General Employees Association
Memorandum of Understanding

January 1, 2020 – June 30, 2023
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Memorandum of Understanding Between
City of Pacific Grove and
General Employees’ Association

January 1, 2020 – June 30, 2023

In accordance with State requirements, the City of Pacific Grove, through its negotiating
team, and the Pacific Grove General Employees’ Association, through its negotiating
team, have met and conferred in good faith on matters within the scope of
representation. As a result of these meetings, the parties make the following
Memorandum of Understanding as required and subject to the conditions of
Government Code Section 3503.1.

ARTICLE 1   ADMINISTRATIVE

1.1   Parties
This agreement is made and entered into between the City of Pacific Grove (herein
called the “City”) and the Pacific Grove General Employees’ Association, (herein called
the “Association”).

1.2   Recognition
The City recognizes the Pacific Grove General Employees’ Association as the exclusive
representative of the employees in the General Unit. The City further recognizes the
Pacific Grove General Employees’ Union affiliation with UPEC 792, LIUNA AFL/CIO.

1.3   Unit Description
The General Unit consists of all regular full-time and 30-hour weekly employees of the
City occupying positions in the following job classes:

- Accounting Assistant
- Accounting Assistant, Senior
- Administrative Technician
- Animal Control Officer
- Arborist
- Code Compliance Officer
- Engineering Technician
- Equipment Mechanic
- Equipment Mechanic, Senior
- Library Assistant
- Library Assistant, Senior
- Library Technician
- Maintenance Supervisor
- Maintenance Technician/Safety Coordinator
- Maintenance Worker
- Maintenance Worker, Senior
- Office Assistant
- Parking Enforcement Officer
- Planner, Assistant
- Planner, Associate
- Planner, Senior
- Police Records Supervisor
- Police Service Technician
- Recreation Coordinator

1.4   Coverage
This Memorandum of Understanding applies only to full-time and 30-hour weekly
positions in a classification represented by the Association only.
1.5 **Duration and Scope of MOU**
The MOU shall govern the period January 1, 2020 through June 30, 2023. It is understood that as to any terms not covered by this MOU. Section 4.20 of the Pacific Grove Municipal Code and Administrative Policy & Procedures Manual is applicable.

1.6 **Nondiscrimination**
The provisions of this Memorandum of Understanding shall be applied equally to all employees covered hereby without discrimination because of Association membership.

Employees may elect to exercise their right to join and participate in the activities of the Association for the purpose of representation in all matters of their working conditions and employer-employee relations.

1.7 **Association Dues**
While this agreement remains in effect the City will, upon verification that a City employee is a member of the Association, deduct from the employee’s paycheck and forward to the Association, his or her membership dues. All other legal and required deductions notwithstanding, the employee shall have the right to cancel membership per association policy and by giving written notice to the association. The City shall transmit to the Association, as soon as reasonably possible, the aggregate of such deductions, along with an itemized statement of the deductions taken. Dues deducted and paid to the Association in error shall be refunded to City upon presentation of proof of such error. Membership dues will cease automatically upon the effective date of promoting or demoting out of the association.

1.8 **Release Time for Association Business**
Up to three (3) designated Association representatives (in addition to the Association’s business agent) shall be allowed, as long as there is no disruption in work, a reasonable amount of release time off without loss of pay for purposes of participating in meetings and conferring or meeting and consulting sessions with City representatives on matters within the scope of representation. Such Association representatives shall first obtain permission through the appropriate management channel before leaving the work or work location.

1.9 **Contracting Out/Bidding**
The City has the right to contract out bargaining unit services, however, when feasible, the City will perform cost analysis to meet the best interest of the City. In the event that the City exercises its right to contract out bargaining unit work, the City shall provide at least 60 days’ notice to Association and an opportunity for the Association to meet and confer on the impacts and effects of this decision and comply with current law.

1.10 **Safety**
The City recognizes its obligation and is committed to providing a safe place of employment for its employees. To assist in accomplishing this goal, it is agreed that the City reserves the right to adopt reasonable City rules and regulations, which become effective when posted. City agrees to meet and discuss with the Association proposed changes prior to implementation.
The Association agrees that it is the duty of all employees to comply with all reasonable rules and regulations and to be alert to all unsafe places, equipment and conditions and to report any such unsafe practices or conditions to their immediate supervisor.

Association representatives shall have reasonable access to work locations of unit employees to inspect worksites to ensure a safe work place.

1.11 Safety Committee
The City shall convene a Safety Committee to discuss the provision of safety equipment appropriate to specific job classifications. The Safety Committee will include at minimum, one member of the GEA.

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ARTICLE 2 COMPENSATION

2.1 Salary

A. Effective the first full pay as soon as administratively possible following City Council approval of the MOU, and City Ordinance to change the salary classification schedule, the pay rates for employees in GEA shall be increased by four and a half percent (4.5%).

B. Classifications identified as being below 95% of total compensation in the 2019 salary survey will be brought up to 95% total compensation market median by 50% in the first full pay period in July 2021 and 50% in the first full pay period in July 2022. Classification identify as being under market is listed below.

   a. Administrative Technician increase of $655.67 per month of total compensation in year 2 and $655.67 per month of total compensation in year 3.

C. The parties agree to an economic re-opener of the agreement if the City requests to re-open.

2.2 Certificate/Special Pay
Employees covered under this agreement that hold certain licenses and/or certificates may be eligible for a pay differential of 5% of base salary. Once an employee receives special pay under this section, it shall not cease unless and until the employee no longer maintains the license or certificate. The pay differential may be obtained as follows:

A. With the approval of the department manager and the City Manager, employees covered under this agreement that hold and maintain a license or certificate that is not required by the employee’s job description, and is deemed by the approving authorities to provide significant benefit to the operation of the department, shall receive a 5% pay differential.
The department manager, with the City Manager’s approval, shall decide how many such licenses or certificates are necessary to the efficient operation of the department and shall use fair and appropriate procedures to make a selection among qualified candidates.

B. Personnel assigned responsibility for back flow prevention and who possess a back-flow certificate shall receive a 5% pay differential.

C. Employees who are certified (40 hours of HAZWHOPPER level training) and required to perform HAZ MAT* duties shall receive a 5% pay differential.

D. Employees who are required to maintain a Class B driver license shall receive a 5% pay differential.

2.3 Shift Differential
Employees regularly assigned to work a shift between the hours of 7:00 p.m. and 7:00 a.m. shall receive a shift differential premium pay equal to 2.5% of the employee’s base rate of pay.

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ARTICLE 3 INSURANCE BENEFITS

3.1 Employee Health Plan Eligibility
Association employees shall be entitled to participate in the City-sponsored group health plans including medical, dental and vision as well as optional benefits.

Eligible employees enrolling in the group health plans within 60 days following their appointment will be covered subject to the contract limitation with the group health plan carrier. Coverage shall commence when the employee is eligible for coverage under CalPERS rules and the group health plan carriers’ rules.

Human Resources will notify employees of annual open enrollment periods to change group health plans or enroll in additional benefits; unless the employee can certify a qualifying loss of coverage (an eligible spouse, domestic partner, or minor child requiring health coverage because of a court order; new children by birth or adoption, or placement of adoption; new family members due to marriage or domestic partnership registration; or those whose health plan was cancelled due to an involuntary loss of coverage).

A. Cash In Lieu (Grandfathered Employees)
The City shall contribute $350 per month ($161.54 for each of twenty-six pay periods) for current employees who are not participating in medical health plan coverage at the time of MOU ratification. This option is not available to new hires or current employees participating in the City’s medical group health plan.
coverage. There is no opt-in for this program and employees who opt out will no longer be allowed to receive this benefit. This contribution terminates 6/30/2023.

B. Cash In Lieu (New)
Beginning January 2021, employees who are not currently grandfathered in the cash-in-lieu program may opt out of health (medical, dental and vision) during open enrollment and receive $250 per month taxable cash in lieu. Employees who receive the cash-in-lieu, must provide proof of other coverage for medical (see 3.3).

3.2 City Paid Group Health Premiums

A. City shall pay the employer required statutory minimum contribution for employees enrolled in the PERS medical plans as required by the Public Employee Medical and Hospital Care Act (PEMCHA).

B. Health care premiums include medical, dental and vision.

C. For employees participating in all three group health plans: medical, dental and vision:

(1) The City will contribute up to $1,200 per month towards health care premiums in 2020.

(2) Effective the first full pay period in December 2020 for January 2021 premiums, the City will contribute according to the below plan enrollment levels:

<table>
<thead>
<tr>
<th>Plan Enrollment Level</th>
<th>Monthly Employer Contribution (amount excludes PEMCHA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee Only</td>
<td>$950</td>
</tr>
<tr>
<td>Employee + 1 Dependent</td>
<td>$1,300</td>
</tr>
<tr>
<td>Employee + 2 or More Dependents</td>
<td>$1,600</td>
</tr>
</tbody>
</table>

(3) Employee only enrollees participating in all three group health plans are eligible to receive the balance of their City health contributions, excluding PEMCHA) placed in a medical Flexible Spending Account (FSA) with a 10% administrative fee deducted annually.

3.3 Proof of Other Coverage
Employees who opt out of the group medical plan and receive cash in lieu must provide the following:

A. proof the employee and all individuals for whom the employee intends to claim a personal exemption deduction (“tax family”), have or will have minimum essential coverage through another source (other than coverage in the individual market, whether or not obtained through Covered California) for the plan year to which the opt out arrangement applies (“opt out period”);
and

the employee must sign an attestation that the employee and his/her tax family
have or will have such minimum essential coverage for the opt out period. An
employee must provide the attestation every plan year at open enrollment or
within 30 days after the start of the plan year.

3.4 Retirement Medical Reimbursement Option
Employees retiring in 2020 or in 2021 will be reimbursed up to the 2020 and 2021
Region1, PERS Choice employee only amount for up to 24 months. The retirement
medical reimbursement option is only available to select until June 30, 2020. Employees
choosing to retire must:

A. Retire within one year of selecting the retirement medical reimbursement option;
B. Provide at least 6 months advance notice of retirement.
C. Notify in writing to Human Resources the desire to select the retirement medical
reimbursement option by June 30, 2020 or sooner and provide a retirement date.

3.5 Section 125 Plan
Employees may elect to participate in three Section 125 programs offered by the City.
The available programs are Pre-Tax Premium Option, Dependent Care, and Flexible
Spending Account. Each of these programs shall be administered in accordance to the
IRS Code. For purposes of information, the following provides a description of the
programs.

• Pre-Tax Premium Option- Permits payment of health insurance premiums
  subject to salary deduction with pre-tax income.
• Dependent Care- Permits payment of eligible dependent care with pre-tax
  income.
• Flexible Spending Account- Permits payment of eligible health care expenses not
  reimbursed by health insurance with pre-tax income.
• Optional Insurance Programs (e.g. AFLAC) or other pre-tax offerings sponsored
  by the City

Other Optional Benefits:

• 457 Deferred Compensation Plan

3.6 Group Life Insurance
The City shall provide at its cost Group Life Insurance with Accidental Death and
Dismemberment at a minimum benefit of $50,000.

3.7 Short-Term/ Long-Term Disability Plan (STD/ LTD)
The City shall provide at its cost supplemental Short-Term and Long-Term Disability
Insurance.
3.8 State Disability Income Protection Plan
It is agreed that Association employees shall be covered by the State Disability Income (SDI) Protection Plan at their expense. The SDI benefit will be integrated with City PTO leave benefits.

3.9 Medical, Dental, and Vision Insurance
The City and Association agree to periodically review health insurance policies currently in place to provide the most favorable insurance coverage available.

3.10 Medicare
Medicare is withheld for employees.

3.11 Workers Compensation Salary Continuation
Association members who suffer a bona fide on the job injury, as determined under the provisions of the California Workers’ Compensation laws, and who, as a result of such injury, are unable to work in their regularly assigned position or other position as determined by the City will be entitled to receive full salary and benefits for the first 90 days of such absence from the date of the incurred injury. No charge to the member’s sick leave, vacation, compensatory time off or other leave will be made during the 90 days from the date of the incurred injury. It is noted that the City offers a Disability Insurance policy which establishes additional benefits for absences due to disabilities.

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ARTICLE 4 FITNESS INCENTIVE

4.1 Fitness Incentive Program Overview
The Fitness Incentive Program is coordinated and administered through Monterey Sports Center (MSC). Employee may contact MSC to make an appointment to conduct their fitness incentive.

Benefits to the City
- Lower rate of absenteeism of employees
- Higher employee morale
- Testing available for all ages and abilities
- Potential for decreased health care costs
- Potential for lowered health insurance costs

Benefits to the Employees
- All testing is confidential
- Increased morale
- Increased fitness/health
- Employer pays fitness assessment fee
- Incentives for fitness improvements (provided by employer)
- Potential for decreased health risks
- Potential for decreased absenteeism

4.2 Fitness Assessment Procedure
Employee may contact MSC to make an appointment to conduct their fitness incentive twice a year. Employees will have the option of participating during one or both assessment periods (Jan. - June and July – Dec.). Employees volunteering to participate twice a year, who improve their scores, will receive the difference in the incentive between their first and second score. For example, an employee who improved from level 3 to level 4 will receive $50. The maximum incentive to be received by an employee during a calendar year is $250.

Employees participating in the fitness testing may do so on or off duty, providing there is adequate staffing. No overtime will be paid for off-duty participation.

4.3 Fitness Assessment Components
Testing includes measurement of:
- Blood Pressure
- Resting heart rate
- Cardiovascular function
- Strength
- Flexibility Analysis
- Fitness adapted toward the employee’s current fitness levels (aged based)
- Testing can be adapted for persons with special needs

4.4 Incentive Plan Compensation
The incentive for employees would be determined by the rating given to the employee after they complete the Fitness Profile. The Fitness Profile evaluates personal fitness test results based on the national norms for specific age and gender categories. Compensation would be determined as follows:

<table>
<thead>
<tr>
<th>Level</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excellent (100 – 80)</td>
<td>$250.00</td>
</tr>
<tr>
<td>Fit (79-60)</td>
<td>$150.00</td>
</tr>
<tr>
<td>Fair (59-40)</td>
<td>$100.00</td>
</tr>
<tr>
<td>Needs Work (39-0)</td>
<td>$0</td>
</tr>
</tbody>
</table>

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ARTICLE 5  RETIREMENT

This MOU shall incorporate the two-tiered retirement system to address Classic Members and New CalPERS Members required for Miscellaneous Employees by the California Public Employees' Pension Reform Act (PEPRA) of 2013.

5.1 Definition
The terms Classic Member and New CalPERS members are defined by PERS law and regulations, but in general these are construed to have the following meanings:

A. Classic CalPERS Member
“Classic Member” is typically defined as an employee who was hired on or before December 31, 2012 or is a member of a reciprocal retirement system.

B. New Employee
"New Employee" means an employee of a public employer who is employed for the first time by any public employer on or after January 1, 2013, and who was either:
   (1) Not employed by any other public employer prior to that date; or
   (2) Employed by another public employer prior to that date, but who was not subject to reciprocity between his new employer's plan and another public retirement system.

C. New CalPERS Member
"New Member" means an individual who either:
   (1) Becomes a member of the plan for the first time on or after January 1, 2013 and either (i) was not a member of any other public retirement system prior to that date or (ii) was a member of another public retirement system prior to that date but was not subject to reciprocity between his new employer's plan and another public retirement system; or
   (2) Was an active member in the plan and, after a break in service of more than six months, returned to active membership in that plan with a new employer.

5.2 Service Pension for Classic Members
The retirement formula expressed in Government Code Section 21354 commonly known as 2% at 55 local miscellaneous members shall apply to covered Classic Members.

5.3 Cost Sharing - Service Pension for Classic Members
A. The parties shall engage in sharing the City’s employer contribution towards retirement benefits in accordance with Government Code Section 20516. As soon as administratively possible, cost-sharing shall be in effect and will require the employee to pay the portion of the employer contribution.
B. For the duration of the MOU, the employee shall pay a total of 12% of the employee and employer share (7% of the employee share and 5% of the employer share).

C. Following MOU ratification, the City will initiate a contract amendment with CalPERS under Section 20516 that allows for employee cost sharing of the employer rate and provides member’s contribution to be credited to each member’s account. Following the expiration of the current MOU, the City will initiate a contract amendment with CalPERS to end the Section 20516 amendment if not re-negotiated at that time. The Association recognizes that the CalPERS amendment process may take up to 90 days or longer.

5.4 Final Compensation for Classic Members
“Final Compensation” shall be applied for retirement purposes as specified in Government Code Section 20042, as one year’s highest compensation.

5.5 Credit for Unused Sick Leave for Classic Members
Employees shall be given service credit upon retirement for unused sick leave as specified in Government Code Section 20965.

5.6 New CalPERS Members Benefit Rate, Contribution and Final Compensation
New CalPERS Members shall receive and make contributions for PERS benefits in compliance with PEPRA.

   A. Benefit Rate: New Members benefit rate shall be MISC 2% @ 62.
   B. Contribution: New Members shall pay 50% of the normal cost of their pension benefit.
   C. Final Compensation: Three-year average final compensation period.

5.7 1959 Survivor’s Allowance
The “1959 Survivor’s Allowance Fourth Level” as defined in Government Code Section 21574 shall apply to both Classic and New CalPERS Members.

5.8 Military Service Credit
Military Service Credit as defined in Government Code Section 21024 shall apply to both Classic and New CalPERS Members

5.9 Continued Application
The Parties agree that all elements of the CalPERS article shall have continued application until or unless it is amended by mutual agreement of the parties.

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ARTICLE 6 LEAVE PROVISIONS

6.1 Sick Leave

A. Sick Leave Buy Out
Upon separation of employment, other than retirement, the employee shall be entitled to be paid for 50% of his/her sick leave accumulated at the time of such termination up to a maximum pay off of 1,000 hours. All remaining sick leave will have no monetary value and will be written off.

Upon retirement the employee shall be entitled to be paid for 50% of any accumulated sick leave in excess of that for which retirement credit is given.

In the event the employee is terminated by virtue of a conviction of a felony or any other illegal act, the City shall have no obligation to provide sick leave buy-out.

6.2 Personal Necessity Leave
Employees may use accrued sick leave and or PTO leave in the event of the personal illness or injury of a family member, including father, mother, brother, sister, spouse, registered domestic partner, child, step-child, grandparent, or in-laws.

6.3 Bereavement Leave
Up to a maximum of five (5) days of paid leave will be granted per occurrence in the case of the death of a family member, including father, mother, brother, sister, spouse, child, step parent, step child, grandparent, in-laws, registered domestic partner, child of registered domestic partner or any other member of the immediate household.

6.4 Paid Time Off (PTO)
Effective July 1, 2015 a Two-Tiered Paid Time Off (PTO) program shall be implemented. The two-tiers shall identify the leave accrual rate and policy for Legacy Employees and New Employees.

A. Definitions
a. Legacy Employees shall be defined as those hired on or before June 30, 2015.

b. New Employees shall be defined as those hired on or after July 1, 2015.

B. Accrual Rate
PTO Accruals are based upon full years of consecutive employment. New and Legacy employees shall earn PTO according the rates set out in the following table. New employees accrue up to 15 years of service and Legacy employees accrue up to 20 plus years or more of service.
### New Employee Years of Service

<table>
<thead>
<tr>
<th>Legacy Employee Years of Service</th>
<th>Hours Earned per Pay Period</th>
<th>Hours Earned per Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 5</td>
<td>Less than 5</td>
<td>4.923</td>
</tr>
<tr>
<td>5 to 6</td>
<td>5 to 6</td>
<td>6.462</td>
</tr>
<tr>
<td>7 to 8</td>
<td>7 to 8</td>
<td>6.769</td>
</tr>
<tr>
<td>9 to 10</td>
<td>9 to 10</td>
<td>7.077</td>
</tr>
<tr>
<td>11 to 12</td>
<td>11 to 12</td>
<td>7.385</td>
</tr>
<tr>
<td>13 to 14</td>
<td>13 to 14</td>
<td>7.692</td>
</tr>
<tr>
<td>15 (Max)</td>
<td></td>
<td>8.000</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td>8.308</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td>8.616</td>
</tr>
<tr>
<td>18</td>
<td></td>
<td>8.923</td>
</tr>
<tr>
<td>19</td>
<td></td>
<td>9.231</td>
</tr>
<tr>
<td>20 plus</td>
<td></td>
<td>9.539</td>
</tr>
</tbody>
</table>

### C. PTO Accumulation

PTO shall not be accrued anytime the employee’s balance exceeds 296 PTO hours.

### D. Sick Leave Balances

Employees with Sick Leave balances may be retained as a sick leave bank.

Sick leave accrued before June 30, 2015 may be used as PTO or may be retained as a sick leave bank.

### E. PTO/Vacation Buy Back Program

Employees may sell back to the City up to 80 hours of their PTO/vacation in any calendar year if both of the following conditions are met:

1. The employee has used (taken) at least 40 hours of PTO during the preceding calendar year.

2. The employee must have at least 40 hours of PTO remaining after the “cash out” of some of his or her vacation.

3. On or before the pay period which includes December 15 of each calendar year, an employee may make an irrevocable election to cash out up to forty (40) hours of accrued PTO (in whole hour increments) which will be earned in the following calendar year at the employee’s base rate of pay. On the pay day for the pay period which includes Thanksgiving in the following year, the employee will receive cash for the amount of vacation the employee irrevocably elected to cash out in the prior year. However, if

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1 Administrative correction 6.4 E. PTO/Vacation Buy-Back Program
the employee’s PTO leave balance is less than the amount the employee elected to cash out (in the prior calendar year) the employee will receive cash for the amount of leave the employee has accrued at the time of the cash out.

F. PTO/Vacation Pay Out
PTO/Vacation leave balance shall be paid out upon employee’s separation from employment in compliance with CalPERS rules and regulations.

6.5 Holidays
Effective July 1, 2015 a Two-Tiered Holiday Schedule shall be implemented. The two-tiers shall identify the holiday schedule and policy for Legacy employees and New employees.

A. Definitions
(1) Legacy employees shall be defined as those hired on or before June 30, 2015.
(2) New employees shall be defined as those hired on or after July 1, 2015.

B. Paid Holiday Schedule
Legacy and New employees shall receive annually the following nine (9) paid holidays:

<table>
<thead>
<tr>
<th>Paid Holiday Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. New Year’s Day</td>
</tr>
<tr>
<td>2. Memorial Day</td>
</tr>
<tr>
<td>3. Independence Day</td>
</tr>
<tr>
<td>4. Labor Day</td>
</tr>
<tr>
<td>5. Veteran’s Day</td>
</tr>
<tr>
<td>6. Thanksgiving Day</td>
</tr>
<tr>
<td>7. Thanksgiving Holiday/Day after Thanksgiving</td>
</tr>
<tr>
<td>8. Christmas Eve Day</td>
</tr>
<tr>
<td>9. Christmas Day</td>
</tr>
</tbody>
</table>

C. Holiday Schedule Observance
Unless otherwise provided, when a holiday falls on a Sunday, the following Monday shall be observed; a holiday falls on a Saturday, the prior Friday shall be observed. When a holiday falls on an employee’s time off, the working day immediately preceding or immediately following such holiday, at the determination of the department manager and subject to approval of the personnel officer, shall be observed as a holiday.

D. Floating Holidays
Legacy employees shall receive five (5) floating holidays each fiscal year. New employees shall receive four (4) floating holidays each fiscal year.

Legacy and New employees may select the date upon which they shall use any floating holiday, subject to scheduling needs of the City. If a floating holiday is not used within the fiscal year, the time shall be forfeited.

Floating holidays denied due to staffing shortages or other operational reasons will be paid or accumulated at the employee’s choice at the end of the fiscal year. The employee will have the burden to prove the request was made in a timely manner and then denied.

E. Prorated Allocation for New Employees
Employees who are hired during the Fiscal Year (FY) shall have the number of floating holidays prorated based upon their date of hire as follows:

<table>
<thead>
<tr>
<th>Date of Hire</th>
<th>Number of Floating Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 1 to September 30</td>
<td>4 floating holidays</td>
</tr>
<tr>
<td>October 1 to December 31</td>
<td>3 floating holidays</td>
</tr>
<tr>
<td>Jan 1 to March 31</td>
<td>2 floating holidays</td>
</tr>
<tr>
<td>April 1 to June 30</td>
<td>1 floating holiday</td>
</tr>
</tbody>
</table>

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ARTICLE 7 WORKING CONDITIONS

7.1 Hours
Forty hours shall constitute a week’s work for each full-time employee. The work week begins on Sunday at 12 am and ends on Saturday at 11:59 pm.

The City will consider any alternative work schedule, but any modification to the work schedule must be recommended by the department manager and approved by the City Manager.

7.2 Overtime
Employees who are required to work in addition to regular straight time 40 hours for five consecutive days shall be paid overtime. Consistent with FLSA, compensatory time may apply only upon mutual agreement of the employee and the City.

7.2.1 Overtime Special Events Exception
Employees working City-specified special events (as listed on the City Event Calendar i.e., Good Old Days. Feast of Lanterns, etc.), or department head designated special events, and projects only wherein those who commit to working the event thirty (30) days in advance, will be guaranteed an overtime
rate for working the event when in paid status, regardless of whether they are eligible otherwise. For example, an employee working Monday through Friday, 8 hours per day and taking 8 hours of PTO on Friday would be eligible for overtime working a special event on Saturday. Supervisors and/or Management may authorize exceptions to this 30-day requirement when necessary. This would be offered on a first-come, first-served basis, using seniority if merited for selection.

7.3 Call Back
In those situations in which an employee who, following the completion of his/her work day and departure from his/her place of employment, is unexpectedly called back and must report to a work site in response to a directive from management because of unanticipated work requirements, that employee shall be credited with a minimum of three (3) hours of work compensated at the rate of one and one-half times base pay (including longevity pay).

7.4 Work Schedules
Work schedules shall be posted in a conspicuous location at least two weeks prior to the expected duty. Any changes in the schedule shall be posted at least five working days in advance. Work assigned for special events shall be scheduled in addition to the regular work week.

7.5 Alternative Work Schedules
Department heads may place full-time (80 hours bi-weekly) employees on a 9/80 alternative work schedule. Employee may request an alternative work schedules in writing. The requests shall go to their department head, who may approve or deny the request based on the needs of the Department and the position. The decision on granting or denying an alternative work schedule is privilege, not a right and is not grievable. Alternative work schedules will be granted up to 6-month increments but not less than one month. Please refer to Alternative Work Schedule Policy for additional information.

7.6 Uniform
A. Uniforms Provided
The City will provide uniform service for designated members of the field departments.

B. Safety Shoes
The City will reimburse up to $250 each year for OSHA-compliant safety boots for those employees required to wear safety boots as part of the regular work uniform.

C. Uniform Allowance
The City will provide a uniform allowance for designed members of field departments in the amount of $92.50 each calendar month. The three classifications to which this Article applies shall be the Police Services Technician, Animal Control Officer and Parking Enforcement Officer.
7.7 Performance Evaluations
Annual written performance evaluations shall be made by department managers, on forms provided by the City, for all employees.

The department manager shall discuss the evaluations with each employee evaluated.

Changes to job descriptions that result in a substantial change in duties are subject to the meet and confer process.

Regular employees serving in regular established positions shall be advanced to the next higher salary step for their respective classifications after successful completion and satisfactory service in each of the salary steps for the classification until the top of the range is reached. Advancements are not automatic but are based on successful performance. Evaluations more than 90 days late will be deemed satisfactory and employee will receive a merit/step increase and or longevity step. The City agrees to pay retroactively (no more than 90 days) when applicable. In an effort to ensure members are evaluated in a timely manner and reduce the need for retroactive pay for step/merit or longevity increases, the City Manager will be notified of a delinquent evaluation within 30 days.

7.8 Step Advancement
Employees are eligible for a salary step increase on their anniversary or new classification date following completion of 2,080 hours of paid service, whichever is longer. Time spent on legally protected leaves of absence such as FMLA or CFRA count towards step increase eligibility.

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ARTICLE 8 GRIEVANCE PROCEDURE

8.1 Definitions
A. “Grievant” means an employee(s) filing a grievance.

B. “Grievance” is a statement that the grievant has been adversely affected by a violation, misapplication or misinterpretation of the Memorandum of Understanding.

C. “Immediate Supervisor” is the management employee directly supervising the grievant or in his/her absence his/her designee.

D. “Day” is a calendar day.

8.2 Grievance Procedure Steps
Informal Step
Before filing a grievance, the grievant shall discuss the matter with his/her immediate supervisor.
Step 1
a) If this grievant is not satisfied with the response at the informal step, the grievant shall submit the grievance in writing to his or her immediate supervisor within 21 days of the action causing the grievance or of the date the action reasonably could have been expected to be known to the grievant.
b) Within 14 days of filing the grievance, the immediate supervisor shall respond in writing to the grievance.

Step 2
a) If the grievant is not satisfied with the Step 1 response, the grievant may bring the grievance to the department manager, within 14 days of receipt of the Step 1 response.
b) The department manager shall respond to the grievance in writing within 14 days of receipt of the grievance at Step 2.

Step 3
a) If the grievant is not satisfied with the Step 2 response, the grievant may bring the grievance to the City Manager within 14 days of receiving Step 2 response.
b) The City Manager shall respond to the grievance in writing within 14 days of receipt of the grievance at Step 3. The City Manager's response shall be final.

Step 4
c) If the grievant is not satisfied with the Step 3 response, the grievant may bring the grievance to management for referral to the City’s 3rd-party hearing officer panel within 14 days of receiving Step 3 response.
d) The assigned City 3rd-party hearing officer shall respond to the grievance in writing within 30 days of receipt of the grievance at Step 4. The 3rd-party hearing officer’s response shall be advisory, and non-binding.

8.3 Release Time
The grievant shall be entitled to release from duty without loss of pay for the hearing of grievances. Other employees may be released from duty without loss of pay to serve as representatives or witnesses. Such releases are subject to the staffing and operational needs of the department.

8.4 No Discrimination
There shall be no restraint, interference, coercion, discrimination or reprisal against any employee for exercising any rights under the grievance procedure.

8.5 Representation
A. The employee may be represented by the Association at any step of the grievance.
B. An employee is also entitled to represent her/himself individually at any step of the grievance procedure.

C. A grievant may not change her/his designation of representative organization, during the processing of a grievance except by mutual agreement of the parties.

8.6 Grievance Withdrawal
By mutual agreement of both parties the grievant and his/her representative may withdraw a grievance at any stage of the grievance procedure by giving written notice to the City representative who last took action on the grievance.

8.7 Review by the Association
If a grievant is not represented by the Association, the Association will be given seven calendar days in which to comment on the solution.

If the Association disagrees with the solution, it may, within the said seven (7) days, bring its position to the City Manager. The City Manager shall consider the Association’s views before adopting a solution. In any event, the Association’s position will be noted in the official grievance documentation. The City Manager’s decision shall be final.

8.8 Waiver of Steps
By mutual written consent of both parties, any step of the grievance procedure may be waived.

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ARTICLE 9. EDUCATION INCENTIVE AND PROFESSIONAL DEVELOPMENT

9.1 Education Incentive Pay
A. Conditions
With the approval of the department manager and the City Manager, an employee may undertake a course of study that, when completed as set out below, will make the employee eligible for additional pay as described. Any employee whose job description includes a requirement for a particular level of education or the possession of certain degrees, professional certificates, or credentials, shall not be eligible for additional pay under sections A or B. Any employee who is eligible to receive the benefits contained within sections A or B, shall not be eligible for additional pay under section C. Employees who, prior to or in the course of their employment with the City, have obtained college level credits, degrees, certificates, or credentials as specified below, may present proof of such to their department manager and the City Manager and request additional pay under this section.

B. Definitions
• “Base Pay” means the monthly salary for the range and step of the eligible employee, and shall exclude any compensation received for overtime, clothing allowance, or other fringe benefits.

• “Satisfactory completion” means obtaining a grade of “C” or better in each course.

• “College level” means any post high school institution accredited by the California State Department of Education, the Western Association of Schools and Colleges, or equivalent organizations in other states or counties, or which has the prior approval of the City Manager.

• “Job related” means any academic course, the content of which would reasonably be expected to assist the employee in the performance of his/her duties. The City Manager’s determination of the eligibility of any course shall be final. In the case of doubt, the employee may request the written determination of the department manager and City Manager.

C. Procedure

(1) Upon compliance with this section, employees shall receive an amount equal to 2.5% of their base pay upon satisfactory completion of 30 units of college level, job-related courses.

(2) Upon compliance with this section, employees shall receive an amount to total 5% of their base pay upon satisfactory completion of 60 units of college level, job-related courses. Compliance with the section shall also be satisfied by presentation of a certificate, diploma, or transcripts indicating attainment of an AA, AS, BA, BS, or other City approved degree from a post high school educational institution as defined above.

(3) Upon compliance with this section, employees whose job description includes a requirement for a particular level of education or the possession of certain degrees, professional certificates or credentials and who are deemed ineligible to receive the benefits under sections A or B, shall receive a lump sum payment of $500.00 upon satisfactory completion of a course of study and/or examination that results in attaining an acknowledged level of professional development – evidenced, for example, by degree, credential or certification – in the employee’s field of work. To qualify for this payment, the achievement must demonstrate, as determined by the department manager, attainment of a significant achievement based on national, state, or professional department standards. Employees who are eligible to receive the benefits contained within sections A or B shall not be eligible for payments under this section.

(4) The City Manager shall determine, prior to employee’s embarking on the work and study required for the desired degree, credential or certification, whether the desired goal qualifies for the payment.
(5) No more than three such payments shall be paid to an individual during his/her tenure with the City.

(6) No person shall be eligible for benefits under section A through C unless and until they have completed one year of continuous full-time employment with the City of Pacific Grove and have satisfactorily completed the probationary period. Units completed prior to employment with the City of Pacific Grove, or during the probationary period, shall be considered in determining eligibility, provided the other requirements of this section are met.

(7) Prior to payment or compensation under this section, eligible employees shall submit a list of courses and credits to the department manager together with the transcripts or other proof of satisfactory completion as may be required.

(8) Compensation shall be paid the eligible employee for the pay period beginning on the first day of the month following submission of the forms and proof required in Section e. Compensation shall not be paid unless and until all said forms and proof are submitted to the department manager in a satisfactory manner not later than the 29th day of the month preceding the month at when compensation is to commence.

(9) Any person promoted, reclassified or transferred to a position not eligible for benefits as set forth in sections A or B shall lose the compensation under this section beginning the pay period commencing on the first day of the month next succeeding said promotion, reclassification or transfer.

9.2 Education Reimbursement

A. Definition
Expenses incurred by employees for the payment of registration, tuition, laboratory fees, or travel outside of Monterey County but within the State, and the purchase of required textbooks in certain courses are reimbursable by the City.

B. Conditions
Reimbursement provided under section 9.2 above is subject to the following conditions:

(1) The City must determine in advance that the course is job related. These courses are for the benefit of the City and the department to which the employee is assigned.

(2) Reimbursement is provided only upon satisfactory completion of the course.

(3) The course must be taken on other than City time.

(4) The limit payable in respect to courses taken in any one fiscal year by one employee is $1,000.00.

C. Continuing Education Units
The foregoing shall also cover course work required to maintain Continuing Education Units, where required.

9.3 Training Opportunity
The City shall provide all eligible regular full-time employees three (3) full days paid training sessions per year. All training(s) shall be offered by the City during the employees regularly scheduled work shift. No overtime shall be incurred as a result of the training. Location of training shall be at the discretion of City. City shall pay standard per diem for necessary and approved overnight lodging. In-service conducted solely by staff shall not qualify as a training day under this section.

9.4 City Training Day
Effective 2021, the City will close operations to the public for non-sworn personnel on the second Monday in October and provide a mandatory employee training day. If “Training Day” is a day personnel with alternative work schedules, including non-sworn safety personnel, are normally scheduled off, such personnel would be required to attend the training day and “flex” their day off on an alternate date or by paid in compliance with FLSA rules. It is understood not all non-sworn safety personnel may be able to attend due to operational necessity.

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ARTICLE 10 MISC

10.1 MOU Negotiations Timing
At least six (6) months prior to the MOU expiring, management will initiate MOU negotiations with GEA.

10.2 Future Negotiations
The parties hereto acknowledge and agree that they have reached settlement regarding all total compensation and non-compensation items, and that said issues are settled through the period expiring June 30, 2023, provided that either party may request to meet and confer upon written notice given to the other party.

The parties therefore agree to waive any and all rights or obligations to meet and confer on any subject fully covered by this MOU with the exception of the economic re-opener until a reasonable period prior to June 30, 2023.

10.3 Recruitment of Vacancies
It is the intent of the City to fill vacant budgeted positions as soon as administratively possible. Means, methods, types of recruitment and selection process and corresponding timeline are at the City’s sole discretion.

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ARTICLE 11 SAVINGS CLAUSE
If any Article or Section of this Memorandum or Understanding should be found invalid, unlawful or unenforceable by reason of any existing or subsequent enacted legislation or by judicial authority, all remaining Articles and Sections of this Memorandum of Understanding shall remain in full force and effect for the duration of the MOU. In the event of invalidation of any Article or Section, the City and the Association agree to meet within 30 calendar days of such invalidation for the sole purpose of meeting and conferring upon said Article or Section.

# # # # # # # # # #
This MOU constitutes a full and complete agreement between the parties on all matters within the scope of representation.

Ben Harvey, City Manager  
City of Pacific Grove

John Goss, President  
General Employees’ Association (GEA)

Tori Hannah, Admin. Serv. Director  
City of Pacific Grove

Ryan Heron, Labor Relations Representative, United Public Employees of California (UPEC) Local 792

Leticia Livian, HR Director  
City of Pacific Grove

Crystal Henden  
GEA Bargaining Team Member

Michael Weisfuss  
GEA Bargaining Team Member