RESOLUTION NO. 17-23

A RESOLUTION TO APPROVE A COLLECTIVE BARGAINING AGREEMENT BETWEEN THE VILLAGE OF MOUNT PROSPECT, ILLINOIS AND THE METROPOLITAN ALLIANCE OF POLICE MOUNT PROSPECT CHAPTER #84 (TERM OF JANUARY 1, 2023 THROUGH DECEMBER 31, 2025)

WHEREAS, the duly authorized representatives of the Village of Mount Prospect in good faith have negotiated a collective bargaining agreement ("Agreement") with the Metropolitan Alliance of Police Mount Prospect Chapter #84, ("Union") concerning wages, hours, insurance, terms, and other conditions of employment for the term January 1, 2023 through December 31, 2025; and

WHEREAS, the agreement has been lawfully and properly ratified by the membership of the "Union"; and

WHEREAS, the corporate authorities of the Village of Mount Prospect determined that it was in the best interests of the Village of Mount Prospect to authorize the "Agreement" between the Village of Mount Prospect and "Union" and made part of this resolution as Exhibit "A".

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND BOARD OF TRUSTEES OF THE VILLAGE OF MOUNT PROSPECT, COOK COUNTY, ILLINOIS:

SECTION ONE: That the Mayor and Board of Trustees of the Village of Mount Prospect, Cook County, Illinois, have reviewed and approved the "Agreement" between the Village of Mount Prospect and "Union" attached as Exhibit "A" and made part of this Resolution.

SECTION TWO: The Village Clerk shall transmit a certified copy of this Resolution to the President of the "Union".

SECTION THREE: That this Resolution shall be in full force and effect from and after its passage and approval in the manner provided by the law.

AYES: Dante, Filippone, Gens, Grossi, Matuszak, Saccotelli

NAYS: None

ABSENT: None

PASSED and APPROVED this 7th day of November 2023.

Paul Wm. Hoefert, Mayo

ATTEST:

Lun M. C

Karen M. Agoranos, Village Clerk

NEGOTIATED AGREEMENT BETWEEN THE

METROPOLITAN ALLIANCE OF POLICE MOUNT PROSPECT POLICE CHAPTER #84

AND

THE VILLAGE OF MOUNT PROSPECT

January 1, 2023

through

December 31, 2025

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NEGOTIATED AGREEMENT BETWEEN THE VILLAGE OF MOUNT PROSPECT AND THE METROPOLITAN ALLIANCE OF POLICE MOUNT PROSPECT POLICE CHAPTER #84

PREAMBLE

This Agreement entered into by the Village of Mount Prospect, Cook County, Illinois, hereinafter referred to as the Employer, and the Metropolitan Alliance of Police Mount Prospect Police Chapter #84, hereinafter referred to as the Chapter, to promote mutually beneficial relations between the Employer and the Chapter, and is set forth herein the full agreement between the parties concerning rates of pay, wages and other conditions of employment for bargaining unit members of the Village of Mount Prospect, as defined herein below and hereinafter referred to as "Officers" or "employees", or when the context requires a singular noun, as "Officer" or "employee."

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ARTICLE I. RECOGNITION

Section 1.1. Recognition & Representation:

The Village recognizes the Chapter as the sole and exclusive bargaining agent with respect to wages, hours and other conditions of employment for employees classified as sworn Police Officers below the rank of Sergeant regardless of job assignment.

Police Department employees with the rank of Sergeant and above are not part of the bargaining unit which includes Police Officers nor are they covered by the terms of this Agreement. If, by operation of law, rule or regulation, Sergeants and above are required to be included in the bargaining unit covered by this Agreement, such employees shall only be entitled to protection, benefits, or other wages, hours or working conditions of this Agreement where they are specifically named by name, rank, job title or other special identification.

Section 1.2. Fair Representation:

The Chapter recognizes its responsibility as bargaining agent and agrees to fairly represent all employees in the bargaining unit.

Section 1.4. Chapter Officers:

For purposes of this Agreement, the term "Chapter Officers" shall refer to the Chapter's duly elected President, Vice-President, Secretary and Treasurer.

ARTICLE II. MANAGEMENT RIGHTS

Section 2.1. Management Rights:

It is understood that the management and the direction of the working force is vested exclusively to the Employer except as specified in the other Articles of this Agreement. It is the Employer's right to hire, demote, suspend or discharge; layoff, promote, assign or transfer employees to any job or any work, any time or anywhere; to increase or decrease the working force; to determine the number and size of the work shifts; to determine the number of employees assigned to any work or any job; to determine the hours of work per day or week; to make, revise and administer work rules for the purpose of efficiency, safe practices and discipline; to establish performance standards and to review employees under these standards; to determine the equipment to be used; to make technological changes; to determine the number and location of its operations; to move, close or liquidate its operations in whole or in part; to separate or reassign its employees in connection with said moving, closing or liquidating; the right to transfer; to subcontract work; to require overtime work; and to fill new jobs and set a wage rate subject to negotiations over such wage rate.

The rights and powers of management mentioned in this collective bargaining agreement do not list or limit all such powers, and the rights listed together with all other rights, powers and prerogatives of management, not specifically ceded in this Agreement remain vested exclusively in management.

The exercise by management of, or its waiver of, or its failure to exercise its full right of management or decision on any matter or occasion, shall not be a precedent or be binding on management, shall not be the subject or basis of any grievance, shall not be admissible in any arbitration proceeding. The right of management shall not be amended or limited by any claimed or unwritten custom, past practice or informal agreement, nor by any claim that management has claimed, condoned or tolerated any practice or any act or acts of any employees. No practice which has developed, either with or without the consent of the Employer, shall be considered part of this Agreement unless it is in writing and included in this Agreement.

Nothing in this Article shall abrogate or alter any other Article of this Agreement.

ARTICLE III. LAYOFF

Section 3.1. Reduction In Force and Reinstatement:

The Village in its discretion shall determine when and whether a reduction in force or reinstatement are necessary. If the Village so determines that these conditions exist, employees covered by this Agreement will be reduced or reinstated in accordance with their length of service with the Village as provided in Illinois Compiled Statutes, 65 ILCS 5/10-2.1-18. All affected Officers shall receive notice in writing of the layoff at least fifteen (15) calendar days in advance of the effective date of such layoffs.

ARTICLE IV. NO STRIKE CLAUSE

Section 4.1. No Strike Clause:

Neither the Chapter nor any Officers, agents or employees will instigate, promote, sponsor, engage in or condone any strike, sympathy strike, secondary boycott, slowdown, speed-up, sit-down, concerted stoppage of work, concerted refusal to perform overtime, concerted, abnormal and unapproved enforcement procedures or policies or work to the rule situation, mass resignations, mass absenteeism, or picketing which in any way results in the interruption or disruption of the operations of the Village, regardless of the reason for so doing. Each employee who holds the position of Officer or steward of the Chapter occupies a position of special trust and responsibility in maintaining and bringing about compliance with the provisions of this Article. In addition, in the event of a violation of this Section of this Article, the Chapter agrees to inform its members of their obligations under this Agreement and to direct them to return to work.

Section 4.2. No Lockout:

The Village will not lock out any employees during the term of this Agreement as a result of a labor dispute with the Chapter.

Section 4.3. Judicial Restraint:

Nothing contained herein shall preclude the Village or the Chapter from obtaining judicial restraint and damages in the event the other party violates this Article.

Section 4.4. Discipline of Strikers:

Any Officer who violates the provisions of Section 4.1 of this Article shall be subject to disciplinary action and statutory penalties. Any action taken by the Employer against any Officer who participates in any action prohibited by Section 4.1 above shall not be considered as a violation of this Agreement and shall not be subject to the provisions of the grievance procedure.

ARTICLE V. COMPENSATION AND HOURS OF WORK

Section 5.1. Compensation:

Compensation of the Police Officers covered by this Agreement of the Village of Mount Prospect shall be paid according to Appendix A attached hereto and by reference incorporated herein. Said compensation shall include base pay, longevity pay and special assignment incentive pay. Said compensation shall be effective January 1, 2023 and any and all retroactive pay shall be distributed to the Officers in a lump sum on or before thirty (30) days after the date of execution of this agreement by authorized representatives of both Parties. The retroactive pay lump sum is less any deductions (i.e. health insurance) applicable per the collective bargaining agreement or allowed by law.

Section 5.2. Duty Shifts and Patrol Work Schedule

Day and Afternoon Shift Work Day: An Officer's duty shift is an eight (8) hour scheduled period of time preceded by a fifteen (15) minute roll call briefing. Each Officer shall take a paid thirty (30) minute break each duty shift whether or not the period is used for food consumption. An Officer who completes a full shift will be credited with eight (8) hours of "time worked" for purposes of calculating overtime as required under the Fair Labor Standards Act.

For purposes of calculating the accrual and use of paid time off the parties agree each day shall consist of eight (8) hours, in keeping with the previous conduct of the parties, (i.e. vacation, personal, time due, sick time of any other authorized and paid time off).

Midnight Shift Work Day: An Officer's duty shift is a nine (9) hour scheduled period of time including a fifteen (15) minute roll call briefing. Each Officer shall take a paid thirty (30) minute break each duty shift whether or not the period is used for food consumption. During periods when the midnight shift officers work a 5/3 schedule the Parties agree that those employees are not entitled to overtime pay for the ninth hour worked. However, if a midnight shift officer is hired back to work on the day shift, the overtime pay begins when the midnight shift ends for that officer. An Officer who completes a full shift will be credited with eight (8) hours of "time worked".

For purposes of calculating the accrual and use of paid time off the parties agree each day shall consist of eight (8) hours, in keeping with the previous conduct of the parties, (i.e. vacation, personal, time due, sick time of any other authorized and paid time off).

Annual Shift Assignments: Officers will be assigned to shifts on an annual basis according to the following procedure:

- a. The Police Chief or their designee will assign Officers to rotating shifts for their first two (2) years from date of hire. Absences beyond thirty (30) cumulative calendar days caused by leaves such as military deployments, illness, injuries including duty related, will extend the rotational period for the period absent. The Parties further agree that after the two (2) year rotation is completed those employees will be allowed to bid their shift assignment at the next scheduled annual bid; until that time shift assignments will be based on seniority. It is also agreed that the Police Chief has the authority to shorten the two (2) year rotation at times for operational necessity.
- b. On or about October 15th of each year the Police Chief or their designee may assign up to three (3) non-probationary Officers to shifts in the coming year without regard to their seniority. The Police Chief or their designee will provide these Officers with a written explanation for their assignments.
- c. The Police Chief or their designee will make the annual shift assignments for Officers not included in a. or b. above by seniority and shift assignment preference (as reflected on the annual shift bid sheets). The Police Chief or their designee will deviate from this procedure when necessary to balance specialties among the patrol shifts, and will utilize seniority and preference when balancing specialties.

Patrol Section Day and Afternoon Shifts Work Schedules: The parties to this collective bargaining agreement agree that the Village shall maintain the current "5/2 - 5/3" work schedule for all Officers assigned to the Day and Afternoon Shifts in the Patrol Section of the Mount Prospect Police Department. Pursuant to this schedule, Officers shall work five (5) days on – three (3) days off – five (5) days on – two (2) days off, with the Officers' days off rotating through the schedule.

As part of the Patrol Section Day and Afternoon Shift work schedules, the Chapter agrees that all affected Officers shall provide twenty-six and one half (26.5) "payback hours" each year. Affected Officer's payback hours may be paid back by participating in the following activities:

- Attending off-hours training assignments,
- Working overtime details,
- Attending court, or
- Working additional duty hours when the payback hours are completed by mutual agreement of the Officer and the Police Chief or their designee.

An Officer will receive a two (2) hour minimum payback for off-hours training completed on duty days and a four (4) hour minimum payback for training completed on an Officer's regular day off. Routine weapons qualifications sessions will be considered training for purposes of receiving these payback minimums.

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The use of call-in time or court time as payback shall include the minimum hours requirements set forth in this agreement.

Payback hours will be completed on a time and one-half basis, regardless of the rate of pay. The Officer and the department shall endeavor to schedule payback hours (i.e. 26.5 hours at time and one-half) to be completed as efficiently as possible in activities that accomplish legitimate department purposes. Should an Officer not complete payback hours as set forth in the schedule above, they shall forfeit accrued leave time to make up any difference, in the following order; time due (calculated at straight time, hour-for- hour), personal, or vacation or shall be ordered to work additional duty shift hours (calculated at time and one-half).

Patrol Section Midnight Shift Work Schedule: The parties to this collective bargaining agreement agree to a "5/3" work schedule for all Officers assigned to the Midnight Shift in the Patrol Section of the Mount Prospect Police Department. Pursuant to this schedule, Officers shall work five (5) days on shift followed by three (3) days off with the Officers days off rotating through the schedule. The workday will be **nine (9) hours**. The Village agrees Officers working this schedule will not be required to provide "payback hours."

Shift Assignment Grievance Limitations: The only Officers who can file grievances to dispute the Chief's shift assignments pursuant to section (b) above will be the three (3) Officers assigned pursuant to the October 15th criteria listed in section b. In these cases, the grievants have the responsibility of proving the Police Chief or their designee made the assignments other than for reasons of realizing a department goal or objective or for a legitimate operational concern of management. These grievances, and these grievances alone, shall be settled according to the following "expedited" grievance procedure:

- 1. The affected individuals shall file grievances alleging inappropriate shift assignments no later than seven (7) business days following said assignment.
- 2. The Employer shall issue a written response no later than seven (7) business days following receipt of the grievance.
- 3. In the event the Parties are unable to reach a resolution within seven (7) business days of the Chapter receiving the Employer's response the Parties agree that an arbitrator will be selected pursuant to Article XI, Section 11.2 at Step Four, and a hearing date set within twenty-one (21) days and that the selected arbitrator will be required to issue an award within fourteen (14) days of the completion of the hearing.

Section 5.3. Call Back:

Any Officer covered by this Agreement who is called back to work on an assignment which does not continuously follow an Officer's regularly scheduled working hours shall be compensated a minimum of two (2) hours for each call back from the time when the Officer receives notice to return to work or the actual time worked, whichever amount is greater.

In the event that an employee is off duty and is called back to duty, said employee shall be paid at the hourly rate of one and one-half $(1 \ 1/2)$ time the employee's regular hourly rate of pay, and shall be paid a minimum of two (2) hours compensation. There shall be no pyramiding in calculating premium pay.

Section 5.4. Overtime:

Consistent with Section 5.2 above, each Officer covered by this Agreement shall be compensated for all hours worked in excess the Officer's scheduled shift per work day at the rate of time and one-half $(1 \ 1/2)$ the regular hourly rate of pay. Overtime is paid in quarter (1/4) hour increments with seven (7) minutes being rounded down and eight (8) minutes rounded up. For purposes of this Section, every Officer covered by this Agreement shall begin to earn overtime pay after working in excess of 7.5 minutes after the end of their shift.

When overtime assignments for "SHORT SHIFTS" (defined as a duty shift which is below minimum manpower standards or holdover for department need and requires the continuation for more than two (2) hours of an on-duty Police Officer covered by this Agreement) are not filled on a voluntary basis and it becomes necessary to order an Officer to work, the Officer shall be chosen by reverse seniority. Provided, however, no Officer, regardless of whether they are forced or volunteer to work, shall be ordered to work more than one (1) shift holdover within three (3) consecutive calendar days (e.g. if you work a holdover on Monday, you will not be forced to work another holdover shift until Thursday) unless the Officer agrees to do so. Or if an Officer works past the end of their shift due to a "late call" that Officer is still eligible to be forced the following day, if needed. It is also agreed that the Police Chief or their designee may deviate from these standards when they believe unusual circumstances exist or particularly qualified Officers are necessary.

Section 5.5. Hours Worked:

"Hours worked" for purposes of calculating overtime or any other benefit shall include all hours actually worked and any paid leave of absence which shall include but shall not be limited to Sick Leave, Vacation Leave, Holiday Leave, Compensatory Time Off and any other authorized paid time off.

Elective medical procedures that would require sick leave off due during key recognized holiday periods of Fourth of July, Thanksgiving, Christmas, and New Years will not be granted unless sufficient manpower is available to cover these periods.

Section 5.6. Court Time:

Employees shall receive time and one-half $(1 \ 1/2)$ for all Court time, and shall be paid for a minimum of three (3) hours per Court call; once in the morning and once in the afternoon if so scheduled. An Officer assigned to a specific Court call that continues on into another scheduled Court call will be paid at the time and one-half $(1 \ 1/2)$ rate for actual time in Court but shall not be entitled to an additional three (3) hour minimum. If a morning Court is continued to the afternoon call for a

lunch break, the Officer will be paid overtime through the lunch break until completion of the original call. If a morning case is reassigned to the afternoon call by the Judge, a second three (3) hours minimum will be paid.

Officers working the day shift who are in Court when, and after, their shift ends shall receive overtime and not a three (3) hour minimum.

Midnight shift Officers attending court will receive the three (3) hour minimum court time benefit unless they are required to return to responsibilities connected to their duty shift responsibilities, afternoon shift Officers attending court will receive the three (3) hour minimum court time benefit.

Officers reporting to a Court location other than the location normally assigned, shall have paid time computed when they sign out at the police headquarters if they are using a Village provided vehicle; further they shall be eligible for necessary and reasonable out-of pocket expenses (i.e. parking, mileage) to travel to such different courts (e.g., Chicago). It is understood the Rolling Meadows Court is deemed a normal assignment. At remote court locations, overtime starts at sign in, just as at the Rolling Meadows court location, unless a Village provided vehicle was utilized by the affected Officer.

Section 5.7. Special Assignments:

Special assignments shall be compensated at the rate of \$45 per hour effective on the date of ratification of this Agreement. Any change in payment amount will be applied at the time of the actual work performed. Special assignments shall be equalized. The Village agrees that should it decide to charge an administrative fee in connection with these special assignments said fee shall be reasonable.

Section 5.8. Travel Time Compensation:

As to travel time, the Village agrees to compensate members for travel required by the department, which shall require travel to a point in excess of 150 miles from Mount Prospect (to include Champaign, Urbana) or those instances where the member is required to remain away overnight.

Section 5.9. Time-Due/Compensatory Time:

Employees may opt to have overtime and/or Court time placed on the individual Time Due Bank at the rate of time and one-half $(1 \ 1/2)$ in lieu of monetary payment on the payroll check. Exception: Outside details in which the Village is receiving reimbursement at a flat rate or actual time and one-half $(1 \ 1/2)$ rate must be taken by the individual as monetary compensation on the payroll check.

<u>Safe Driving Incentive</u>: Any Officer who is not involved in an on-duty, chargeable squad crash for a calendar year (defined as January 1 – December 31) shall have eight (8) hours of time-due added to their Time Due Bank by the end of January the following calendar year.

The Department will allow a maximum of forty (40) hours to be carried over to the next calendar year without loss. Officers with an excess of forty (40) hours on the Time Due Book as of November 15 each year, will receive cash-in payment, such payment shall be included in the Officer's last payroll in December. Shift Supervisors will take the steps necessary to ensure adequate manpower for their shift prior to approving time due.

Section 5.10. Exchanging Shift Assignments:

Officers requesting to switch days off or switch duty tours with other Officers must submit written requests at least forty eight (48) hours in advance of the first scheduled change, absent emergency conditions. Emergency switches must carry the authorization of the Police Chief or Deputy Chief or their designee. Switches must carry the approval of the supervisors of all shifts affected by the change. The requests shall not be honored if granting such a request would adversely affect police department operations.

Section 5.11. Meetings:

Any Officer required to be at a mandatory meeting which immediately proceeds or follows his regularly assigned duty shift shall be compensated for a minimum of two (2) hours at time and one-half the Officer's hourly rate of pay. Any Officer covered by this Agreement required to be at a mandatory meeting on their day off shall be compensated for a minimum of two (2) hours at time and 1/2 the Officer's hourly rate of pay or four (4) hours straight time due. Said compensation payment to be at the Officer's discretion.

Section 5.12. Work Breaks:

Breaks may be taken at the discretion of the Supervisor. The Supervisor shall ensure that adequate coverage exists at all times during break periods. The Break period is considered on-duty time and personnel are considered to be available for any assignment during any break period, including all routine calls within their beat.

ARTICLE VI. CHAPTER SECURITY AND DUES CHECK-OFF

Section 6.1. Dues Deductions:

Upon receipt of proper written authorization from an employee, the Employer shall deduct each month's Chapter dues in the amount certified by the Treasurer of the Chapter from the pay of all Officers covered by this Agreement who, in writing, authorize such deductions. Said funds shall then be submitted to the Metropolitan Alliance of Police at the end of each month.

Section 6.2. Indemnity:

The Chapter hereby indemnifies and agrees to hold the Employer harmless against any and all claims, demands, suits or other forms of liability that may arise out of or by reason of, any action taken or not taken by the Employer for the purpose of complying with the provisions of this Article, and shall reimburse the Village for all legal costs that shall arise out of, or by reason of action, taken or not taken by the Village in compliance with the provisions of this Article, unless such action is initiated or prosecuted by the Village, except for purposes on enforcing this section.

Section 6.3. Bulletin Boards:

The Village shall provide the Chapter with designated space on available bulletin board(s), upon which the Chapter may post its official notices.

Section 6.4. Labor-Management Meetings:

The Chapter and the Employer agree that, in the interest of efficient management and harmonious employee relations, meetings will be held if mutually agreed between Chapter representatives and responsible administrative representatives of the Employer. Such meetings may be requested by either party at least seven (7) days in advance by placing in writing a request to the

other for a "labor-management conference" and expressly providing the specific agenda for such conference. Such conferences, times and locations, if mutually agreed upon, shall be limited to:

a. discussion on the implementation and general administration of this agreement;

b. a sharing of general information of interest to the parties; and

It is expressly understood and agreed that such conferences shall be exclusive of the grievance procedure. Specific grievances being processed under the grievance procedure shall not be considered at "labor-management conferences," nor shall negotiations for the purpose of altering any or all of the terms of this Agreement be carried on at such conferences.

Attendance at labor-management conferences shall be voluntary on the employee's part. Attendance at such conferences shall not interfere with required duty time and attendance, if during duty time, is permitted only upon prior approval of the employee's supervisor. The Village in its sole discretion shall determine its representatives at such meetings.

ARTICLE VII. VACATION

Section 7.1. Vacation Program:

Full-time employees shall be entitled to vacation as set out below and consistent with past construction of Section 7.1, based on continuous service of:

Up to six (6) months service	40 hours
Upon completion of Six (6) months to one (1) year	40 hours
Upon completion of One (1) year to five (5) years	80 hours
Upon completion of Five (5) years to six (6) years	96 hours
Upon completion of Six (6) years to seven (7) years	104 hours
Upon completion of Seven (7) years to ten (10) years	120 hours
Upon completion of Ten (10) years to eleven (11) years	136 hours
Upon completion of Eleven (11) years to twelve (12) years	144 hours
Upon completion of Twelve (12) years to thirteen (13) years	152 hours
Upon completion of Thirteen (13) years to eighteen (18) years	160 hours
Upon completion of Eighteen (18) years to twenty (20) years	172 hours
Upon completion of Twenty (20) years and up	184 hours

Continuous service as utilized hereinabove shall be earned and calculated based on an employee's starting/anniversary date and shall mean any period of employment uninterrupted by separation. A normal full-time workday is considered to be eight (8) hours.

Vacation shall be taken during the calendar year January 1st through December 31st. A maximum of two (2) years accrual shall be allowed to carry over from one calendar year to the next.

The Police Chief in determining the annual vacation schedule will take into consideration the desires of the individual employee, the interests of the Village and the needs of the Department. In the event of conflict in employee scheduling, seniority will be considered.

Employees entitled to more than eighty (80) hours vacation time shall be entitled to take it consecutively with the authority of the Police Chief.

Employees shall be entitled to split their allowable vacation into a maximum of five (5) units (a unit being a minimum of three (3) vacation days or more). Officers may use vacation time in addition to their five (5) splits with such time to be governed under the rules of personal time use. Employees may request vacation time off up to eight (8) hours before shift if minimum manpower standards are met for the shift requesting off. Requests are subject to the approval of the Police Chief or their designee. Such selections shall be equalized. More than two (2) employees may be on vacation simultaneously on a shift in question subject to the approval of the Police Chief, which shall not be unreasonably withheld, and further provided that any such splitting must be approved by the Shift Commander, who shall not unreasonably withhold such approval.

Section 7.2. Vacation Schedule:

Regularly Scheduled Days Off (RDOs) shall not be considered part of an Officer's vacation leave for the purpose of determining the number of Officers on vacation.

Section 7.3. Vacation Cash-in Payment:

Officers who are eligible and request vacation cash-in payment, such payment shall be included in the Officer's regular payroll check with the last payroll in March and the first payroll in September.

ARTICLE VIII. HOLIDAY AND PERSONAL TIME

Section 8.1. Holiday:

Full-time employees shall receive the following holidays:

New Year's Day	Labor Day
Presidents' Day	Columbus Day
Memorial Day	Thanksgiving Day
Independence Day	Christmas Day

In the event that an employee works on any of the above days, they shall receive hourly pay at the rate of time and one-half (1 1/2) for their regular duty shift. Any employee working in excess their regular duty shift on any of the above listed holidays, shall receive time and one-half (1 1/2) for hours worked plus one (1) hour of premium pay for every two (2) hours in excess of eight (8) hours worked on a holiday for employee's assigned to the Patrol Section's Day or Afternoon Shifts. Any employee working in excess their regular duty shift on any of the above listed holidays, shall receive time and one-half (1 1/2) for hours worked plus one (1) hour of premium pay for every two (2) hours in excess of nine (9) hours for employee's assigned to the Patrol Section's Midnight Shift. Effective January 1, 2024, any Officer working in excess of their regular duty shift on any of the above listed holidays, shall receive double time for any overtime hours worked. Any Officer who is schedule to be off on a holiday but is called into work will receive double time for any overtime hours worked. The practice of premium pay sunsets December 31, 2023.

In addition, officers receive eight (8) hours of holiday pay on any of the above days regardless of if they are scheduled to work or not work.

Section 8.2. Personal Time:

Each full-time employee shall earn four (4) hours per month off with pay during the calendar year. Said time shall not be charged against vacation or sick time.

To be eligible, an employee must schedule the time and receive the approval of their supervisor. Employees may request personal time off up to eight (8) hours before shift if minimum manpower standards are met for the shift requesting off. Requests are subject to the approval of the shift supervisor.

All personal time not used may be carried over to the next calendar year without loss, up to a maximum of seventy-two (72) hours.

Officers who are eligible and request personal time cash-in payment, such payment shall be included in the Officer's regular payroll check with the last payroll in March and the last payroll in September.

ARTICLE IX. LEAVE OF ABSENCE

Section 9.1. Absence from Work:

All absences from work must be reported to the Supervisor in charge prior to assigned working shift pursuant to department policy.

Section 9.2. Sick Leave:

Each full-time employee shall earn eight (8) hours per month paid sick leave to be used when an Employee is physically unable to report to work pursuant to the Illinois Sick Leave Act which includes time off due to an illness, injury or medical appointment that cannot be scheduled outside employee's scheduled working hours. The Officer also may utilize up to sick (6) sick leave days (forty-eight (48) hours maximum) per calendar year for absences due to an illness, injury or medical appointment of an employee's covered "family member" and/or for the personal care of a family member. As used in this Section 9.2 only, the phrase "family member" is defined as the employee's: spouse, child, domestic partner, stepchild, mother, father, sibling, mother-in-law, father-in-law, grandparent, grandchild or stepparent. The parties further agree that upon request of the Police Chief or their designee the employee must provide medical documentation to confirm the sick leave time was used for a reason covered by the Illinois Sick Leave Act.

These sick leave hours shall be earned and reflected in the employee's sick leave accrual bank at the rate of 3.6924 hours per pay period (i.e., 26 pay periods per calendar year).

An individual may accumulate up to four hundred eighty (480) hours of unused sick leave.

Prior to February 1st of each year, the Village shall calculate how many sick hours above four hundred eighty (480) have been credited to and remain unused by any given employee as of December 31st of the previous year. If between December 31st of the previous year and the following January 15th, the employee shall have notified the Finance Department of the Village in writing of their desire to continue to accumulate in one or more groups of forty-eight (48) hours above four hundred eighty (480) that have remained unused during the previous year, such employees shall be allowed to accumulate such additional time above and beyond four hundred eighty (480) hours to a maximum of seven hundred sixty-eight (768) hours.

In February of each year, the Village, shall compensate the employee at the rate of fifty percent (50%) of the time accumulated above and beyond four hundred eighty (480) hours, or such other number of hours provided the Village has been notified such additional number to be accumulated and not compensated for as set forth hereinabove. Payment of requested sick leave shall be included with the last regular payroll in February.

As to questions raised concerning sick leave, employees may be required to obtain a medical release before returning to work after being off from work for three (3) or more consecutive working days for their personal illness. If there is a dispute about the validity of the information in the medical release, the parties agree to follow the second and third opinion provisions of 29 CFR 825.307(b) of

the regulations promulgated pursuant to the FMLA.

Officers may request to use eight (8) hours annually for self-care not subject to sick leave restrictions. However, if these hours are used immediately preceding or following a sick leave absence, then the self-care hours are subject to the regular parameters of sick leave use.

Section 9.3. Bereavement Leave:

The Village agrees to allow any employee up to three (3) days leave with pay in order to attend the funeral of anyone in the immediate family or to attend to necessary related matters. Said time off shall not be charged to an employee's accrued time off. As used in this Section 9.3 only, the phrase "immediate family" shall mean the employee's: father, mother, foster-father, foster-mother, step-father, step-mother, step-children, brother, sister, step-brother, step-sister, spouse or domestic partner, children, niece, nephew, grandparents, grandchildren, father-in-law, mother-in-law, brother-in-law, sister-in-law, grandparents-in-law and includes a person who has an established civil union with the employee pursuant to Illinois law.

Section 9.4. Military Leave:

The Village will follow the minimum requirements upon applicable Federal and/or State laws as cited herein including, the Illinois Service Member Employment and Reemployment Rights Act pursuant to 330 ILCS 61.

Section 9.5. Jury Duty:

Police Officers are granted regular compensation for their regular work days when serving on jury duty.

ARTICLE X. EDUCATION BENEFITS

Section 10.1. Travel and Meeting Expense Allowances:

The Village, upon the Chief's approval shall reimburse Police Officers for attendance at approved professional conferences and training seminars, providing such funds are available within the Department's budget.

Conventions, seminars, workshops, and conferences, generally of a national scope or regional (multi-state), gathering of national groups may be attended by Officers if the gathering of national groups is specifically related to their technical area. In all cases, specific approval by the Police Chief is necessary.

State-wide conventions, seminars, workshops and conferences may be attended by Officers if approved by the Police Chief or designee.

Attendees may include Police Officers who can be shown to have an interest in the gathering which directly relates to their area of work with specific approval of the Police Chief or designee.

Any Police Officer attending any conference, meeting, seminar or convention and being reimbursed by the Village or on Village payroll is expected to conduct themselves in a manner as if they were still at work. Any improper conduct will be treated as if it occurred during regular working hours.

ARTICLE XI. GRIEVANCE PROCEDURE

Section 11.1. Definition:

A grievance is a difference of opinion between an employee and the Village with respect to the meaning or application of the express terms of this Agreement excluding matters within the jurisdiction of the Board of Fire and Police Commissioners.

Section 11.2. Procedure for Grievance:

Recognizing that it is to the benefit of all concerned to raise and settle grievances promptly, a grievance must be raised within seven (7) days (as defined in Section 11.6) of the time the grievant becomes aware of the facts giving rise to the grievance.

STEP ONE: The employee, with or without a Chapter representative, may take up a grievance with the Watch Commander within seven (7) days of its occurrence. The Watch Commander shall then attempt to adjust the matter and shall respond within seven (7) days after such discussion. If the grievance is adjusted at Step One, the Supervisor shall notify the Chief and Chapter representative in writing within ten (10) days thereafter the nature of the grievance and its resolution.

STEP TWO: If not adjusted in Step One, the grievance shall be reduced to writing and presented by the Chapter to the Police Chief within ten (10) days following the receipt of the Watch Commander's answer in Step One. The Police Chief shall attempt to adjust the grievance as soon as possible, and therefore will schedule a meeting with the employee, their immediate Supervisor or Watch Commander, and Chapter Representative within ten (10) days after receipt of the grievance from the Chapter. The Police Chief shall then render a decision, based on the supplied information during the meeting, within ten (10) days of themeeting.

STEP THREE: If the grievance is not adjusted in Step Two, the grievance shall be submitted to the Village Manager or his designated representative within seven (7) days of the receipt from the Police Chief of his response to the Step Two procedure. A meeting shall be held at a mutually agreeable time and place and participants shall discuss the grievance and hopefully come to an equitable solution. If a grievance is settled as a result of such meeting, the settlement shall be reduced to writing and signed by the parties. If no settlement is reached, the Village Manager, or their designated representative, shall give the Chapter the Employer's answer within ten (10) days following their meeting.

STEP FOUR:

a. If the Chapter is not satisfied with the decision of the Village Manager, the Chapter may appeal the grievance to arbitration by notifying the Village Manager in writing within ten (10) days after receipt of the Village Manager's response in Step 4. Within ten (10) days of receipt of such request the Chapter and/or the Village shall request a list of seven (7) arbitrators who shall be members in good standing of the National Academy of Arbitrators from the Federal Mediation and Conciliation Service (FMCS). Both the Village and the Chapter shall have the tright to strike three (3) names from the panel. The

order of alternate striking shall be determined by a coin toss, with the losing party starting by striking a name first. The person remaining shall be the arbitrator. Each party retains the right to reject one panel in its entirety and request that a new panel be submitted. The arbitrator shall fix the time and place of the hearing which shall be as soon as possible after his selection subject to the reasonable availability of Chapter and Village representatives.

The Arbitrator shall be notified of his selection and shall be requested to set a time and place for the hearing subject to the availability of Chapter and Village representatives.

The Village and Chapter shall have the right to request the Arbitrator to require the presence of witnesses or documents. Both parties may retain the right to employ legal counsel at their own expense.

b. The power of the arbitrator shall be limited to the interpretation and application of the written terms of this Agreement. In no event may the terms and provisions of the Agreement be deleted, modified or amended by the arbitrator. They shall consider and decide only the specific issue raised by the grievance as originally submitted in writing to the Village, and shall have no authority to make their decision on any issue not so submitted to them. The arbitrator shall submit in writing their decision within thirty (30) calendar days following close of the hearing or submission of briefs by the parties, whichever is later, unless the parties agree to an extension. In the event the arbitrator finds a violation of the Agreement, they shall determine an appropriate remedy. The decision of the arbitrator shall be final and binding on the parties. No decision or remedy of the arbitrator shall be retroactive beyond the period specified in Step 1 of this grievance procedure.

Section 11.3. Fees and Expenses of Arbitration:

The fee and expenses of the arbitrator and the cost of the written transcript, if requested by both parties, shall be divided equally between the Village and the Chapter provided, however, that each party shall fully bear the expense of preparing and presenting its own case including the costs of witnesses and other persons (not employed by the Village) it requires to attend the arbitration. Should only one party request a transcript, that party shall pay for the cost of the transcript.

Section 11.4. General Rules:

- a. Any decision not appealed by the employee or the Chapter as provided within the time limits specified in each step shall be considered settled on the basis of the latest decision and shall not be subject to further appeal. Any grievance not answered within the time limits specified in each step shall be automatically appealed to the next step. However, time limits at each step may be extended by mutual written agreement of the Chapter and the Village.
- b. No matter or action shall be treated as a grievance unless a grievance is filed in accordance with this Article. 21

c. No grievance settlement made as a result of the grievance procedure shall contravene the provisions of this Agreement, except as expressly agreed to by authorized representatives of both the Chapter and the Village.

Section 11.5. Notice of Chapter Representation:

The Chapter shall certify to the Village the names of those Officers who are designated as unit representatives. The Chapter also must update the Village of changes within two (2) days of the effective date of the change. These Officers shall be the only employees authorized to function as representatives on each respective shift and division.

Section 11.6. Definitions:

Days, as referred to in this Article, shall mean Monday through Friday, excluding holidays and weekends.

Section 11.7. Miscellaneous Grievance Provision:

All grievances shall set forth the specific grievance and contract provisions involved as well as the relief sought. All meetings shall take place in a manner which does not interfere with Village operations. Neither the grievant nor his representative shall be entitled to any overtime payments for time spent in processing or investigating a grievance.

ARTICLE XII. DISCIPLINE

Section 12.1. Procedure of Discipline:

If the Village has reason to discipline an employee, it will take into consideration methods to do so which would not unduly embarrass the employee before other fellow employees or members of the public.

Section 12.2. Discipline and Discharge/Investigations:

Disciplinary actions instituted by the Village shall be for reasons based upon an employee's failure to fulfill their responsibilities as an employee. Where the Village believes just cause exists to institute disciplinary action it shall have the option, consistent with the principles of timely progressive discipline imposed for the purpose of encouraging corrective employee action, to assess an appropriate penalty which include the following penalties:

Verbal Warning; Letter of Direction; Written Reprimand; Suspension; or Termination.

The Village may skip one or more steps in the progressive and corrective discipline process when justified based on the circumstances involved and severity of the offense.

Any disciplinary action or measure other than an oral and written reprimand imposed upon an employee shall be subject to review and appeal as provided for in this Agreement. An oral and written reprimand shall not be subject to arbitration or to review by the Board of Fire and Police Commissioners. However, an employee is entitled to write a response to any oral or written reprimand and that response will be attached to the corresponding discipline. The Chapter shall have the right to file grievances concerning discipline covering suspension without pay, and/or termination, or an employee may choose the hearing process by the Board of Fire and Police Commissioners. Filing of a grievance shall act as a waiver by the employee involved of the right to challenge the same matter before the Board of Fire and Police Commissioners. A form containing such specific waiver shall be executed by the employee prior to filing a grievance. Seeking review by the Board of Fire and Police Commissioners shall act as a waiver by the Chapter and employee involved of the right to challenge the same matter in the grievance process.

Nothing in the article, however, shall be construed in such a manner as to make the verbal warning, letter of direction, or written reprimand, suspension or discharge of a probationary Officer the subject of a hearing before the Board of Fire and Police Commissioners, or part of the Grievance Procedure.

Section 12.3. Written Reprimand:

In cases of written reprimand, notation of such reprimand shall become a part of the employee's personnel file and a copy given to the employee.

Section 12.4. Removal of Discipline from Personnel File:

Any written reprimand shall be removed from the employee's personnel record, if, from the date of the last reprimand, eighteen (18) months have passed from the date of the incident resulting in the written reprimand sought to be removed without the employee receiving any additional reprimands or disciplines. The parties agree that the removal of reprimand shall be on the written notice of the affected employee. Not withstanding the above, record of such discipline may be introduced when relevant at a disciplinary proceeding before the Board of Fire and Police Commissioners or arbitrator, whichever is applicable.

Section 12.5. Personnel File:

The Village agrees to abide by the lawful requirements of the "Illinois Personnel Record Review Act," contained in Illinois Compiled Statutes, 820 ILCS 40/1.

ARTICLE XIII. INVESTIGATIONS CONCERNING OFFICERS

Section 13.1. Right to Investigate:

The Village agrees to abide by the Illinois Uniform Peace Officers' Disciplinary Act, 50 ILCS 725 when applicable.

Section 13.2. Right to Representation:

Any Officer interviewed regarding any matter which may result in discipline against the Officer shall be entitled to representation by either a Chapter representative or Chapter attorney.

Section 13.3. Review of Recorded Media:

Prior to the imposition of disciplinary action, the Chapter will be provided an opportunity to review the surveillance (e.g., video, photos, audio, or other recorded medium) relevant to the discipline if the surveillance evidence is both: (i) in the possession or control of the Employer and (ii) relied on by the Employer in making the discipline decision at issue.

ARTICLE XIV. MEDICAL AND LIFE INSURANCE

Section 14.1. Medical Insurance:

The Village agrees to maintain in full force and effect for the life of this Agreement, a health insurance benefits program for full-time employees.

The Village shall continue to make health insurance benefits available to full time police Officers and their eligible dependents. The Village reserves the right to maintain or institute cost containment measures relative to insurance coverage, change insurance carriers, plans or benefit levels, as long as the new basic coverage and basic benefits are substantially similar. During the term of this Agreement, employees may elect appropriate coverage in one of the health plans offered by the enrollment period established by the Village. The amount of an employee's applicable monthly medical insurance premium contribution during the term of this Agreement shall not exceed the amount of the applicable monthly insurance premium required of other regular full-time non-represented Village employees.

Each employee, upon becoming eligible for the above coverage, shall receive a benefit plan summary that describes the health insurance benefits and the procedures for utilizing them. Employee's contribution towards the insurance benefits program shall be as follows:

Effective January 1, 2023:	<u>Monthly Premiums</u> The monthly premiums for 2023 will not exceed rates below.			
Coverage Type/Co-Pay Type	PPO Plan 1	HMO Plan 1	PPO Plan 2	HMO Plan 2
Single	\$177.11	\$152.62	\$155.69	\$134.16
Single Discount (10%)*	\$159.40	\$137.36	\$140.12	\$120.74
Single +1	\$319.50	\$275.32	\$283.62	\$244.39
Single +1 Discount (20%)*	\$255.60	\$220.26	\$226.89	\$195.51
Family	\$388.96	\$333.40	\$341.89	\$309.33
Family Discount (30%)*	\$272.27	\$233.38	\$239.33	\$216.53

Effective January 1, 2024:	<u>Monthly Premiums</u> The monthly premiums for 2024 will not exceed rates below.			
Coverage Type/Co-Pay Type	PPO Plan 1	HMO Plan 1	PPO Plan 2	HMO Plan 2
Single	\$185.97	\$160.25	\$163.47	\$140.87
Single Discount (10%)*	\$167.37	\$144.23	\$147.13	\$126.78
Single +1	\$335.48	\$289.09	\$297.80	\$256.61
Single +1 Discount (20%)*	\$268.38	\$231.27	\$238.24	\$205.29
Family	\$408.41	\$350.07	\$358.98	\$324.80
Family Discount (30%)*	\$285.89	\$245.05	\$251.29	\$227.36

wellness program. See Wellness Participation Rewards section below.

Effective January 1, 2025:	<u>Monthly Premiums</u> The monthly premiums for 2025 will not exceed rates below.			
Coverage Type/Co-Pay Type	PPO Plan 1	HMO Plan 1	PPO Plan 2	HMO Plan 2
Single	\$195.26	\$168.26	\$171.65	\$147.91
Single Discount (10%)*	\$175.74	\$151.44	\$154.48	\$133.12
Single +1	\$352.25	\$303.54	\$312.69	\$269.44
Single +1 Discount (20%)*	\$281.80	\$242.83	\$250.15	\$215.55
Family	\$428.83	\$367.57	\$376.93	\$341.04
Family Discount (30%)*	\$300.18	\$257.30	\$263.85	\$238.73

wellness program. See Wellness Participation Rewards section below.

One-half of the employee's portion of the monthly premium costs shall be deducted from employee's pay each pay period up to twenty-four (24) times per year. The co-pay amounts for employees apply to both the PPO/indemnity and HMO insurance programs. Employees who participate in the HMO will receive insurance coverage as dictated by the HMO provider.

The Village of Mount Prospect shall be allowed to raise the maximum out-of-pocket expenses for PPO Plans to the following:

2% of the employee's pensionable pay for single coverage and 4% of the employee's pensionable pay for family coverage. The maximum out of pocket levels shall be established as illustrated in Appendix C.

Wellness Participation Rewards:

The Village shall offer the biometric blood draw annually and employees may participate in the blood draw scheduled at the Village or at approved remote locations. Spouses covered as dependents under the plan must also participate in the biometric testing and meet the criteria established below in order to qualify for the single plus one or family insurance premium discount. Employees and spouses participating in the Village's health insurance plans must annually complete the biometric blood draw and health risk assessment(s) to be eligible for the wellness insurance premium discount. Wellness discounts shall apply annually provided the criteria above are met. The discounts shall be applied to monthly insurance premium charges in the following amounts:

Coverage	Single	Single +1	Family
Discount Percentage	10%	20%	30%

Section 14.2. Life Insurance:

The Village shall supply each eligible Officer covered by this Agreement with term life insurance with a face amount equal to one times base salary rounded to the next higher multiple of \$1,000 if not already a multiple of \$1,000 or fifty thousand dollars (\$50,000) whichever is higher. Said insurance shall be at no cost to each covered employee. If available from the life insurance provider of the Village, employees shall have the option of purchasing additional life insurance above the amount provided by the Village provided the additional insurance coverage is at the employee's cost and remaining plan terms.

Section 14.3. Continuation of Benefit:

As required under the Illinois Public Safety Employee Benefits Act (820 ILCS 320/1 et seq.) ("PSEBA"), when an application for PSEBA is received and approved because an Officer suffered a catastrophic injury or is killed in the line of duty, the Village will pay the full premium for the continuance of health insurance for the Officer, their spouse, and/or dependent children to the extent required under PSEBA.

Section 14.4. Retiree Health Insurance Program:

The Village agrees to offer for purchase to all retired bargaining unit employees of the Village of Mount Prospect Police Department, with a minimum of twenty (20) years service to the Village, health insurance as currently provided to members covered by this Agreement. The parties agree that should a retired employee choose to continue their health insurance, they are eligible only for the then current benefits provided to bargaining unit employees, and that retiree is also responsible for payment of one hundred percent (100%) of the premiums for those benefits. The parties agree that retired employees of the Village of Mount Prospect Police Department shall be subject to changes in coverage and benefit levels as negotiated from time to time between the Employer and the Chapter.

Section 14.5. Retiree Health Savings Plan:

Upon retirement, employees who meet the eligibility requirements and have accumulated Sick Leave must participate in the Retiree Health Savings (RHS) Plan. Eligibility for participation is defined as an employee who retires with at least twenty (20) years of service with the Village.

Provided the employee is eligible to participate, the Village shall deposit up to four hundred and eighty (480) hours or sixty (60) days of sick leave converted to a dollar value using the employee's regular rate of pay into the RHS for the employee's use as defined by the regulations outlined by the RHS administrator. If an employee has accumulated sick leave hours above the four hundred and eighty (480) hours, but below the seven hundred and sixty-eight (768) maximum number of sick leave hours, the Village shall deposit into the employee's RHS account fifty percent (50)% of the value of the sick leave hours between four hundred and eighty (480) and seven hundred and sixty-eight (768) calculated on the employee's regular hourly rate of pay.

If an employee leaves the Village's employment, and does not meet the eligibility requirement for converting sick leave into the RHS, accumulated sick leave hours shall not be paid out at time of termination of employment for any reason.

Section: 14.6. Retiree Health Savings Plan – Annual Contribution:

Eligible employees shall contribute forty-eight (48) hours of accumulated sick leave which shall be converted to a cash equivalent of twenty-four (24) hours annually into a Retiree Health Savings (RHS) account. If the employee does not have a minimum of four hundred eighty (480) hours of accumulated sick leave available for contribution into the RHS account, the contribution will not be made for the calendar year.

Personal and vacation time hours accumulated above the maximum carryover amount referenced in Sections 7.1 and 8.2 are converted at a rate of 100% cash equivalent per the Village's payout process into the RHS account. If the employee does not have an amount in excess of the maximum carryover amount, the contribution will not be made for the calendar year for the employee.

Section: 14.7. Personal Physical Fitness Testing:

The Mount Prospect Police Department will conduct bi-annual voluntary physical fitness testing. This testing will be based on the Cooper Model, also known as the POWER Test, as used by the State of Illinois basic training academies. Employees who meet or exceed the Cooper Fitness Standards shall receive a one-time eight (8) hour bonus per calendar year at their straight time pay rate as an incentive. No employee shall be subject to disciplinary action for failing to meet the standards or goals of the physical fitness program described herein.

If necessary, an Officer may participate in two (2) bi-annual voluntary physical fitness tests per calendar year, and if otherwise would be off duty, the Officer shall be compensated at a minimum of two (2) hours at their straight time pay rate, or for the actual hours in attendance, whichever is greater.

The maximum payout of straight time awarded in any calendar year will be eight (8) hours added to the employee's time due bank.

Section 14.8. Section 125/Flex Plan Participation:

The Village shall maintain a Flexible Compensation Plan whereby employees will be able to defer pre-tax earnings into individual spending accounts to be used for un-reimbursed medical expenses, dependent care costs up to a specified limit, and additional life insurance (provided such is applicable under IRS regulations). Employees shall elect to participate in the program annually and within thirty-one (31) days of hire for new employees.

ARTICLE XV. DRUG AND ALCOHOL TESTING

Section 15.1. Drug and Alcohol Testing:

The Village may require employees to submit to a urinalysis test and/or other appropriate drug and/or alcohol testing at a time and place designated by the Village when the Police Chief (or designee) believes there is sufficient cause for such testing, defined for purposes of this section as "reasonable suspicion". The primary basis of the "reasonable suspicion" shall be verbally identified prior to the employee's submission to the test and will be documented in writing generally within 24 hours thereafter.

The Village also may require employees to participate in random drug testing, provided that any such program shall be administered by a vendor who conducts U.S. Department of Transportation testing (*i.e.* the type of testing outlined in 49 CFR, Part 40). If random testing procedures are implemented, up to fifty-percent (50%) of the employees in the bargaining unit are tested during each calendar year.

Prohibition. Use, sale, purchase, delivery, or possession of illegal drugs including cannabis or cannabis-infused substances at any time and at any place, whether on or off the job; abuse of prescribed drugs; failure to report to the Chief or their designee any known adverse side effects of medication or prescription drug the employee is taking that is reasonably expected to affect the employee's performance; consumption or possession of alcohol while on duty; or being impaired by or under the influence of alcohol while on duty is prohibited. Officers who consume or possess prohibited substances as part of their legitimate work duties, which have been approved and directed by the Police Chief (or designee) will not be subject to discipline for that reason alone.

Assistance. Officers who believe they may have a problem with the use or abuse of drugs and/or alcohol are encouraged to seek assistance or a reasonable accommodation and without fear of retaliation. It is understood an after the fact request for assistance will not excuse a prior policy, CBA provision and/or SOP violation.

Violations. A policy violation or positive test result will be just cause for disciplinary action, including dismissal if warranted by the facts involved.

Section 15.2. Drug and Alcohol Testing Following an Officer Involved Shooting:

Pursuant to the Illinois Police and Community Relations Improvement Act, drug and alcohol testing also will be required (even in the absence of reasonable suspicion) and completed as soon as practical (but no later than the end of the shift) following an Officer involved shooting incident that results in death or injury to a person or persons, during the performance of his or her official duties or in the line of duty.

The Chapter agrees its members shall be required to abide by the Employer's General Order that is in effect at the time of ratification of this CBA regarding "Reporting and Investigation of Incidents Involving Subject Resistance and Officer Use of Force" and all other provisions of this Article 15 of the CBA (collectively the "D/A Policy"). This Section 15.2 and the D/A Policy will be construed in a manner that satisfies Public Act 100-389 (the "Act") and any other state or federal laws that apply.

Pursuant to the Act, an Officer is considered "involved in" a shooting when the Officer discharged a firearm thereby causing injury or death to a person or persons. If multiple Officers discharge their firearms, and it is unclear whose bullet struck the person or persons, then all Officers who discharged their firearm in the direction of the subject shall be required to submit to drug and alcohol testing. By contrast, the phrase "involved in" does not include Officers who did not discharge their weapon, even if they were providing other forms of support and assistance during the call. Nor does the term "involved in" include Officers who discharge their weapons when it is undeniably clear their projectiles did not actually strike any person or persons.

The parties agree any drug or alcohol test required pursuant to the D/A Policy shall be considered a compelled, non-voluntary drug or alcohol test under threat of disciplinary action. Such OIS testing shall only be done by urinalysis or breathalyzer. Blood testing will not occur for an OIS required test under this Section 15.2 unless compelled by law. This does not limit the Employer's right to obtain test results via other available legal processes. The samples, testing, and results shall only be used for internal administrative purposes, including disciplinary action when appropriate and as required by law. Except as necessary to enforce the D/A Policy or when required by law (e.g. subpoena or warrant), the Employer will not share any test samples or results of testing with any entity or person.

ARTICLE XVI. DISABILITY AND RETIREMENT BENEFITS

Section 16.1. Employee Disability:

Any employee injured on the job shall continue to receive their regular salary for up to one (1) year pursuant to the Illinois Public Employee Disability Act, 5 ILCS 345/1 ("PEDA") without charge to their sick leave days. Employees shall sign and deliver any Workers' Compensation or similar payments to the Village while receiving the salary continuation benefits of this Article.

At such time as the Village feels an employee is permanently disabled, the Village may refer the matter to the Board of Fire and Police Commissioners or a designated arbitrator depending on which party retains authority for such determinations.

ARTICLE XVII. UNIFORM BENEFITS

Section 17.1. Benefits:

The Village agrees to provide each employee with a uniform allowance as follows:

\$850 shall be provided to the employee on their first regular payroll check in June each effective year of this agreement.

The Village will determine the style and make of the prescribed uniform and equipment.

To the extent that uniforms and equipment, in the opinion of the Village, become unserviceable in the line of duty, other than from normal wear and tear, the Village will replace the item without any charge against the uniform allowance.

The parties agree that a newly hired Officer shall be allowed to receive their first two (2) years' uniform benefit upon hire for the purpose of purchasing their initial equipment. That benefit shall be an amount equal to two (2) years of the current uniform allowance provided that the Officer will not receive a uniform allowance in the second year of their employment once the employee received the initial uniform allowance or the cost to buy uniforms and equipment, whichever is lower. Should the Officer work for the Village of Mount Prospect for less than two (2) years, they shall be responsible to reimburse the Village of Mount Prospect on a prorated basis, for the remaining full months of the two (2) year period. Should a new Officer elect to receive the first two (2) years accelerated uniform benefit, they shall not receive any benefit until they commences the third year of employment with the Mount Prospect Police Department.

The employee shall be required to stand inspection and perform their job in the uniform prescribed with the equipment specified. Plainclothes Officers will stand inspection in the uniform prescribed at the time they went on plainclothes detail. If the uniform is changed, the Village shall buy the first issue (which shall not exceed one), unless the Village allows a twelve (12) month period between notice and mandatory effective date in which case the employee shall bear the expense of the change.

Firearms, body camera mounts and duty belts shall be treated specially. If the Village specifies a new firearm or style of duty belt for the future and specifies an effective date, it must bear the cost. If, however, no date is established, all new employees shall buy the prescribed equipment and any employee buying a replacement firearm, body camera mounts or duty belt shall buy the prescribed items.

If an employee terminates employment within six (6) months of receipt of their uniform allowance payments, the employee shall reimburse the Village on a prorated monthly basis for the remaining full months of the fiscal year.

Section 17.2. Protective Vests:

The Employer agrees that it will replace protective vests for participating Officers on an asneeded basis using a five (5) year schedule based on the dates reflected in Appendix "B" attached hereto and incorporated herein. The parties further agree that if the Village purchases a protective vest for an Officer covered by this Agreement, then that Officer agrees that they shall wear that protective vest as part of their everyday uniform unless the affected Officer receives a written exception from the Police Chief or their designee.

ARTICLE XVIII. OFF DUTY EMPLOYMENT

Section 18.1. Employment Outside Department:

The Parties agree that the current restrictions placed on outside employment shall remain in full force and effect during the term of this Agreement, as provided for in Department policy.

ARTICLE XIX. SENIORITY

Section 19.1. Seniority:

The parties agree that they shall abide by the seniority rules as outlined under applicable Illinois law as amended.

Section 19.2. Probationary Terms:

Each police appointee shall be on probationary status from the date the appointee begins employment with the Police Department as a Police Officer and continue for a period of two (2) years from date of hire.

Management agrees to provide probationary Officers with monthly written performance evaluations the first year of service and bi-monthly written performance evaluations until their probation is successfully completed throughout the second year. The Police Chief may extend an Officers probation period for a maximum of three (3) months due to performance or aptitude concerns.

The probationary term shall exclude periods of military leave, approved medical leaves, including light duty and approved related medical leave in excess of thirty (30) cumulative calendar days.

Section 19.3. Maintenance of Seniority List:

A current and up-to-date seniority list showing the names and length of service of each Police Officer shall be maintained for inspection by members and shall be updated on a semi-annual basis and shall be utilized in assisting the assignments of shifts pursuant to Section 5.2 of this agreement.

ARTICLE XX. BOARD OF FIRE AND POLICE COMMISSIONERS

Section 20.1. Board of Fire and Police Commissioners:

The Parties recognize that the Village of Mount Prospect Board of Fire and Police Commissioners has certain statutory authority over employees covered by this Agreement, including but not limited to the right to make, alter and enforce rules and regulations and impose disciplinary sanctions. Nothing in this Agreement is intended in any way to replace and diminish any such authority available to the Board of Fire and Police Commissioners as required by law.

ARTICLE XXI. MATERNITY/PATERNITY/REASONABLE ACCOMODATION

Section 21.1. Maternity/Paternity/Reasonable Accommodation:

Whenever a female Officer has a medical or common condition related to pregnancy or childbirth and is in need of a reasonable accommodation to safely perform her essential job functions, the employee will notify her immediate Supervisor to schedule a time to review the various options available at the time. The Department shall provide reasonable accommodations to any employee who has a medical or common condition related to pregnancy or childbirth. These issues will be addressed on a case-by-case basis to ensure there is no undue hardship to the Department's business operations. The Village will not require an employee to take leave if another reasonable accommodation can be provided or if the employee chooses not to accept the accommodation offered by the Village.

The determination as to when a pregnant Officer should commence maternity leave prior to delivery will be made on a case-by-case basis, based on medical necessity and in accordance with Illinois and federal laws. There is nothing in this Section 21.1 that requires an employer to create additional employment that the employee would not otherwise have created.

Eligible employees may apply for time off pursuant to the Village's Family and Medical Leave Act policy ("FMLA") and/or another medical leave policy that is applicable to employees who have a medical condition that is unrelated to pregnancy or childbirth. While on otherwise unpaid FMLA or medical leave for this purpose, the Officer will use all accumulated sick time, time due, and personal vacation time (may reserve up to two (2) weeks of vacation). Thereafter, an employee may apply for disability benefits under pension rules and/or other elected disability benefits for which they are eligible.

ARTICLE XXII. FAMILY MEDICAL LEAVE ACT

Section 22.1. Family Medical Leave (FMLA):

The Parties agrees that the Village will comply with the terms of the Family and Medical Leave Act for eligible employees as set forth in the Village's applicable FMLA policy contained in the Employee Handbook applicable to other employees of the Village.

ARTICLE XXIII. SAVINGS CLAUSE

Section 23.1. Savings Clause:

In the event any Article, Section or portion of this Agreement should be held invalid and unenforceable by any Board, authorized government agency or court of competent jurisdiction, such decision shall apply only to the specific Article, Section or portion thereof specifically referenced in the Board, court or government agency's decision. Upon issuance of such a decision from an authorized Board, court or government agency, the Village and the Chapter agree to notify one another and to promptly begin good faith negotiations on a substitute for the invalidated Article, Section or portion thereof.

ARTICLE XXIV. ENTIRE AGREEMENT

Section 24.1. Entire Agreement:

This Agreement constitutes the complete and entire Agreement between the parties and concludes collective bargaining between the parties for its term. This Agreement supersedes and cancels all prior practices and agreements, whether written or oral, which conflict with the express terms of this Agreement. If a past practice is not addressed in this Agreement, it may be changed by the Employer as provided in the management rights clause, Article II. The parties acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law or ordinance from the area of collective bargaining, and that the understanding and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. The Chapter specifically waives any right it may have to decision, impact or effects bargaining for the life of this Agreement.

ARTICLE XXV. TERMINATION

Section 25.1. Termination:

This Agreement shall be effective as of the day after it is executed by both parties and shall remain in force and effect until December 31, 2025. It shall be automatically renewed from year to year thereafter unless either party shall notify the other in writing at least sixty (60) days prior to the anniversary date and not earlier than one hundred twenty (120) days prior to expiration that it desires to modify this Agreement. In the event that such notice is given, negotiations, if any, shall begin no later than sixty (60) days prior to the expiration date.

Executed this 7 day of November, 2023.

METROPOLITAN ALLIANCE OF PROSPECT POLICE, MOUNT PROSPECT CHAPTER 84

JOHX

Vice President, Metropolitan Alliance of Police

ANTHONY LIETZOW President Mount Prospect MAP, Chapter #84

VILLAGE OF MOUNT

Mayor Village of Mount Prospect

un M-C

KAREN AGORANOS Village Clerk Village of Mount Prospect

APPENDIX A

~	Effective	Effective	Effective
Step	1/1/2023	1/1/2024	1/1/2025
Start	\$75,210	\$78,219	\$81,739
1	\$77,210	\$80,298	\$83,912
2	\$83,138	\$86,464	\$90,355
3	\$89,541	\$93,123	\$97,313
4	\$96,458	\$100,316	\$104,830
5	\$103,924	\$108,081	\$112,945
6	\$112,737	\$117,247	\$122,523

Salary Schedule 2023-2025

Retroactive pay from January 1, 2023, to the date this Agreement is ratified by authorized representatives of both Parties shall be paid to members employed by the Village on the date this Agreement is ratified and to members who retired between January 1, 2023 and the date of ratification. Payment will be made within thirty (30) days of the execution and ratification of the contract. Said retroactive pay shall include all straight, overtime, holiday hours and compensable hours worked. The retroactive pay lump sum is less any deductions (i.e. health insurance) applicable per the collective bargaining agreement. The Village reserves the right to hire Officers prior law enforcement experience up to the Step 5 wage level of the salary schedule.

Longevity Pay

After 5 years of service	\$600
After 10 years of service	\$700
After 15 years of service	\$800
After 20 years of service	\$900
After 25 years of service	\$1,200

Employees shall receive longevity payments annually if their anniversary data predates December 31 and the employee is on the employer's payroll at that time. Longevity payments shall be included with the employee's regular payroll check for the first payroll in December.

Specialty Pay

Investigator	\$3,100 Effective 1/1/2024: \$3,200 Effective 1/1/2025: \$3,300
Foreign/Sign Language Interpreter	\$ 650
Evidence Technician	\$ 1,000
Breathalyzer Operator	\$ 650 (Sunsets 12/31/2023)
Drone Operator	\$ 650
Drug Recognition Expert Officer	\$ 650
Field Youth Officer	\$ 650
Range Officer	\$ 450
Truck Enforcement Officer	\$ 450
Accident Investigator	\$ 650
Fire/Arson Investigator	\$ 650
Field Training Officer	\$1,000

The above special assignments shall receive their incentive pay pro-rated on each check throughout the year commencing May 1. The employees assigned to the above classifications shall receive payment as listed, but shall be paid simultaneously for a maximum of three such assignments and Foreign/Sign Language Interpreter pay; provided however, Investigators shall only receive Investigator, Foreign/Sign Language Interpreter and Evidence Technician specialty pays.

Community Engagement Pay

Effective 01/01/2024, Officers receive \$500 annually.

Field Training Officer

All Officers assigned as Field Training Officers shall be compensated at the rate of one (1) hour of pay at the affected Officers straight-time hourly rate of pay, for each day that Officer acts as a Field Training Officer.

Full Name	DOH	YEAR OF LAST VEST	YEAR OF NEXT VEST
ETCHINGHAM, ROBERT K.	4/1/1993	2021	2026
MELENDEZ, JOSE L.	1/2/1997	2021	2026
BECHTOLD, MARK A.	1/2/1998	2021	2026
SPARR, STEVAN R.	12/29/1999	2020	2025
BRADY, MICHAEL A.	8/28/2001	2020	2025
SILL, GREGORY T.	5/5/2003	2022	2027
FURR, BRYAN A.	5/5/2003	2022	2027
MOISE, BRIAN A.	9/19/2003	2022	2027
LIETZOW, ANTHONY G.	3/8/2004	2022	2027
TOLGYESI, FRANK A.	3/22/2004	2022	2027
AYALA, RAFAEL	7/6/2004	2022	2027
MARTINEZ, JR., MIGUEL A.	7/6/2004	2022	2027
FRANCES, WILLIAM	6/15/2005	2020	2025
CORNEJO, FRANCESCO	5/4/2006	2022	2027
SCHAPS, LISA M.	9/1/2006	2021	2026
DAVIS, LAURA	9/5/2006	2021	2026
GLINER, JOSEPH A.	9/5/2006	2021	2026
HENDERSON, JOHMEL	10/22/2007	2023	2028
WOOD, MICHAEL	10/22/2007	2023	2028
BARNETT, LESLEY	1/2/2008	2018	2023
KANE, ANDREA	5/6/2008	2023	2028
NAVA, ROBERT	12/18/2008	2019	2024
MURRAY, BRENTON	7/2/2012	2022	2027
MOLLEMA, MAGDALENA	4/1/2013	2023	2028
SARIC, ONGJEN	3/24/2014	2019	2024
KNIPPEL, ERIC	6/30/2014	2019	2024
GIERA, BARTEK	6/30/2014	2019	2024
KIESS, ALEXA	12/29/2014	2020	2025
SHAFFER, WYLIE J.	3/23/2015	2020	2025
JOHANSEN, CHRISTOPHER C.	3/23/2015	2020	2025
TREJO, MIGUEL	3/21/2016	2021	2026
GARRITY, CONNOR	8/24/2016	2021	2026
AREVALO,CHRIS	7/31/2017	2022	2027
GENTILE, FRANK	9/25/2017	2022	2027

APPENDIX B Protective Vest Replacement Schedule

NAPOLEON, JOHN	4/2/2018	2023	2028
SOBOTKA, NORA	4/30/2018	2023	2028
LEE, ANDREW	4/30/2018	2023	2028
MARTYNOWICZ, ADAM	4/30/2018	2023	2028
WAGNER, WILLIAM	6/18/2018	2023	2028
DONEGAN, CAITLIN	6/18/2018	2023	2028
JOHN, BOBBY	6/18/2018	2023	2028
CANNON, RYAN	12/27/2018	2019	2024
WADMAN, BRADLEY	12/27/2018	2019	2024
CHIRILA, DANIEL	4/29/2019	2019	2024
FFRENCH, KEVIN	6/17/2019	2019	2024
JOHNSON, TYLER	6/17/2019	2019	2024
DeGROOT, AMANDA	9/10/2019	2019	2024
GOORSKY, MICHAEL	11/10/2020	2021	2026
JEDD, QUINTEN	11/10/2020	2021	2026
FREY, BRETT	3/15/2021	2021	2026
HEISER, TAYLOR	9/3/2021	2021	2026
GAJEWSKI, PATRYK	9/3/2021	2021	2026
HANSEN, MICHAEL	9/3/2021	2021	2026
RICE, KYLE	9/15/2021	2021	2026
BOLIN, NICHOLAS	12/28/2021	2022	2027
ZIMMERMAN, JACQUELINE	12/28/2021	2022	2027
CALDERO, JONATHAN	3/16/2022	2022	2027
ROE, ALEXANDER	5/25/2022	2022	2027
KIMBROUGH, ERIC	12/12/2022	2023	2028
WELLIVER, JOHN	12/12/2022	2023	2028
HANSEN, SAMANTHA	1/3/2023	2023	2028
GOLARIS, THEODORE	1/3/2023	2023	2028
LOPEZ, ALBERTO	1/3/2023	2023	2028
SMITH, LOUIS	5/3/2023	2023	2028
PEREZ, RUBEN	5/2/2023	2023	2028
THIBEAULT, ALAN	9/25/2023	2023	2028
KASPER, CASEY	10/23/2023	2023	2028

APPENDIX C

	IVIGAN	num out of ro	ener marco a	UMU M
		2%	4%	
Wag	ge Range	Single	Family	
\$20,000	\$29,999	\$600	\$1,200*	
\$30,000	\$39,999	\$800	\$1,600	
\$40,000	\$49,999	\$1,000	\$2,000	
\$50,000	\$59,999	\$1,200	\$2,400	
\$60,000	\$69,999	\$1,400	\$2,800	
\$70,000	\$79,999	\$1,600	\$3,200	
\$80,000	\$89,999	\$1,800	\$3,600	
\$90,000	\$99,999	\$2,000	\$4,000	
\$100,000	\$109,999	\$2,200	\$4,400	
\$110,000	\$119,999	\$2,400	\$4,800	

Maximum Out of Pocket Rates - 2023-2025

* PPO Plan 2 Health Insurance Plan Family Maximum Out of Pocket is \$1,500.

<u>MEMORANDUM OF UNDERSTANDING</u> <u>Between</u> <u>Metropolitan Alliance of Police Mount Prospect Chapter #84 and</u> <u>The Village of Mount Prospect</u>

This memorandum of understanding is hereby made and entered into by and between the Metropolitan Alliance of Police Mount Prospect Chapter #84 (hereinafter the Union), and the Village of Mount Prospect (hereinafter the Employer).

The purpose of the Memorandum is to provide/explain the that "Payback hours" as described in Article V, Section 5.2 Duty Shifts and Patrol Work Schedule, will be retroactive to January 1, 2023

IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

"The Village agrees that "Payback hours" as described in Article V, Section 5.2 Duty Shifts and Patrol Work Schedule, will be retroactive to January 1, 2023, with the understanding that an Officer who has exceeded the required number of payback hours during 2023 (prior to the ratification of the contract) will have those hours applied to the remainder of 2023 and 2024. Anything that cannot be applied to 2023 or 2024 will be added to the Officer's time due bank."

This Memorandum of Understanding will take effect upon the signature of the Union and the Employer and shall be added to the January 1, 2023, through January 31, 2025, Collective Bargaining Agreement between the Union and the Employer as a fully enforceable and grievable provision of the Collective Bargaining Agreement.

Anthony Lietzow, President Chapter #84

Date:_____

Michael Eterno, Police Chief

Date: _____

<u>MEMORANDUM OF UNDERSTANDING</u> <u>Between</u> <u>Metropolitan Alliance of Police Mount Prospect Chapter #84 and</u> The Village of Mount Prospect

This memorandum of understanding is hereby made and entered into by and between the Metropolitan Alliance of Police Mount Prospect Chapter #84 (hereinafter the Union), and the Village of Mount Prospect (hereinafter the Employer).

The purpose of the Memorandum is to provide/explain the two (2) percent One-Time Employee Retention Incentive.

IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

- The two (2) percent One-Time Employee Retention Incentive is non-precedent.
- The two (2) percent is based on the employee's October 1, 2022, base salary.
- To receive the incentive, the employee must be hired on or before October 1, 2022, AND be actively employed at the time of payout.
- Payout will be within thirty (30) days of the Village Board's approval of the Collective Bargaining Agreement between Metropolitan Alliance of Police Mount Prospect Chapter #84 and The Village of Mount Prospect, January 1, 2023, through January 31, 2025.

This Memorandum of Understanding will take effect upon the signature of the Union and the Employer and shall be added to the January 1, 2023, through January 31, 2025, Collective Bargaining Agreement between the Union and the Employer as a fully enforceable and grievable provision of the Collective Bargaining Agreement.

Anthony Lietzow, President Chapter #84

Michael Eterno, Police Chief

Date: _____

Date: