she wishes, the employee shall be reinstated in the position which he/she held at the time such leave was granted.

19:06 Any employee, who has not used sick time for six consecutive months, shall have an additional personal day credited.

19:07 Sick and personal leave under this article shall be taken in half hour increments in accordance with the department’s established practices and policies regarding time off.

19:08 Officers who have accumulated a minimum of 120 sick days may buy back up to five (5) days each fiscal year. To participate in this program, an officer must notify the Chief in writing by January 30th of the preceding fiscal year. Emergency exceptions to this notification date may be allowed at the discretion of the Chief. The five (5) days of pay shall be deducted from an officer’s accumulated sick leave, which in no case shall be allowed to go below 120 days.
ARTICLE 20

VACATIONS

20:01 Vacations shall be granted in accordance with the Holyoke decision and the following schedule:

<table>
<thead>
<tr>
<th>YEARS OF EMPLOYMENT in Town of Burlington</th>
<th>VACATION ALLOWANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 months - 1 year</td>
<td>1 WEEK</td>
</tr>
<tr>
<td>1 year - 5 years</td>
<td>2 WEEKS</td>
</tr>
<tr>
<td>5 years - 10 years</td>
<td>3 WEEKS</td>
</tr>
<tr>
<td>10 years – 15 years</td>
<td>4 WEEKS</td>
</tr>
<tr>
<td>Over 15 years</td>
<td>5 WEEKS</td>
</tr>
</tbody>
</table>

20:02 Seniority by date of appointment, in conjunction with department needs, shall determine priority in the selection and allocation of vacation time.

20:03 All specialists referred to in section 11:03 shall be excluded from the vacation roster.

20:04 If a member of the bargaining unit, due to illness or accident, is unable to begin his/her vacation as scheduled, the employee shall immediately notify the department and request his/her status be changed from vacation to sick leave.

20:05 Vacations of one week or more will not be unreasonably denied.

20:06 Vacation leave of less than one week may be granted to any employee, who submits a request, if a replacement is available.

20:07 When an officer is ordered to appear in court for civil or criminal cases, in performance of his/her official duties during an approved vacation day, the officer shall be granted either an additional vacation day for such appearance or payment, not both.

20:08 When a vacation period extends for a period of one month or more making a shift vacant, any member of the bargaining unit may apply in writing for the vacancy. The officer with the greatest seniority shall be given preferential consideration.

20:09 An employee will be allowed to take compensatory (circle) time in lieu of overtime payment for time worked. This will be in accordance with the provisions of the Fair Labor Standards Act (FLSA). Employees shall be allowed to accumulate up to 120 (one hundred twenty) hours of compensatory (circle) time. Use of circle time in lieu of vacation time will be at the discretion of the Chief of Police. An officer may not accumulate more than 120 hours of circle time.

20:10 Employees shall be credited with their annual vacation allotment January 1st of each calendar year. Upon termination of employment, death or retirement, employees or their estates shall be entitled to the pro-rated portion of their vacation accrual, based on the employee’s month of hire.

20:11 Effective July 1, 2005, buyback of vacation time shall be limited to 14 days annually. To participate in this program, an officer must notify the Chief in writing by January 30th of the preceding fiscal year. Emergency exceptions to this notification date may be allowed at the discretion of the Chief. Carryover of vacation time shall be limited to 56 days each year. Buyback at retirement shall be limited to a maximum of 28 days.
20:12 On or before April 1st of each year, members of the bargaining unit will be requested to submit all requests for time off for the time period beginning the Friday before Memorial Day through Labor Day; and on or before October 1st of each year, members of the bargaining unit will be requested to submit all requests for time off for the period beginning October 1st through New Year’s Day. Time off will be granted by seniority during these bid periods. After the advance bids have been granted and posted, as well as during the non-bid periods, requests for single days will be granted on a first-come-first-serve basis, subject to appropriate manning levels.

20:13 Vacation and compensatory leave under this article shall be taken in half hour increments in accordance with the department’s established practices and policies regarding time off.

20:14 After fifteen (15) years of service to the Town of Burlington, upon notice of retirement or resignation, an employee shall receive one (1) vacation day, in addition to the days granted in section 20:01. This additional vacation day shall be used in the calculation of the employee’s pro-rated portion of vacation accrual in accordance with Appendix D.

ARTICLE 21
HOLIDAYS

21:01 Holidays shall be as defined as listed below:

- New Year’s Day
- Martin Luther King Day
- Presidents’ Day
- Patriot’s Day
- Memorial Day
- Independence Day

- Labor Day
- Columbus Day
- Veteran’s Day
- Thanksgiving Day
- Day after Thanksgiving
- Christmas Day

21:02 An employee may be granted time off in lieu of holiday pay when said authorized absence is used for an extended sick leave when all other available time has been used. An officer will not be compensated for a holiday in which he/she uses sick time that was not approved prior to the holiday, or if the officer has exhausted all of his/her sick time.

21:03 For the purposes of this Article, the Holiday is the twenty-four hour period starting at 12:01 AM of the day the Town observes the Holiday.

21:04 Work schedules will not be changed to deprive an officer of a holiday off.

21:05 When an employee terminates employment for any reason, he/she shall be entitled to all Holiday pay accrued.

21:06 Holiday pay will be paid in the first pay period of December.

21:07 Holiday pay shall be computed at ¼ the regular weekly compensation for each Holiday.

21:08 Whenever the State or Federal Government, through a resolution of the Great and General Court declares a permanent Holiday, the Town agrees to compensate the members of this Union pursuant to the provision of Section 21:07, as herein detailed.

21:09 Officers working an assigned shift on either Christmas or Thanksgiving will be paid an additional one-half (½) times their hourly rate for the shift (for example, an officer working his/her
regular shift, or an officer that swaps in to work another officer’s shift, will receive time and ½ for the shift; an officer working an overtime shift shall receive 2 times their hourly rate). The following shifts shall be eligible for this provision:

<table>
<thead>
<tr>
<th>Thanksgiving</th>
<th>Christmas</th>
</tr>
</thead>
<tbody>
<tr>
<td>12:00am – 8:00am on Thanksgiving Day</td>
<td>12:00am – 8:00am on Christmas Day</td>
</tr>
<tr>
<td>8:00am – 4:00pm on Thanksgiving Day</td>
<td>8:00am – 4:00pm on Christmas Day</td>
</tr>
<tr>
<td>4:00pm – 12:00am on Thanksgiving Day</td>
<td>4:00pm – 12:00am on Christmas Day</td>
</tr>
</tbody>
</table>

**ARTICLE 22**

**INCENTIVE PAY/EDUCATIONAL PROGRAM**

**22:01** Burlington Education Incentive Program (effective 12/1/2011): Each eligible employee employed as of July 1, 2009 shall receive compensation for earned educational credits certified by the Massachusetts Board of Higher Education as of September 1st each year, equal to a percentage of his/her annual base pay in weekly installments as follows:

<table>
<thead>
<tr>
<th>Education Level</th>
<th>Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Associates Degree*</td>
<td>10% of base pay</td>
</tr>
<tr>
<td>Bachelor’s Degree</td>
<td>20% of base pay</td>
</tr>
<tr>
<td>Masters/Law Degree</td>
<td>25% of base pay</td>
</tr>
</tbody>
</table>

It is the intent of this Section to guarantee 100% payment of Education Incentive pay benefits notwithstanding any further legislation which might affect MGL c.41 §108L, or the Town’s reimbursement by the Commonwealth. If MGL c.41 §108L shall be repealed or amended, employees shall continue to receive the Education Incentive pay and percentages they were/are entitled to and were/are receiving or may be entitled to receive in accordance with said c.41 §108L, had said statute not been repealed or amended, and the Town shall pay the entire amount thereof.

Education incentive payments shall be based on the officer’s base salary only, not including longevity, shift differential, holiday pay, overtime calculations, or any other stipends. The Town will commence education incentive payments on a weekly basis for those officers who have provided certified college transcripts. Officers will receive education incentive payments within 30 days after presentation and acceptance of certified transcripts.

*Employees shall be granted ten percent (10%) base salary increase upon earning sixty (60) credits toward a baccalaureate degree and on presentation of proper documentation of earned credits.

The education program under this section shall include the same quality guidelines, standards and review processes for accredited institutions as set forth in MGL c.41 §108L.

Recognizing the benefit that non-criminal justice degrees may have to the Burlington Police Department, the Chief may award the Educational Incentive Pay if eligible under Section 22:01 for any degree (or upon earning 60 credits as listed above) which in his/her discretion will enhance the departmental operations. The Chief’s decision shall be final and not subject to the grievance and arbitration procedure.

**22:02** Any employee who has attained a degree which is not eligible for the compensation listed above in Section 22:01 shall receive the following stipends:

- Associate’s degree in Criminal Justice, $3,000 annual stipend
- Bachelor’s degree in Criminal Justice, $9,000 annual stipend
- Master’s degree in Criminal Justice or Law Degree, $12,500 annual stipend

Recognizing the benefit that non-criminal justice degrees may have to the Burlington Police Department, the Chief may award the annual stipends listed above for all members not eligible under
Section 22:01 for any degree which in his/her discretion will enhance the departmental operations. The Chief’s decision shall be final and not subject to the grievance and arbitration procedure.

Stipend payouts shall be calculated in the same manner and paid on the same basis as the Educational Incentive Pay in Section 22:01 above.

ARTICLE 23

CLOTHING AND EQUIPMENT

23:01 Academy uniforms and initial issued duty clothes and equipment shall be 100% paid for by the Town of Burlington.

23:02 Lost articles or items damaged maliciously by the employee shall be paid by the employee within 90 days.

23:03 If there is a change in the present uniform, the Town agrees to assume the cost of such change.

23:04 Each member of the Detective Division, the K-9 Officer, Youth Services Detective, and Bicycle Officers shall receive a $160 annual clothing allowance payable the first pay period of July.

23:05 All equipment required by members of the Union shall be supplied by the Town at no charge to the employee and replaced by the Chief as he/she deems necessary. For the purposes of this section, equipment includes, but is not limited to:

- Soft Body Armor
- Firearm & Holsters
- Magazines (3) & Holder
- Radio & Holder
- Tie Clip
- Whistle & Chain
- Police & Flag Patches
- Tac Vest Carrier/Plain Clothes
- Magazine/Handcuff Holder
- Badge
- Handcuffs & Case
- Baton & Holder
- Taser & Holster
- Collar Pins
- Traffic Vest
- Tie
- Exterior Vest Carriers
- Winter Jacket
- Hat Badge
- OC Spray & Holder
- Tourniquet & Holder
- Duty Belt & Keepers
- Nameplate
- Summer & Winter Hat & Bands
- Under Belt
- Flashlight
- Three Season Jacket

One (1) uniform shirt, short or long sleeve, and one (1) uniform pants (and piping), including all uniform stitching, shall be provided by the Town to each member annually. Uniforms, and personal items such as, eyeglasses, contact lenses, dentures, watches and other items of similar nature, damaged or destroyed in the line of duty shall be repaired or replaced by the Town. The purchase of soft body armor shall be paid for by the Town. The Town shall replace damaged or worn soft body armor as reasonably called for by the manufacturer’s warranty. Any new equipment issued by the department shall be added to this list.

Members who notify the Chief in writing of their intention to retire shall be provided the appropriate Badge and Hat Badge to wear if they are appointed as a Special Police Officer prior to their last scheduled day of work. Officers shall be allowed to retain all clothing and equipment required to perform the duties of a Special Police Officer, except for department issued Firearm, Taser, and radio.
ARTICLE 24

INSURANCE AND RETIREMENT

24:01 During the life of this Agreement, the Town of Burlington shall contribute 70% of the current HMO Plans with a minimum of two (2) HMO Plans being offered and the employee shall contribute 30% of the HMO plans.

During the life of this Agreement, the Town of Burlington shall contribute 50% of the current PPO Plan and the employee shall contribute 50% of the PPO Plan.

24:02 During the life of this Agreement, the Town shall offer a Flexible Benefit Plan in accordance with all applicable Federal and Massachusetts Laws and regulations. All administrative costs of this plan shall be paid by the Town of Burlington.

24:03 Health Reimbursement Arrangement (HRA) When an employee is enrolled in either the Network Blue New England Deductible Plan or the Harvard Pilgrim Best Buy Deductible Plan, the Town of Burlington will reimburse employees for the first 50% of their deductible. The deductibles for these plans require a $1,000 per individual and a $2,000 per family deductible per calendar year.

The parties’ Agreement on health insurance and specifically, the 50% HRA agreement, shall be in effect from July 1, 2020 through June 30, 2022.

The parties agree that any changes to the above provisions will be bargained in accordance to one of the following three Massachusetts statutes:
   a) M.G.L. c. 150E
   b) M.G.L. c. 32B, § 19
   c) M.G.L. c. 32B, §§ 21-23

ARTICLE 25

DEATH IN THE LINE OF DUTY

25:01 If, as a result of an accident while responding to or returning from any emergency, or as the result of an accident involving a Police Department vehicle in which the employee is riding, or at the scene of any emergency or otherwise in the performance of official duties, an employee dies, is killed, or sustains injuries which are the proximate cause of death, there shall be paid to the widow/er of such employee for a period of twenty (20) years or until his/her remarriage, if he/she remarries within twenty (20) years, an annual amount of pension which shall be equal to the amount of salary which would have been paid to such employee had he/she continued in service in the position held at the time of death.

25:02 For purposes of Section 1 hereof, the amount of pension immediately payable shall be equal to the maximum salary set for the deceased employee’s position, whether or not such employee had reach the maximum at the time of his death.

25:03 The pension provided for in Section 1 and 2 above shall be in addition to, and not in lieu of, any other payments whether from life insurance, accidental death insurance, or otherwise, payable by or on behalf of the Town to the employee’s widow/widower, estate or other representative.
25:04 In addition to, and not in lieu of, any other benefit or payment payable by or on behalf of the Town with regard to an employee killed under circumstances set forth in Section 1 hereof above, the Town shall pay the reasonable funeral and burial expenses incurred with respect to such deceased employee.

25:05 The Town shall, for each employee covered by this agreement, apply for, maintain and pay ninety nine percent (99%) of the premium payable for the maximum amount of group life insurance and group accidental death or dismemberment insurance which could be purchased by a municipal employer which has accepted all the relevant statutory provisions necessary to effectuate such maximum coverage with respect to the Town’s Police Officers. The employee shall pay one percent (1%) of the required premiums. No payment shall be made hereunder unless and until permitted by law.

25:06 Upon the death of an employee while in the performance of duties, all health insurance coverage shall be continued for such employee’s spouse (prior to remarriage) and dependents, which in the case of children shall mean prior to their emancipation or marriage or reaching their majority, whichever first occurs, such percentage of the premium thereof as was last paid during the employee’s lifetime. The employee’s spouse, or dependents, as the case may be, shall pay the remainder of such premiums.

ARTICLE 26

BEREAVEMENT LEAVE

26:01 Bereavement leave shall be granted in accordance with the Personnel Rules and Regulations of the Town of Burlington and as amended below:

Up to four (4) days leave for the immediate family; up to three (3) days leave for other family members. Immediate family is defined as the employee’s spouse, the employee’s and/or spouse’s: parents, children, stepchildren, sons-in-law, daughters-in-law, grandparents, sisters, brothers, and grandchildren. Other family members are defined as the employee’s and/or spouse’s: uncles, aunts, first cousins, nieces, nephews, and any other person residing in the employee’s home at the time of death.

ARTICLE 27

MISCELLANEOUS

27:01 All Police Training Schools, as approved by the Chief, other than mandatory schools, shall be attended in the following manner:

I) Senior officer with lowest accumulated hours. The school hours will roll back to zero every three years, effective January 1, 1998.

II) Officers assigned by shift/assignment shall have first preference. However, if an officer from the shift or assignment cannot attend or the vacancy cannot be filled, an officer from another shift/assignment may attend. Officers attending voluntary school must meet the following conditions:

(a) Satisfactory completion of course.
(b) Provide department with copies of all training material received.
(c) The officer attending school must be willing to assist the training officer in disseminating information received at the school.
(d) An officer who fails to comply with the above conditions may, per the Chief’s discretion, be restricted from future schools.
27:01A The Town may immediately implement Civilian Dispatchers to cover the day shift and the 4:00 PM to midnight shift.

27:02 Police patches worn by regular full-time officers and Special Police Officers who are retired full-time officers shall be distinctly different from those worn by all other special officers or traffic supervisors.

27:03 On Duty Officers shall be allowed to attend BPPA meetings at the discretion of the Chief.

27:04 Special or Auxiliary Officers may not be utilized for church, park, or traffic duty on weekend days unless coordinated with a BPPA Official.

27:05 In accordance with the first paragraph of Article 10, only Permanent Intermittent Officers may be used for regular police duties such as filling in on a shift for a vacancy when all other regular Burlington Police Officers have been asked. Permanent Intermittents and Special Police Officers may be utilized for fill-ins on details when all other regular B.P.D. Officers have been asked.

27:06 The Town of Burlington has agreed to call for a Sergeant’s promotional examination every two years whether or not such an opening currently exists.

27:07 The K-9 officer will work a 7-hour shift.

27:08 An employee who has been employed for twelve (12) consecutive months and who has worked 1,250 hours in the last twelve months is entitled to up to a total of twelve weeks of family medical leave in any twelve (12) month period. The leave shall be an unpaid leave unless the employee elects to use any accumulated paid leave. Employees, for documented sick leave purposes, shall be allowed to use sick leave for their own medical leave requests. An employee may use only a total of one half (½) of their accumulated sick leave days for the purpose of arranging care for a member of the family suffering from a serious illness.

The employee should give at least 30 days notice of the intended date upon which leave will commence and terminate, unless prevented by an emergency situation from giving that notice. The employee may be requested to provide a written medical certificate, in a timely manner, to document that the employee cannot perform essential job functions or the nature of the family illness. An employee can be asked to certify that he/she is needed to care for the family member. The rights, benefits and obligations in connection with FMLA shall be in accordance with the regulations promulgated by the U.S. Department of Labor. Present practices with respect to bargainable issues will be continued.

ARTICLE 28

SEVERABILITY

28:01 If any provision of this agreement as it now exists or may hereafter be amended, is held to be invalid, suspended or found to be prohibited by Law or any other Tribunal of Competent Jurisdiction and final appeal, or if compliance with enforcement or any provision of this agreement is enjoined or restrained by any tribunal, all other provisions of this agreement shall remain operative and in full force and effect and the UNION and the TOWN shall immediately consult and confer for the purpose of arriving at a mutually satisfactory replacement for the provision. In the event that the invalidation, suspension, prohibition, injunction or restraint is lifted or dissolved and the TOWN and the UNION shall not have at the time agreed upon a replacement provision, such original provision shall be deemed to be revived and shall immediately become operative and in full force and effect.
ARTICLE 29

IMPLEMENTATION

29:01 Upon ratification of this Agreement by a majority of the employees covered by this Agreement, the Board of Selectmen and all other employees or representatives of the TOWN who have participated on behalf of the TOWN, directly or indirectly, in the bargaining negotiations concerning this Agreement, shall immediately take all actions and do all things necessary in order to effectuate this agreement, including without limitation, the preparation of all necessary Articles and Warrants, the calling of regular and special meetings of the appropriate legislative bodies, as defined in M.G.L. c.150E and the affirmative endorsement and recommendation for the acceptance of this Agreement as executed by the parties hereto.

ARTICLE 30

CIVILIAN DISPATCHERS

30:01 The Town of Burlington has implemented Civilian Dispatchers in the Burlington Police Department. Staffing consists of one (1) Civilian Dispatcher on the day shift and one (1) on the 4:00 PM - 12:00 Midnight shift.

30:02 Police Civilian Dispatchers work a four (4) and two (2) work week consisting of eight (8) hour shifts, and averaging 37.5 hours per week over a six (6) week cycle. When Civilian Dispatchers are on break or mealtime, and through the Midnight to 8:00 AM shift, the desk will be filled with an on-duty patrol officer.

30:03 In the case of unscheduled leave (e.g. sick time, vacancy, etc.), replacement shall be in the following order:

1. An off-duty E-911 40-hour trained patrol officer. Same to be paid at detail rate, but charged to the overtime board.
2. An E-911 40-hour trained Civilian Dispatcher.
3. An on-duty E-911 40-hour trained patrol officer.
4. Other mutually agreeable replacement.

30:04 In the case of scheduled leave (e.g. vacations) by Civilian Dispatchers, scheduled leave will be considered time off granted 72 hours prior to the replacement shall be in the following order:

1. An E-911 40-hour trained Civilian Dispatcher.
2. An on-duty E-911 40-hour trained patrol officer.
3. An off-duty E-911 40-hour trained patrol officer at the detail rate.
4. Other mutually agreeable replacement.

30:05 An Officer assigned to light duty may continue to be assigned to dispatch or station duty. However, only one (1) light duty Officer may be assigned to the desk per shift if a Civilian Dispatcher is on duty, but two (2) light duty Officers may be assigned on shifts where a Civilian Dispatcher is absent.
30:06 The station commander shall exercise final determination regarding dispatch of vehicles and personnel.

30:07 The Town shall consult with the Union regarding the hiring and training of Civilian Dispatchers.

30:08 There shall be a minimum of three (3) E-911 40-hour trained patrol officers.

30:09 In case of future budget reductions resulting in reductions in force, it is agreed that Civilian Dispatchers will be laid off before any of the membership of the Burlington Police Patrolmen’s Association.

30:10 Notwithstanding any other provision pertaining to Civilian Dispatchers, no member of the bargaining unit shall be required to replace a Civilian Dispatcher on holidays or holiday eves.

30:11 Most of the text currently within Article 30 will be eliminated once successful negotiations are completed with other affected unions. The Town and BPPA agree to resolve this issue September 1, 2001.

ARTICLE 31

RECISSION OF CIVIL SERVICE

33:01 The BPPA agrees that the Town may remove the department from Civil Service. The warrant article to revoke Civil Service will be pursuant to the provisions of MGL c. 4 Section 4B of the Town’s acceptance of the Civil Service laws (Chapter 31) for the regular or permanent members of the Burlington Police Department. The parties acknowledge that Chapter 4, section 4B provides that revocation of Civil Service “shall not affect any contractual or Civil Service rights which have come into existence between the Town and any employee of the Police Department as a result of the original acceptance.”

ARTICLE 32

DURATION

This Agreement shall become effective on July 1, 2020 and shall remain in effect for a period of two (2) years until June 30, 2022. It shall thereafter automatically renew itself for successive contract years of twelve months each unless either party shall have given the other written notice, certified mail, return receipt requested, on or before the first day of January in any one contract year of said party’s election to modify or terminate all or any part of the contract as of the 30th day of June of the new contract year, specifically designating in such notice those provisions of the contract it desires to reconsider or terminate. In the absence of a notice to terminate the entire contract, this contract shall continue in effect as to those provisions not specifically designated as aforesaid.

This Agreement shall remain in full force and effect until any modifications have been agreed upon, or until a successor agreement has been executed.
IN WITNESS WHEREOF, the parties hereto have hereunto set their respective hands and seals effective as of July 1, 2020.

For the B.P.P.A. Union

William Trelegan, President
Robert Aloisi, Vice President
Sage Costa, Treasurer
Michael Miniciello, Secretary
Daniel Houston, Negotiator

Date 7/13/20

For the Town of Burlington

Paul F. Sagarino, Jr, Town Administrator
John Danizio, Asst. Town Administrator
Joanne M. Faust, HR Director

Date 7/27/2020

BOARD OF SELECTMEN

[Signatures]

Date 7/27/2020
### APPENDIX A

### SALARY SCHEDULE

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<td>25+ years</td>
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APPENDIX B
LIMITED DUTY

Section 1. Purpose of Light Duty
Light duty is intended to allow the Chief of Police to assign partially incapacitated police officers who are capable of contributing to the work of the department to perform certain regular duties of police officers within their physical capacities. Light duty assignments are temporary in nature and apply only where it is expected that the police officer will return to full duty.

An officer may work a light duty assignment when the incapacity is due either to an off-duty illness or injury or to an illness or injury sustained in the performance of duty as defined in General Laws Chapter 41, Section 111F. An employee's return to light duty under this Agreement shall not impair any right to injured leave status if from time to time his physical incapacity prevents the performance of light duty. Similarly, any employee who sustains a physical injury or re-aggravation of his prior injury while performing light duty shall be eligible for injured leave. An officer working light duty is not an acknowledgement that he/she is capable of performing the essential functions of his/her job. For the purposes of the Article, an employee's return to unrestricted work of less than four (4) regularly scheduled consecutive tours of duty shall not constitute a break in IOD status.

Section 2. Scope of Duties
The Chief shall assign an employee on light duty only to such tasks which the relevant physician approves as being medically appropriate for the employee's injury and are light duties that are usually performed by bargaining unit employees, such as desk duties, property and/or evidence room work, training, grant writing, accreditation tasks, and regular duties for short periods of time. Light duty assignments outside the normal course of bargaining unit work shall be agreed upon by the Chief and the Union.

Section 3. Safety Precautions
1. The foregoing limited policy duties shall be station in-house duties unless otherwise agreed by the Town and the Union.

2. Limited duty assignments shall not involve prisoner contact. There will be no disciplinary action taken against an employee assigned to perform limited duty tasks who fails to respond to incidents which could result in re-injury or exacerbation of injury.

3. An employee returning to limited duty shall wear his uniform or plain clothes as determined by the Chief of Police, provided, however, a determination by the Chief that an employee shall wear his uniform shall take into account the safety of the employee and the possibility of re-injury or exacerbation of injury.

Section 4. Hours of Work
The Chief of Police will make reasonable efforts to make assignments to the same shift as the employee is currently assigned. However, an employee who is regularly assigned to night duty and who is assigned to daytime limited duty shall continue to receive his night shift differential while assigned to the day shift.

It is understood that assignments to limited duty tasks pursuant to the provisions of this Section are temporary in nature and shall not extend beyond the period of disability for full duty.
Section 5. Determining Eligibility for Light Duty

1. Based on supporting medical documentation, either the officer or the Chief may request a light duty assignment. At such time, the Chief may designate a physician to determine whether an employee is fit to return to limited duty, or the employee may obtain a medical opinion from the employee’s physician as to the same. To facilitate such determination, the officer and the Town shall release to said physician any and all relevant medical records and reports. The physician shall take into account such documentation. The Town shall provide necessary transportation for the employee to its designated physician where the employee cannot drive or lacks such transportation. If the employee elects to furnish a report from a physician of his selection and such report supports the certification and assignment for light duty, the employee shall report for duty when said report is furnished to the Chief but not later than seven days after the appointment with the employee’s physician.

2. Prior to or within one week of the results of the examination by the first physician, the party (employee or Chief) who has not yet obtained a medical opinion regarding the employee’s return to limited duty may schedule an appointment with, or designate, a physician for a second opinion regarding the employee’s fitness for return to light duty. Said appointment shall take place no later than one month after scheduling, unless extended by the Chief.

Any employee who elects to obtain this second opinion, his/her compensation shall be continued (under Section 111F, or sick leave to the extent available) until such opinion is obtained, and thereafter if the opinion is that the employee is unfit, unless and until the third physician determines otherwise.

3. In the event there are two conflicting medical opinions concerning the employee's fitness to perform light duty, the following procedure shall apply:

(a) The two physicians shall endeavor to select a third physician who specializes in the area of the incapacity.

(b) Failing such agreement within ten (10) days, the third physician shall be selected by the parties by mutual agreement from a list of physicians provided by PERAC containing experts within the medical specialty involved. If PERAC does not provide a list, the parties will generate said list.

(c) The third physician shall be entitled to receive any and all relevant medical records and reports.

(d) The third physician shall conduct an examination of the employee at a time and place he/she determines, usually within two (2) weeks of his/her selection. Either party may, at its own expense, provide for the attendance of its designated physician and/or legal counsel at the examination by the third physician. Within three (3) days of completing the examination, the physician shall issue a written report setting forth his/her conclusion as to the employee's fitness for light duty. Said report shall be binding on the Town, the employee, and the Union without recourse. If, in the medical judgment of the third physician, the employee is likely to be fit within ninety (90) days of the examination, he may reserve jurisdiction for that period. Similarly, if the third physician concludes that additional tests are necessary to make his determination of fitness for light duty, he/she may reserve jurisdiction and such tests shall be done within thirty (30) days. As part of the medical evaluation of fitness, consideration shall be given to the effects of any prescription medication being taken by the employee and reasonable accommodations shall be made in that connection.
(e) If the third physician does not estimate a time frame for the employee's fitness for light duty, the evaluation process will conclude unless the parties mutually agree to re-enlist the third physician for a follow-up examination beyond the ninety (90) day jurisdiction period. In the event the process concludes, a new third physician shall be chosen following the procedure above. The evaluation of the new third physician shall not begin until forty five (45) days has passed from the issue date of the prior third physicians written report.

4. The parties and the employees shall cooperate in expediting any and all determinations of fitness under this policy.

5. The Town shall bear the expense of any physician assigned by it; the expense of the third physician shall also be borne by the Town.

6. A copy of this policy shall be provided to any physician rendering a determination hereunder.

7. Where an employee reports for light duty, but such duty has unanticipated medical consequences calling into question his fitness for such duty, he/she shall be referred for medical evaluation under the policy set forth above.

Section 6. Other Provisions

1. The light duty policy shall be applied in a nondiscriminatory fashion.

2. This policy shall have no application where the Department Head files an application for involuntary retirement. Nor shall this policy apply in the period between the employee's submission of all necessary forms in applying for an accidental disability retirement--including his physician's report certifying that his job-related incapacity is likely to be permanent--and the retirement board's action on the application. Accordingly, upon submission of such forms, the light duty assignment shall be terminated and the employee shall be restored to Section 111F leave or sick leave as the case may be. The employee shall provide a copy of his physician's report to the Personnel Department.

3. Limited duty assignments will not be made to avoid seniority choices of employees in accordance with other provisions of this Agreement, nor shall any employee on full duty be bumped from his then assignment, with the exception of the desk officer, within the station as a result of an employee or employees being assigned limited duty under this section.

4. An employee shall be eligible for overtime assignments if that assignment is consistent with the work that they are performing in their light duty capacity (i.e. desk assignment). If a shift falls below the minimum manning level, the Department may force an officer on light duty status who is capable of working the desk to work overtime, so long as the assignment is made consistent with the regular past practice of holding over the junior most eligible officer.

5. The Chief of Police shall determine whether a position is available which the employee is capable of performing and may or may not assign him to fill the position provided, however, that the Chief of Police shall not unreasonably withhold limited duty assignments from any such employee who requests them while on sick leave or injured leave. Assignments to limited duty tasks may be changed at the discretion of the Chief.

6. Except for medical fitness questions arising under this Article all other disputes involving the interpretation, application or alleged violation of the terms of this Article shall be processed under the grievance-arbitration provisions of the parties’ collective bargaining agreement.
7. An employee who fails to comply with any of the provisions of this article, including but not limited to cooperating with the limited duty evaluation, reporting for the limited duty assignment, and/or performing the assignment is subject to discipline in accordance with Article 6:04 and the Department’s Disciplinary Procedures.

8. If any term of this Limited Duty Agreement is to any extent invalid, illegal, or incapable of being enforced, such term shall be excluded to the extent of such invalidity, illegality, or unenforceability; all other terms hereof shall remain in full force and effect. The parties would therefore agree to bargain in good faith to rectify the illegality, invalidity or unenforceability in order to maintain the purpose of the Agreement.
APPENDIX C

DRUG AND ALCOHOL POLICY

A. PURPOSE

The Town and the Union recognize that Police Officer is a safety sensitive position, and that the Burlington Police Department must remain drug and alcohol free in order to accomplish its vital public safety mission. A Police Officer impaired by drugs or alcohol creates an unreasonable danger to his or her fellow officers, and to the public. In addition, drug and alcohol abuse impairs the health, well-being and productivity of the police department and its members. Consequently, the abuse of illegal drugs or alcohol cannot be tolerated.

B. PROHIBITED CONDUCT

1. The following conduct shall constitute an offense under this Article.
   a. The possession, use, transfer, manufacture or sale of any illegal drug.
   b. The possession (not including personal vehicles) or use of alcohol during working hours, or while using Town vehicles or facilities.
   c. Driving under the influence (while on duty) of alcohol or drugs.
   d. Reporting to work with the metabolite of an illegal substance in the blood, with a blood alcohol level above 0.04, or impaired by drugs or alcohol.

2. Any employee who is convicted of a drug-related offense or driving while intoxicated must notify the Chief immediately, irrespective of whether the conduct occurred during working time.

C. PROHIBITED DRUGS

For the purposes of this Article, prohibited drugs include all substances included in Schedules I through III of the Controlled Substances Act (21 U.S.C. §812). Included among those drugs are marijuana, cocaine, opiates, phencyclidine (PCP), amphetamines and methamphetamines. Possession of a controlled substance without a doctor's prescription or other legal authorization violates this article and may be illegal.

An employee who is taking a controlled substance under a valid prescription should check with his or her physician to ensure that the medication will not interfere with the employee's ability to work safely and efficiently. Any questions or doubts should be raised with the Chief. Abuse of validly obtained prescription drugs will be treated in the same manner as abuse of alcohol. Abuse of prescription drugs not validly obtained will be treated as abuse of illegal drugs.

DRUG AND ALCOHOL TESTING

1. Employees are required to submit to drug and/or alcohol testing in the following situations:
   a. New Hires:
      To the extent permitted by law, each new employee will submit to drug tests at any time during their first year of employment (probationary period).
   b. Reasonable Suspicion:
      When there is reasonable suspicion that an employee has reported to work or is working while impaired by drugs or alcohol, the Chief or designee will direct the employee to report for a drug and/or alcohol test. Reasonable suspicion shall be based upon objective facts obtained by the Department and rational inferences that may be drawn from those facts. Those facts will be recorded contemporaneously by whomever deems reasonable suspicion to exist. If the employee
has information to rebut a finding of reasonable suspicion, the employee may present the
evidence before the Town decides whether to direct him/her to take the test. The credibility and
reliability of information obtained shall be weighed in determining the presence or absence of
reasonable suspicion. The Chief or designee must so direct the employee no later than 72 hours
after suspecting such impairment or use. The Town has the right to search for alcohol or drugs on
Town owned or controlled premises, including in desks, tool boxes, vehicles (excluding personal
vehicles), lockers, or in other containers on the premises that may conceal substances prohibited
by this policy. During any such search one or more union members must be present.

c.  Post Incident:
Any employee involved in a motor vehicle collision on the job or an incident involving a
violation of a safety rule, standard or policy, may be directed by the Town to submit to a drug
and/or alcohol test.

d.  Follow-up Testing:
An employee who has violated the drug and alcohol policy, but has not been discharged, may
be required to submit to follow-up testing for a period of five years after said violation as a
condition of his or her continued employment. A program of follow-up testing will be set
forth in writing and will continue for a set period of time. During a follow-up testing period,
an employee will be subject to unannounced testing for drugs and/or alcohol.

e.  Failure to Submit to Testing:
A failure or refusal to submit to testing as outlined above, refusal to cooperate with the testing
laboratory, or refusal to authorize the release of testing results to the Town shall be treated as
a positive test.

2.  Alcohol Testing Procedures:
The Town will direct the employee to take a breathalyzer test or report to a testing laboratory
approved by the U.S. Department of Health & Human Services. In the case of a blood test, blood
will be drawn only by a qualified medical professional, in accordance with accepted medical
standards. A breathalyzer test will be administered by a qualified operator. If administered by
Burlington police personnel, it would be administered by an officer superior in rank, and may be
administered on the premises of the Town (e.g., by the Burlington Police Department, or other
law enforcement agency). The employee’s blood alcohol level (if over the .04 level) shall be
reported to the Town immediately. (Otherwise it will be reported as negative).

3.  Drug Testing Procedures:

a.  Collection:
An employee subject to drug testing will be directed in writing to report at a specified time to
the testing laboratory. Collection of a urine sample will be supervised by qualified medical
personnel, in accordance with the procedures established by the testing laboratory. A split
sample will be retained. The samples will be properly sealed and labeled, in the employee's
presence, to avoid contamination, tampering or confusion of samples. Employees reporting
for a drug test should be prepared to produce a picture identification. If an employee has
taken any prescription drugs, or has any other reason to believe that the test will result in a
false positive, the employee must inform the testing laboratory before taking the test.

b.  Processing:
Urine samples will be screened initially by an Immunoassay or comparable screening test, with
positive results confirmed by gas Chromatography/Mass Spectrometry or a comparable
confirmatory test. Testing will be performed in accordance with federal government standards,
under the supervision of qualified medical and laboratory personnel employed by the testing
laboratory. The laboratory will test all samples for the presence of marijuana, cocaine, opiates, phencyclidine (PCP), and amphetamines/methamphetamines.

c. **Reporting Results:**
The results of a drug or alcohol test will be reported verbally and in writing to the Chief or the person he designates to receive those results. The testing laboratory will reveal to the designated official only whether the employee has received a result of negative for drugs or positive for drugs. The results of the drug test will be maintained in the strictest confidence by the Town and will not be disseminated except on a "need to know" basis.

**Positive Results.** Before a positive test is reported to the Town by the testing laboratory, the doctor who interprets the results ("Medical Review Officer") will consider whether the positive test result was caused by legal drug use (pursuant to a validly obtained prescription). The Medical Review Officer shall require that the employee produce any necessary written proof, and the employee shall authorize the Medical Review Officer to obtain further information from his or her health care providers. If the Medical Review Officer determines that the employee's explanation is medically corroborated by the test results (e.g., the substance identified in the test is contained in the prescribed drug) then the test will be reported to the Town as "negative". The laboratory will not provide to the Town any information it learns concerning prescription drugs that the employee is taking pursuant to a validly obtained prescription. If the Medical Review Officer is unable to obtain the employee's cooperation in order to make this determination, the positive result will be reported to the employer.

d. **The Testing Laboratory:**
The testing laboratory(s) shall be selected by the Town, and shall be certified by the Federal Government. The Town will notify the Union of the testing laboratory(s) to be utilized.

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E. **ENFORCEMENT**

Ordinarily, a first time offender without a history of significant disciplinary infractions will be referred to an employee assistance program, but the Town reserves its legal rights to discipline up to and including discharge for serious offenses involving criminal conduct or other conduct resulting in physical harm to a person, physical damage to public or private property, or the like. Except as stated above, any employee who violates this Article will be subject to discipline up to and including discharge. In an appropriate case, the Town, in its sole discretion, may retain an employee whose violation of this policy might otherwise warrant discharge under this agreement. In such a case, the employee's continued employment may be subject to certain conditions, which may include participation in a rehabilitation program and/or follow-up drug and alcohol testing. Any discipline imposed will be subject to the just cause provision of the collective bargaining agreement, Article 7A:07.

F. **EMPLOYEE ASSISTANCE PROGRAM**

Any Town employee may receive assistance with treatment of a drug or alcohol dependency problem through the employee assistance program ("EAP"). Employees may voluntarily request such help or the Town may require participation in the EAP as a condition of continued employment. An employee's participation in the EAP is treated confidentially. Participation in any program or treatment through the EAP will not be disclosed to the Town without the participant's written permission. In cases where participation in the EAP is required as a condition of employment, the employee will be required to permit the Town to be informed only whether the employee is participating as required (i.e., keeping scheduled appointments).
### Appendix D

**Pro-rated Vacation Accrual for Final Year**

Formula: “Jan. 1st allotment” +/- “Pro-rated days based on month of hire” = “Adjusted total vacation hours”

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This chart is based on a member with 15+ years of service in Burlington.
Formula: “Jan. 1st days allotment” +/- “Pro-rated days based on month of hire” = “Adjusted total vacation hours”

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