

**First Amended and Restated
Labor Agreement Between City of
Henderson
and the
Henderson Police Officers' Association
July 1, 2021– June 30, 2025**

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TABLE OF CONTENTS

	<u>Page No.</u>
Preamble	3
Article 1 Recognition	3
Article 2 Management Rights	3
Article 3 Classification and Representation.....	4
Article 4 HPOA Membership	6
Article 5 Wages	6
Article 6 Longevity	7
Article 7 Uniform and Personal Effects Allowance	7
Article 8 Insurance	8
Article 9 Safety and Health	9
Article 10 Non-Discrimination	9
Article 11 Annual Leave	10
Article 12 Sick Leave	11
Article 13 Other Leaves	
Leave of Absence	13
Jury Duty	14
Administrative Leave	14
Military Leave	14
Bereavement Leave	14
Family and Medical Leave Act	15
Article 14 Holiday Pay	15
Article 15 Shift Arrangement	17
Article 16 Compensation for Service Incurred Accidents or Illness	18

TABLE OF CONTENTS (Cont'd.)

		<u>Page No.</u>
Article 17	Compensation for Non-Service Incurred Accidents or Illness	20
Article 18	Probationary Period/Promotion/Transfer	21
Article 19	Overtime Pay	22
Article 20	Retirement	27
Article 21	Employment Status/Disciplinary Process	28
Article 22	Seniority	29
Article 23	Reduction in Force	31
Article 24	Bulletin Boards	33
Article 25	Rules and Regulations	33
Article 26	Lunch and Rest Periods	34
Article 27	Physical Agility Test	35
Article 28	Grievance Procedure	35
Article 29	HPOA Representation	37
Article 30	Check-Off	39
Article 31	Liability Insurance	39
Article 32	Warranty of Authority	39
Article 33	Savings Clause	39
Article 34	Definitions	40
Article 35	Duration of Agreement	43
Exhibit A	Bureau of Labor Statistics Example.....	44
Exhibit B	Wage Schedule.....	45

PREAMBLE:

WHEREAS, the CITY is engaged in furnishing essential public services vital to the health, safety and welfare of the population of the City;

WHEREAS, both the CITY and its employees have a high degree of responsibility to the public in so serving the public without interruption of essential services;

WHEREAS, both parties recognize this mutual responsibility, and have entered into this First Amended and Restated Agreement ("Agreement") as an instrument and means of maintaining the existing harmonious relationship between the CITY and its employees, and with the intention and desire to foster and promote the responsibility of a sound, stable and peaceful labor relations between the CITY and its employees;

WHEREAS, the parties recognize that this Agreement is not intended to modify any of the discretionary authority vested in the CITY by the statutes of the State of Nevada;

WHEREAS, the parties have reached an understanding concerning wages, hours and conditions of employment and have caused the understanding to be set out in this Agreement;

WHEREAS, the parties entered into the original agreement on July 1, 2021, but have since agreed to make amendments to Articles 19 and 35;

WHEREAS, this Agreement incorporates the desired amendments to Articles 19 and 35;

WHEREAS, the parties desire for the amendments to Articles 19 (Overtime) and 35 (Effective Date) to be retroactively effective as of July 1, 2021; and

WHEREAS, all remaining articles from the July 1, 2021 original agreement remain unchanged and are restated as set forth below in this Agreement.

NOW, THEREFORE, the parties do agree as follows:

ARTICLE 1. RECOGNITION:

The CITY OF HENDERSON (hereinafter referred to as the "CITY") recognizes the HENDERSON POLICE OFFICERS' ASSOCIATION (hereinafter referred to as the "HPOA"), as the bargaining agent for the classifications listed in this Agreement for the purpose of collective bargaining as set forth in NRS 288.

ARTICLE 2. MANAGEMENT RIGHTS:

Section 1: The CITY and the HPOA agree that the CITY possesses the sole right to operate the Department and that all Management rights remain with those officials. These rights include, but are not limited to:

- (a) Hire, direct or transfer employees; except when such assignment or transfer is done as a part of the disciplinary process.
- (b) Reduce in force, or lay off any employee because of lack of work or lack of money.

- (c) Determine appropriate staffing levels and work performance standards, except for employee safety considerations.
- (d) Determine work schedules tours of duty, and daily assignments.
- (e) Determine quality and quantity of services to be offered to the public and the means and methods of offering those services.
- (f) Determine the content of the workday, including without limitation workload factors, except for employee safety considerations.
- (g) Take whatever action may be necessary to carry on its responsibilities in situations of emergency such as a riot, military action, natural disaster or civil disorder.
- (h) Manage its operation in the most efficient manner consistent with the best interests of all its citizens, its taxpayers, and its employees.
- (i) Promote employees and determine promotional procedures, as provided in Title 6 of the Henderson Municipal Code. (CITY's Civil Service Rules) and this labor agreement.
- (j) Educate and train employees and determine corresponding criteria and procedures.
- (k) The CITY shall have such other exclusive rights as may be determined by N.R.S. 288.150 and this labor agreement.

Section 2: The CITY's failure to exercise any prerogative or function hereby reserved to it, or the CITY's exercise of any such prerogative or function in a particular manner shall not be considered a waiver of the CITY's rights reserved herein or preclude it from exercising the same in some other manner not in conflict with the provisions of this Agreement.

Notice: Requirements set forth in this Agreement shall not be deemed as a limitation on the CITY's right to exercise the prerogatives provided by this Article or the Nevada Revised Statutes.

ARTICLE 3. CLASSIFICATION AND REPRESENTATION:

Section 1: The CITY and the HPOA agree that the following classifications are represented by the HPOA:

- Police Officer
- Corrections Officer

Section 2: Assignment Differential Pay (ADP):

- a. For the period assigned Officers shall receive eight percent (8%) assignment differential for the following assignments:
 - A. Field Training Officer (FTO)
 - B. Department Training Officer
 - C. Community Relations Unit
 - D. Police Investigator
 - E. K-9 Officer

- F. Traffic Unit
- G. Office of Professional Standards
- H. SWAT Team (full-time)
- I. Lifeline Officer
- J. Public Information Officer
- K. Internal Affairs Unit
- L. Problem Solving Unit
- M. Officer In Charge (OIC)
- N. Intelligence Officer (Corrections)
- O. Special Programs and Services (Corrections)
- P. City Hall

New specialized assignments eligible for monetary compensation will be designated as such by the Chief of Police.

- (b) Assignment differential pay is a temporary monetary compensation paid to HPOA personnel who are assigned to the assignment categories indicated above. Employees shall receive ADP pay for the duration of their assignment and the elimination of ADP does not constitute a reduction in salary.
- (c) The number of required HPOA Members serving as Field Training Officers (FTO) will be based upon the number of projected new hires and the needs of the department. HPOA Members serving as an FTO will receive the appropriate PERS eligible ADP as defined in Section 2 (a) for the period(s) of time they are assigned and developing a trainee, with a two (2) pay period minimum assignment/activation. Extensions of the original assignment/activation will be made on a full-pay period basis. Field Training Officers who are not assigned a trainee but who fill in as an FTO in the absence of a trainee's assigned FTO, or to re-acclimate an officer, will receive the appropriate PERS eligible ADP as defined in Section 2 (a), on a day for day basis.
- (d) K-9 handlers will receive the equivalent of five (5.0) overtime hours of compensation bi-weekly per dog, for the at-home care, grooming, transportation, and feeding of the dog.
- (e) HPOA members assigned a take-home motorcycle will receive the equivalent of one and one-half (1.5) overtime hours of compensation bi-weekly for the off-duty maintenance and care of the motorcycle assigned to them.

Section 3: Shift Differential: Those employees who are assigned to shifts whose 51% of regular hours worked fall after 2:00 p.m. shall receive a 4% swing shift differential. Those employees whose 51% of regular hours worked fall after 8:00 p.m. shall receive a 6% graveyard shift differential.

- (a) Upon re-assignment, differential pay would cease if no longer applicable. An exception to this policy would be in the case where an employee is injured in the line of duty and whose normally assigned shift is other than days. In such cases, the employee will receive full salary, including shift differential.
- (b) Shift differential pay is a temporary monetary compensation paid to HPOA personnel who are assigned to the shifts indicated above. Shift differential shall continue to be paid during vacation leave, sick leave, and any other paid leaves.
- (c) HPOA Members assigned to swing or graveyard shifts receive shift differential

for all hours worked, including overtime. Conversely, day shift HPOA Members do not receive shift differential when working overtime on swings or graveyard shifts. HPOA Members who receive overtime per the provisions of Article 3 Section 2 (d) and (e), will be paid shift differential for those hours.

- (d) Temporary assignments: HPOA Members that are assigned to a shift on a temporary basis will be paid the applicable shift differential for the actual shift they work. For example: a dayshift employee assigned to a graveyard shift will receive graveyard shift differential and a graveyard shift employee assigned to day shift will receive no shift differential. Shift differential while on vacation or sick leave during this temporary assignment will be paid in accordance with Section 3(b) above.

Section 4: Bilingual Pay: HPOA Members who are eligible for bilingual pay must pass a City of Henderson approved conversational Spanish proficiency examination to receive a premium payment of \$80.00 per month. The City will absorb the cost of the exam and the premium pay will begin the first month after the Officer has successfully completed the assessment. The payment will be made in the Officers regular paycheck. Once an Officer has successfully completed the mandatory assessment, they will not be required to complete another exam unless they voluntarily withdraw and then wish to re-enter the program. Should the Officer demonstrate an unwillingness to utilize his Spanish language skills for the benefit of the department, the department may remove the individual from the list and bilingual pay will cease for that individual.

Section 5: Acting Pay: Officers who are directed via department Special Order by the Deputy Chief of Police, Chief of Police or designee to temporarily accept the responsibilities of their first-line supervisor (Sergeant) will be awarded acting pay. Acting pay shall be paid a rate ten percent (10%) higher than the HPOA Member's current hourly rate and be in addition to any applicable shift differential and assignment differential if the elevated responsibilities are in a position eligible for an assignment differential.

Section 6: Officer in Charge (OIC): For absences where an Officer is designated as the OIC, they will receive the current assignment differential for time worked. A FTO receiving an ADP is not eligible for an additional ADP when designated as the OIC.

ARTICLE 4. HPOA MEMBERSHIP:

Section 1: HPOA membership shall be at the sole discretion of the employee.

Section 2: HPOA membership shall carry no validity in reclassification of an employee.

Section 3: The HPOA shall evidence in writing to the CITY all current officers of the HPOA representing employees under this Agreement.

ARTICLE 5. WAGES:

Section 1: Effective the first pay period that includes July 1, 2021, employees covered by this agreement will retroactively receive a two and nine tenths percent (2.90%) base wage increase.

Section 2: Effective the first pay period that includes July 1, 2022, the base wage adjustment of classifications covered by this agreement shall be based upon the CPI (as set forth in Section 5 of this article) with a minimum increase of two and twenty-five hundredths

percent (2.25%) and a maximum increase of three percent (3.0%).

Section 3: Effective the first pay period that includes July 1, 2023, the base wage adjustment of classifications covered by this agreement shall be based upon the CPI (as set forth in Section 5 of this article) with a minimum increase of two and twenty-five hundredths percent (2.25%) and a maximum increase of three percent (3.0%).

Section 4: Effective the first pay period that includes July 1, 2024, the base wage adjustment of classifications covered by this agreement shall be based upon the CPI (as set forth in Section 5 of this article) with a minimum increase of two and twenty-five hundredths percent (2.25%) and a maximum increase of three percent (3.0%).

Section 5: The CPI used will be the percentage change in the "Annual" rate from the most recent preceding full calendar year minus the "Annual" rate from the previous preceding full calendar year as reflected in the All Items in West-Size Class B/C, all Urban Consumers, Not Seasonally Adjusted (Series ID CUURN400SAO) which is currently published by the Federal Bureau of Labor Statistics at <https://data.bls.gov/timeseries/CUURN400SAO>. (Example calculation in Exhibit A).

Section 6: Each member will receive a lump-sum payment of one thousand five hundred (\$1500) dollars. This payment will be made in the paycheck that immediately follows the approval of this agreement.

Section 7: For the purpose of calculating steps with the pay ranges, five percent (5%) will be maintained between steps.

Section 8: In consultation with the Human Resources Director, the Chief of Police may assign newly hired officers to Step 1 through Step 3 of the wage schedule.

ARTICLE 6. LONGEVITY:

In the event any other Labor Agreement with the City of Henderson incorporates and/or reinstates Longevity pay, the HPOA may request to reopen negotiations of the terms of Article 7 Longevity, and such negotiations will commence no later than 30 days after the HPOA's request.

ARTICLE 7. UNIFORM AND PERSONAL EFFECTS ALLOWANCE:

Section 1: The CITY shall provide a uniform allowance in the amount of One Hundred (\$100.00) Dollars per month to each full-time HPOA member for the purchase and maintenance of uniforms. Such allowance shall be paid monthly and added to the employee's paycheck.

Section 2: Uniform standards shall be at the discretion of the CITY and as further specified in the Departmental Rules and Regulations.

Section 3: It is agreed by and between the CITY and the UNION that any employee who leaves employment with the CITY shall reimburse the CITY the pro-rated amount due of those monies referred to under Section 1 and/or Section 5.

Section 4: Upon any changes in the existing police uniform, including but not limited to the addition of clothing, equipment or related items, the party requesting the change shall bear the

initial expense. Any changes initiated by the HPOA must receive the approval of the CITY.

- Section 5: Upon initial hire, new employees shall receive an advance of the same lump sum which is currently equal to the annual allowance in the fiscal year hired, and after 12 months of employment shall begin to receive the same monthly allowance referred to in Section 1, on those dates set forth in Section 1, as applicable.
- Section 6: The CITY shall provide a one-time payment of One Thousand (\$1000) dollars for those Officers initially assigned to the Traffic unit who are required to ride a motorcycle. This one-time payment is provided to the Officer for the sole purpose of purchasing initial clothing and safety equipment. This one-time payment will be made through the normal payroll process and included in the employee's paycheck. No separate check will be issued.
- Section 7: The CITY shall provide a one-time payment of Four Hundred (\$400) dollars for those Officers initially assigned to the SWAT, K-9, and Bicycle units. This one-time payment is provided to the Officer for the sole purpose of purchasing initial clothing and safety equipment. This one-time payment will be made through the normal payroll process and included in the employee's paycheck. No separate check will be issued.

It is understood that any additional uniforms or replacements will be at the employee's expense.

- Section 8: Members will be provided a ballistic or spike vest which will be worn in accordance with Department Policy. Vests will be replaced as approved by the Quartermaster. As vests are purchased by the member individually, the voucher issued will be in the amount of nine-hundred eighty-nine dollars (\$989.00).

ARTICLE 8. INSURANCE:

- Section 1: The terms of the Joint Benefits Agreement between the City, Local 1883 IAFF, the HPOA and HPSA replaced this section; with a term of January 2, 2019 through December 31, 2022. Should the Joint Benefits Agreement fail to be extended or potential legislative changes render the purpose of the agreement moot, the City acknowledges that "Insurance Benefits" are a mandatory subject of bargaining as defined in NRS 288.150 (f).

The HPOA and its Members may choose to participate in the Self-Insured Benefit Plan provided by the CITY.

The Self-insured Benefit Plan will provide health insurance, a dental and vision benefit, life insurance, and long-term disability insurance.

If the HPOA chooses to discontinue participation in the City of Henderson insurance plan, the HPOA shall provide a minimum of twelve (12) months written notice of its intent to withdraw from the plan. Such notice must be received by the Chairman of the SFIC no later than December 31st of the year prior to withdrawal, with the actual withdrawal occurring only on December 31st of the following year. Should the HPOA provide notice of its intent to withdraw, such notice will be deemed irrevocable if not retracted by the following March 31st.

Should the HPOA actually withdraw from the Self-Funded Benefit Plan, the City will be liable for the maximum negotiated monthly contribution identified below for each HPOA

member, regardless of the HPOA member's actual enrolled coverage. If the HPOA withdraws from the City of Henderson Self-Funded Benefit Plan, and joins an alternative benefit trust, the parties will hire a professional actuary to determine the percentage of reserves that can be attributed to the HPOA's participation in the Plan. The cost of this actuarial assessment will be split equally by the HPOA and the Self -Funded Benefit Plan through a reduction in the actual asset transfer.

Section 2: City of Henderson Monthly Contributions:

Effective January 1, 2019, the CITY's contribution to the Fund for all participating employees will be based upon the terms set forth within the Joint Benefits Agreement.

Section 3: In the event of an HPOA Member's death, the CITY will help the beneficiary(s) fill out the necessary forms and ensure that they are properly signed in order that the beneficiary(s) will receive any monies due them

(a) A deceased employee's final paycheck, including wages earned and all payable leave accruals per this Agreement will be distributed to the employee's final check beneficiary(s) as designated in the City's payroll system. If no such final check beneficiary(s) exists, the final paycheck shall be paid to the beneficiary(s), designated on the employee's City-provided life insurance plan. If no such beneficiary(s) are identified, the proceeds will be dispersed per the provisions of NRS 281.155.

Section 4: The City will make an \$105.35 contribution each pay period to a retirement health savings (RHS) account for each employee covered by the Agreement. Of this amount, \$22 per pay period will be deducted for the Retiree Health Insurance Premium Assistance Plan (RHIPA) per the provisions of the Joints Benefits Agreement. The amount of this deduction for the RHIPA plan is subject to change in accordance with any renegotiated terms of the Joint Benefits Agreement.

ARTICLE 9. SAFETY AND HEALTH:

Section 1: The CITY agrees to provide annually a reasonable physical examination as required by NAC 617 and NRS 617, to all personnel in the HPOA with a copy of the results inserted into the employee's confidential health file. The CITY will allow four (4) hours of overtime pay to each employee to complete this physical while they are off-duty.

Section 2: Smoking is not permitted in CITY facilities or CITY vehicles. An employee will not smoke in public view.

It is understood and agreed to by the parties that upon passage of permissive legislation the CITY will unilaterally implement a "no smoking on paid time" policy without further negotiation.

ARTICLE 10. NON-DISCRIMINATION:

The CITY, the Police Department, and the HPOA agree to fully comply with all Federal, State or local laws and executive orders pertaining to non-discrimination and equal employment opportunities.

All references to an HPOA Member also covers any employee classification represented by this Labor Agreement who is not a dues paying member of the HPOA. It is understood that only dues-paying

HPOA members in good standing shall have voting rights for Agreement ratification, or any other rights per HPOA Constitution and By Laws.

ARTICLE 11. ANNUAL LEAVE:

Section 1: Following the first six (6) months of service, twenty (20) hours of annual leave will be credited. Thereafter, annual leave will accrue and be credited on a monthly basis at the established rate according to the employee's years of service as follows:

YEARS OF SERVICE	ANNUAL LEAVE ACCRUAL
Upon completion of first six (6) months of service	20 hours total
Seventh through twelfth month of service	3.33 hours per month (Balance of 20 hours for annual total of 40)
Second year through fifth year of service	10 hours per month (120 hours total)
Sixth through twelfth year of service	13.33 hours per month (160 hours total)
Following completion of twelfth year of service	16.67 hours per month (200 hours total)

Section 2: HPOA employees may accumulate and carry over annual leave up to a maximum of 480 hours, plus accrued bonus days, if applicable. Any annual leave which exceeds the allowed maximum will be forfeited on the last day of the last full or partial pay period charged to the calendar year.

Section 3: HPOA employees with more than one year's service who are terminated for any reason are entitled to payment for unused annual leave up to the allowable maximum accrued.

Section 4: In the case of death of a HPOA employee during their tenure with the CITY, 100% of the employee's unused annual leave shall be paid to the employee's designated beneficiaries as designated on the employee's City-provided life insurance form.

Section 5: Application for annual leave must be approved in advance of taking leave.

Section 6: In exceptional circumstances, employees with one or more years of service may be advanced annual leave, subject to approval of the City Manager or designee.

Section 7: An employee who has taken annual leave beyond that accrued at the time of termination shall make restitution for such leave, either by deduction from any amount owed him/her by the CITY or by cash refund.

Section 8: No annual leave will be paid unless the employee has completed their 1st six (6) months of employment. Probationary employees who wish to use leave in excess of forty (40) consecutive hours, while still on probation, will have their probation extended an amount of time equal to the leave taken. Employees in Field Training who use leave in excess of forty (40) consecutive hours shall have their field training extended an amount of time equal to the leave taken.

Section 9: There will be no "pay in lieu of time off" paid for annual leave days, except as authorized by the City Manager or designee.

Section 10: No monthly annual leave benefits will accrue for an employee while on an unpaid leave of absence for 50% or more of the month. If employment ends after the 15th of the month, an additional monthly accrual will be credited to the employee. "Employment ends" is defined as the last day on the City's payroll.

Section 11: It is the employee's responsibility to ensure their annual leave balance does not exceed the maximum allowable accumulated annual leave at the end of the designated calendar year. The CITY will not be responsible for making up any time forfeited at the end of the year that is caused by an individual taking insufficient vacation time.

ARTICLE 12. SICK LEAVE:

Section 1: Sick leave shall accrue at the rate of ten (10) hours per month commencing on the first day of hire into a regular position. HPOA Members shall be paid their current hourly rate for each hour of sick leave used.

Section 2: Sick leave will accrue on an unlimited basis.

Section 3: Upon approval of the Police Chief or designee and Director of Human Resources or designee, sick leave may be used by employees who are:

- (a) Incapacitated from the performance of their duties by illness or injury, or
- (b) Whose attendance is prevented by public health requirements, or
- (c) Who are required to absent themselves from work for the purpose of keeping an appointment with the doctor, or
- (d) Who are required to absent themselves from work to personally care for a member of their immediate family in those medical situations which require the employee's prompt attention.

Section 4: With the exception of sick leave depletion, annual leave shall not be used in place of sick leave.

Section 5: HPOA Members who do not become ill on the job shall call in as required by department policy before the beginning of their shift when using sick leave.

Section 6: Any full-time HPOA Member who has exhausted all accumulated sick leave will be granted the use of accrued annual leave, then donated leave. Leave without pay may be granted when all other leaves (annual and sick) are exhausted.

Section 7: HPOA Members covered by this Agreement shall be subject to the following requirements for payment of such leave.

- (a) Sick leave requests: Upon return to duty, employees are required to file and sign a sick leave request.
- (b) Physician's Certificate of Recovery and Fitness: A certificate of recovery and fitness shall be submitted by all employees upon return to work from any illness that required the use of sick leave for periods longer than three working days.

- (c) An HPOA Member who uses more than eight (8) incidents of sick leave usage in a twelve (12) month period will be subject to disciplinary action up to and including termination.
 - (1) Incident of Use (Sick Leave): Any period of continuous absence for the same reason, or the use of sick leave for an individual condition's repeated treatment shall be considered one incident. Use of sick leave for funeral attendance or a scheduled medical/dental appointment shall not constitute an incident of sick leave. An incident will be defined as a period of continuous absence for an item defined in Section 3 of this article no matter how long that incident lasts. After returning to work, treatment for the same incident that requires continued treatment will not be counted as a separate incident.
 - (2) Use of sick leave for funeral attendance, a scheduled medical or dental appointment, or leave associated with FMLA will not constitute an incident of sick leave.
- (d) HPOA Members shall report to work if recovery of illness is made during the normal work hours. Any gainful employment, pursuit of personal business, recreation, travel for recreation or non-sick leave purposes, or other such activity when an employee is on such leave is considered evidence of abuse of sick leave unless approved in advance in writing by the Department Head or designee. This does not preclude the employee from the ability to vote, attend religious services or engage in other activities, which are constitutionally protected.

Section 8: Probationary employees who use sick leave in excess of forty (40) consecutive hours, while still on probation, will have their probation extended that amount of time. Employees in Field Training who use sick leave may have their field training extended on a day-for-day basis.

Section 9: HPOA Members with one or more years of full-time service, who use no more than the sick leave usage outlined below during the fiscal year shall receive bonus hours of vacation credited in July annually on the following schedule.

0 – 1 day of usage	-	4 days bonus
1.1 – 2 days of usage	-	3 days bonus
2.1 – 4 days of usage	-	2 days bonus

The Family Medical Leave Act no longer mandates that FMLA absences protect bonus days. Therefore FMLA absences will be included when calculating sick leave usage for bonus days.

Section 10: For HPOA Members hired prior to July 1, 1995 with one or more years of service, upon termination for any reason excluding disciplinary termination, sick leave hours accrued shall be computed, based on the employee's base hourly rate and longevity, if applicable, and shall be paid at the rate of seventy-five percent (75%) of the accrued sick leave hours not to exceed eight hundred (800) hours.

- (a) In the case of death of an employee hired prior to July 1, 1995 during his tenure with the CITY, 100% of the employee's unused sick leave shall be paid to the employee's designated beneficiaries as designated on the employee's City-provided life insurance form.

- (b) For employees hired prior to July 1, 1995, with twenty (20) years of service, upon termination for any reason excluding disciplinary termination, sick leave hours accrued shall be computed, based on the employee's base hourly rate and longevity, if applicable, and shall be paid at the rate of seventy-five percent (75%) of the accrued sick leave hours not to exceed 1600 hours.
- (c) An employee, hired prior to July 1, 1995, upon retirement under the provisions of the Nevada Public Employees Retirement System, or an employee, upon termination from the CITY, who retires under the provisions of the Social Security Act, shall be paid for all accrued unused sick leave not to exceed 1600 hours.

Section 11: For HPOA members hired on or after July 1, 1995:

- (a) Effective July 1, 1995, for employees hired on July 1, 1995 or after, with 10 or more years of service, upon termination for any reason excluding disciplinary termination, sick leave hours accrued shall be computed based upon the employee's base hourly rate, and shall be paid at the rate of 50% of the accrued sick leave hours not to exceed 500 hours.
- (b) Effective July 1, 1995, for employees hired July 1, 1995 or after, with twenty (20) years or more of service, upon termination for any reason excluding disciplinary termination, sick leave hours accrued shall be computed based upon the employee's hourly rate, and shall be paid at the rate of seventy-five (75%) of the accrued sick leave hours not to exceed 900 hours.
- (c) Effective July 1, 1995, employees hired July 1, 1995 or after, with 15 or more years of service, upon retirement under the provisions of the Nevada Public Employees Retirement System, or employees, upon termination from the CITY, who retire under the provisions of the Social Security Act, shall be paid for all accrued unused sick leave not to exceed 900 hours.
- (d) Effective July 1, 1995, in the case of death of an employee hired after July 1, 1995, during his tenure with the CITY, 100% of the employee's unused sick leave shall be paid to the employee's designated beneficiaries as designated on the employee's City-provided life insurance form.

ARTICLE 13. OTHER LEAVES:

Section 1: Leave of Absence: Leave of Absence shall be granted as follows:

- (a) Upon approval of the City Manager or designee, an employee may be granted an unpaid leave of absence for good and valid reasons up to 90 days. During such leave, the employee will not be eligible for any benefits nor will any annual or sick leave accrue. An employee will not be eligible to earn service credit toward a step increase, completion of probation, qualifying period, seniority, or longevity pay if applicable to the employee.
- (b) An employee may be suspended without pay for an indefinite period of time as a result of a criminal complaint in a court of law, in which case the suspension may continue until the matter is adjudicated by a court of competent jurisdiction. If the charges are not sustained, the CITY may still administer discipline if the CITY can substantiate misconduct. Suspension without pay under Section 1 (b) requires an Administrative Hearing and must be approved by the Chief of Police.

Section 2: Jury Duty Leave:

- (a) Employees who are called for jury duty will be paid regular pay for time served during their scheduled working hours. All jury duty pay will be retained by the employee.
- (b) Those persons called but not selected to serve on the jury or who complete the day's jury duty prior to the end of their normal shift shall report back to work when excused.

Section 3: Administrative Leave: The Chief of Police or designee has the authority to grant administrative leave as deemed necessary.

Section 4: Military Leave: Military leave shall be granted as follows: When an employee enters any branch of the Armed Forces of the United States, whether by enlistment, recall to active duty, selective service, or call to duty from the National Guard or other military reserve unit the following rules shall apply:

- (a) The employee shall be given military leave without pay.
- (b) During the period of military service the employee shall retain all rights to which he is entitled under the provisions of the Charter of the CITY and under the provisions of the Civil Service Rules, provided that during a period of military leave in excess of thirty (30) days, annual or sick leave credit shall not accumulate.
- (c) After the completion of service the employee may be restored to his former position if it appears to the satisfaction of the department head, after such examinations as may appear necessary, that the employee is able to perform his former service to the CITY, provided that the employee makes written application for immediate reinstatement within ninety (90) days after receiving an honorable discharge or release from active duty. The provisions of this subsection shall not apply to any employee receiving other than an honorable discharge.
- (d) Persons employed to fill positions becoming vacant under these rules shall hold such positions subject to being transferred to another post, if available, or terminated upon the reinstatement of the returning employee to his former position in accordance with subsection (c).
- (e) An employee in the HPOA having a reserve status in any of the regular branches of the Armed Services of the United States or National Guard, upon request to serve under orders for training duty shall be relieved from their City duties, upon request, to serve under those training orders without loss of pay for a period not to exceed 210 hours in any one calendar year. The employee shall file with the CITY a copy of such orders indicating thereon the date that said duty is to commence and the date duty is to cease. The employee shall receive his regular compensation in addition to his military pay. It is understood that this provision is in accordance with NRS 281.145.

Section 5: Bereavement Leave: Upon the death of an immediate family member, an employee will be granted three (3) workdays of bereavement leave. There is no requirement

that these days be used consecutively, as actual funeral services are often delayed due to travel and other logistical issues. In rare circumstances, this timeframe may be extended at the discretion of the Department Head or their designee. Bereavement leave is independent of other types of leave.

- (a) In the event the funeral services are held 400 miles or more from the city limits of Henderson, Nevada, one (1) additional workday of bereavement leave will be granted if the employee is travelling to the funeral services.
- (b) Immediate family is defined as spouse, child, mother or step-mother, father or step-father, brother, sister, foster or stepchild, grandchild, grandparent, mother-in-law or father-in-law, or spouse's grandparent, and domestic partner.

Section 6: General Provisions of Family & Medical Leave (FMLA) Act: The CITY agrees to fully comply with the dictates of Public Law 103.3., effective August 5, 1993.

- (a) Use of Paid and Unpaid Leave: The CITY shall require the employee to use appropriate accrued paid leave before granting unpaid leave.

The employee is required to attempt to schedule foreseeable leave so as not to unduly disrupt the employer's operations.

The CITY is responsible for determining if paid leave used by an employee counts as FMLA leave, based on information provided by the employee and/or a health care provider.

- (b) HPOA members with questions about FMLA are encouraged to consult Risk Management within Human Resources and/or the HPOA.

ARTICLE 14. HOLIDAY PAY:

Section 1: The following days are declared to be holidays for all members of the HPOA:

New Year's Day	January 1 st
Martin Luther King Day	Third Monday in January
Presidents Day	Third Monday in February
Memorial Day	Last Monday In May
Independence Day	July 4 th
Labor Day	First Monday in September
Nevada Day	Last Friday in October
Veterans Day	November 11 th
Thanksgiving Day	Fourth Thursday in November
Family Day	Friday following Thanksgiving
Christmas Eve	December 24 th
Christmas Day	December 25 th

and any day that may be designated by the State Legislature and made applicable to local government employers.

Section 2: All full time employees shall receive ten (10) hours of holiday pay at straight time. For those employees that are required to work on the holiday, they will receive (premium pay) double time for hours worked on their regular shift. Should an employee, work overtime on a holiday, they would be paid for that overtime per the provisions of Article

19 of this Agreement.

- (a) For the Correction Facility, a HPOA Member working the holiday will be paid holiday pay as outlined above and the double time (premium pay) for their regular hours on their assigned shift that day.
- (b) For the Correction Facility, should the HPOA Member assigned to the eight-hour shift on the holiday work beyond the end of their shift, they would receive the double time premium pay for up to ten (10) hours before reverting to overtime at time and one-half.
- (c) Graveyard shift employees who start their shift on the day prior to the designated holiday and the majority of their regular hours worked are on the actual designated holiday, will record all their regular hours on the holiday and receive the double time premium pay for all regular hours.
- (d) Graveyard shift employees who start their shift on the designated holiday and the majority of their regular hours worked are on the day after the actual designated holiday, will record all their regular hours on the day after the designated holiday and be paid their normal rate of pay for the day.
- (e) For the Correction Facility, Graveyard shift employees who start their shift on the day prior to the designated holiday and are working their scheduled eight hour shift, will record all of their regular hours on the holiday and receive the double time premium pay for all regular hours.
- (f) For the Correction Facility, Graveyard shift employees who start their shift on the designated holiday and are working their scheduled eight hour shift, will record all of their regular hours on the day after the designated holiday and be paid their normal rate of pay for the day.

Section 3: In order to receive holiday pay, the employee must work, be on leave without pay approved in advance by management, be on annual leave, sick leave, or be on a scheduled day off the day preceding and/or following a holiday.

Section 4: Floating Holiday: HPOA members will be eligible for two (2) floating holidays each January 1st. The floating holiday will be scheduled in the same manner as annual leave. The floating holiday must be used within the calendar year and cannot be carried over to the following year. If an HPOA member schedules their floating holiday and is then called into work during their normal work hours, they would be paid as if they were working any holiday defined in Section 1.

New employees hired before June 30th of each calendar year will receive two (2) floating holidays upon hire and those hired on or after July 1st, but before November 1st, will receive one (1) floating holiday upon hire. New Employees hired on or after November 1st will receive two (2) floating holidays the following January.

Section 5: Holiday on a Normal Day Off: Should a holiday fall on the HPOA Members regularly scheduled day off, the Member shall bank hours for future time-off with pay.

- (a) HPOA Members will be allowed to bank an unlimited number of holiday hours. Holiday hour banks will carryover from year to year and must be utilized prior to termination or retirement. Any hours remaining at termination or retirement will be forfeited. Banked holiday hours must be scheduled in the same manner as annual leave.

- (b) In the event of an HPOA Members' death, the CITY shall pay 100% of the Members unused banked holiday hours to the beneficiary(s) as designated in their City-provided Life Insurance form.
- (c) In the event an HPOA Member is subject to layoff per the provisions of Article 23 of this Agreement, they would be paid for unused banked holiday hours at the time of layoff.

Section 6: Holiday Staffing: The parties recognize the City's right to determine staffing levels across the Department on designated holidays. When double squad days occur on a holiday and the City does not require both squads to work, one of the two squads will be required to work. Should members of the assigned squad request time off on the holiday and it is granted, vacancies on the assigned squad will be filled by interested officers from the other squad in seniority order.

Section 7: Administrative Leave for Critical Incidents: An HPOA member who is on administrative leave for a department related critical incident and was scheduled to work on a holiday shall receive the premium pay benefit as though the member was working their regular work schedule. The premium pay is not PERS-eligible compensation.

Section 8: September 11th Memorial Holiday:

All HPOA Members will be provided the September 11th Memorial Holiday each calendar year. The holiday is equal to ten (10) hours of regular pay at the base hourly rate and will be paid in the pay period that includes September 11th. This holiday provides 10 hours of additional compensation and is not available as paid time off; is not considered time worked for the purpose of overtime calculations and is not PERS-eligible compensation. New hires beginning their employment before July 1st will receive the September 11th Memorial Holiday in the year of hire.

ARTICLE 15. SHIFT ARRANGEMENT:

Section 1: The Normal Work Week schedule shall consist of four (4) consecutive ten-hour shifts. For members of the Corrections Facility, the Normal Work Week schedule will consist of four (4) consecutive ten-hour shifts or six (6) twelve-hour shifts with one (1) eight-hour shift per pay period. Unless otherwise determined by the CITY, the workweek shall be defined as: from 12:01am Monday through Midnight the following Sunday. Employees working a graveyard Schedule that consists of four (4) consecutive ten-hour shifts, will record all Normal Work Day hours on the day in which more than fifty percent (50%) of their Normal Work Day hours fall and follow that process for the remainder of the Normal Work Week. Employees working a graveyard Schedule that consists of six (6) twelve-hour shifts with one (1) eight hour shift per pay period, will record their Normal Work Day hours on the day in which more than fifty percent (50%) of their normal twelve-hour shift falls and follow that process the remainder of the pay period, including the normal eight-hour shift.

- (a) Whenever deviations from regular shift hours are necessary on a normally scheduled work day, the supervisor shall provide employees with sufficient notification prior to such deviation. Sufficient notification is deemed to be a minimum of 48 hours. Such notice shall not be required for emergency work.
- (b) The CITY reserves the right to alter or temporarily change the work schedule, shift and/or hours of an employee to accommodate:

- (1) Initial orientation
- (2) Advanced Academy
- (3) Police or Corrections Academy
*The overtime provisions defined in Article 19 of this Agreement are not applicable to these three schedules
- (4) Other operational efficiencies

Should the supervisor fail to provide six calendar days notification of a schedule change of a normally scheduled day off in a non-emergency situation, the HPOA Member impacted will be paid time and one half for the 1st shift of the revised schedule. The day of notification is considered the first of day of the six day notification requirement.

Section 2: There shall be no split shifts or split schedules unless covered under Section 1 above.

Section 3: The policy regarding time change during the Spring and Fall shall be as follows:

- (a) Employees on a four day work week scheduled to work graveyard shift during the Spring time change shall work nine (9) hours but be paid for ten (10) hours.

Employees in the Correction Facility working a twelve (12) hour shift during the Spring time change shall work eleven (11) hours but be paid for twelve (12) hours.

Employees in the Corrections Facility working an eight (8) hour shift during the Spring time change shall work seven (7) hours and be paid for eight (8) hours.

- (b) Employees on a four-day work week scheduled to work graveyard shift during the fall time change shall work eleven (11) hours and be paid for eleven (11) hours.

Employees in the Corrections Facility working a twelve (12) hour shift during the

Fall time change shall work thirteen (13) hours and be paid for thirteen (13) hours.

Employees in the Corrections Facility working an eight (8) hour shift during the Fall time change shall work nine (9) hours and be paid for nine (9) hours.

ARTICLE 16. COMPENSATION FOR SERVICE INCURRED ACCIDENTS OR ILLNESS:

Section 1: HPOA members shall be covered by a workers compensation program of the CITY's choice that conforms with the provisions of the Nevada Industrial Insurance Act (NRS Chapter 616) and the Nevada Occupational Diseases Act (NRS Chapter 617) and that provides for payment of industrial accident benefits and compensation for partial and total disability arising from industrial injuries and occupational diseases.

Section 2: HPOA Members, who incur injury or illness while performing police duties with an accepted worker's compensation claim, will receive full salary while away from work due to their injury for a period not to exceed 850 hours.

The HPOA Member in exchange for salary continuation will endorse worker's compensation payments received from the Worker's Compensation Administrator back to the CITY.

Any hours that are charged to worker's compensation, up to the 850 hours of salary continuation, will not affect an HPOA Member's sick or annual leave accruals.

- Section 3: Upon expiration of the 850 hours of salary continuation, the HPOA Member who continues to receive worker's compensation benefits may elect to use their sick leave, and then annual leave to receive a full salary. In the event the HPOA Member has exhausted all of the above, the CITY may authorize additional paid time at its discretion. The Finance Department will calculate sick and annual leave usage.
- Section 4: HPOA Members shall be granted an additional one thousand (1000) working hours as defined in Section 2 hereof, for disabilities incurred in the line of duty involving a deadly weapon. "Deadly weapon" is defined as "a weapon which, from the manner used, is calculated or likely to produce death or serious bodily injury."
- Section 5: If, as a result of a licensed physician's evaluation and prognosis, it appears that the HPOA Member will not return to their regular CITY job, the CITY may require a medical separation.
- Section 6: In the event the CITY establishes, through an appropriate investigation, that an HPOA Member is abusing their rights under Section 2 herein, the CITY may disallow the salary continuation benefit and the HPOA Member may be subject to discipline, up to and including termination.
- Section 7: Before the CITY grants these benefits, the HPOA Member shall comply with reasonable administrative procedures established by the CITY. The CITY may also request, at its option and expense, that the HPOA Member be examined by a physician appointed by the CITY. The examining physician shall provide to the CITY and the HPOA Member a copy of their medical findings and their opinion as to whether or not the HPOA Member is able to perform their normal work duties and/or whatever, if any, work duties the HPOA Member is able to perform or unable to perform. The CITY may further require that such injured HPOA Member make themselves available for light duty work as soon as possible after release by a qualified physician, which may be either CITY or HPOA Member appointed.
- (a) Temporary modified duty assignments will be at the sole discretion of the Chief of Police and the City Manager's designee as provided in NRS 288.150 3(c)(2).
 - (b) HPOA Members on temporary modified duty will not be eligible for out of class pay, except in the case of an emergency.
 - (c) Overtime will not be authorized for any HPOA Member on temporary modified duty. Exceptions to this will only be authorized if there is a requirement for overtime work in the modified duty assignment or in the case of an emergency.
- Section 8: The CITY will comply with the NRS Chapters 616 and 617, and the Nevada Administrative Code for rehabilitation of an HPOA Member with an industrial injury or occupational disease that resulted from employment with the CITY. An injured HPOA Member may be returned to work with the CITY in any available position for which the HPOA Member is qualified and which accommodates the HPOA Member's limitations.
- (a) The HPOA Member may be appointed to the position even if there is an existing list for the classification that does not contain the HPOA Member's name.

ARTICLE 17. COMPENSATION FOR NON-SERVICE INCURRED ACCIDENTS OR ILLNESS:

Section 1: An HPOA Member who is incapacitated due to non-service incurred accident(s) or illness shall be entitled to draw their full wage against sick then annual leave accrued to their benefit.

Section 2: Contributions to the Health and Welfare Plan by the CITY shall continue only to the extent of accrued sick or annual leave during the time of absence from work from the CITY. Should the HPOA Member exhaust their paid leave banks and begin leave without pay per section five (5) of this article, they will be eligible for COBRA coverage through the CITY's Self Insured Benefit Plan.

Section 3: Upon exhausting all available leave, the CITY, at its sole discretion, shall determine whether the HPOA Member shall be retained in their current position and in CITY employment.

Section 4: Temporary Light Duty: An HPOA Member incapacitated due to an injury or illness that is not work related may, at the option of the CITY, be employed in other work on a job within the CITY which a physician determines the HPOA Member is able to perform. The HPOA Member shall be paid one hundred percent (100%) of the HPOA Member's current base pay providing no current employee is displaced or laid off as a result of such placement.

- (a) The HPOA Member will not be eligible for out of class pay or any Assignment Differential pay while on temporary light duty for a non-service incurred injury or illness.
- (b) Shift differential will be paid based on the temporary light duty assignment and not on the HPOA Member's shift assignment prior to the injury or illness.
- (c) An HPOA Member making the request for temporary light duty shall submit the request to the Chief of Police or designee or Human Resources with a letter from the physician outlining the restrictions and approximate time the employee could return to full duty.
- (d) All requests for temporary light duty assignments shall be reviewed by Human Resources for approval of eligibility. Requests that are approved by Human Resources shall be referred to the Chief of Police or designee to determine if work assignments are available that meet the employee's work restrictions.
- (e) The length of the assignment will be temporary based upon factors which include, but are not limited to, operational needs, treatment plans and restrictions as outlined by the physician, etc. The employee may be asked to resubmit the request and provide additional documentation from the physician, as appropriate, throughout the term of the assignment. Renewal requests for temporary light duty must follow the same criteria as contained in this Section.
- (f) The authorization for temporary light duty can be denied or withdrawn and this action will not be subject to the grievance procedure.

Section 5: The CITY will allow an absence of up to a total of six (6) months, or to the extent the HPOA Member has any type of paid leave available, whichever is greater. If an HPOA Member has less than six months of paid leave available, the HPOA Member must use all of their paid leave to be eligible for extended leave.

ARTICLE 18. PROBATIONARY PERIOD/PROMOTION/TRANSFERS

Section 1: Probationary Period: The initial appointment of any candidate to a position in the police service shall be conditional upon successful completion of the initial probationary period of not less than eighteen (18) months or more than twenty-one (21) months. Candidates that are not required to attend the academy will serve a probationary period of not less than twelve months. With the exception of those in the academy, any assignment over one week in length to modified duty, light duty, leave for military deployment, administrative leave or any other approved leave will extend probation for an amount of time equal to the absence. Failure to confirm the Officer's regular appointment will result in the Officer's termination.

Section 2: Promotion: Promotion to the classification of Police Sergeant shall be determined by competitive examination, as follows:

- (a) Examination may consist of written, oral, performance, evaluation of training and experience, evaluation of weighted supplemental application form, assessment center and any other examination that is a valid selection instrument, at the discretion of the CITY.
 - (1) Whenever Assessment Centers are held, the Chief will determine the number of candidates that will participate based on the needs of the department. This number will be identified and posted at the same time as the notice of examination.
- (b) The Human Resources Director or designee shall prepare and conduct the examinations, which shall contain questions designed to test for job-related qualifications. Such tests shall be formulated on a general competitive basis, and shall not be used to facilitate the promotion of any particular HPOA Member.
- (c) Notice of examination, to include the reading list, shall be posted in the Police Department at least sixty (60) days prior to the examination date.
- (d) In all examinations, a minimum eligibility rating shall be established by the Human Resources Director or designee. Minimum ratings shall also be established for each part of the test. HPOA Members shall attain at least a minimum rating on each part of the test in order to receive a passing grade or to be rated on the remaining parts of the test.
- (e) The final rating shall be determined by adding each portion of the selection process according to assigned weights.
- (f) At the conclusion of any examination an eligibility list consisting of the names of persons successfully passing the examination, arranged in order of final ratings received, from the highest passing score to the lowest, shall be prepared and kept available.
- (g) Whenever identical ratings are received, names will be arranged in order of date of initial hire. If date of initial hire is identical, names will be arranged in the numerical order on their initial hire list. Priority in respect to the date of initial hire shall be considered only when identical ratings are received.
- (h) The entire eligibility list shall be certified and appointments made by the Chief of Police from among the top five (5) names. However, if there are less than two (2) passing scores, the Chief of Police may request that a new examination be

given. The name of any person appearing on the eligibility list shall not be removed, unless for cause, until such list has expired. If any person has been certified for appointment five (5) times and has not been appointed, the name of the next person appearing on the eligibility list shall be certified and considered eligible for appointment.

- (i) Eligibility lists shall remain in effect for one year from the date of certification. The eligibility list may be extended for an additional period not to exceed six (6) months at the request of the Human Resources Director or designee.

Section 3 Transfers: Police or Corrections Officers may apply and participate in the selection process for the other classification. An HPOA Member who is selected for the new classification will be paid at the same Step of the wage schedule that they currently hold. The Police Officer who transfers will experience the reduction in their hourly rate at the time of transfer. The Corrections Officer who transfers will experience the increase in their hourly rate at the time of transfer.

ARTICLE 19. OVERTIME PAY:

Section 1: It is the policy of the CITY to keep to an absolute minimum the necessity for any HPOA Member to work in excess of his regularly scheduled tour of duty. When overtime is necessary and is specifically authorized by the Chief of Police or their designated representative(s) the CITY's policy is to pay overtime as delineated herein.

Section 2: For HPOA Members on a four ten hour day work schedule, work in excess of ten (10) hours during one shift or forty (40) hours during one work week shall be considered overtime.

For HPOA Members on a five eight hour day work schedule, work in excess of eight (8) hours during one shift or forty (40) hours during one work week shall be considered overtime.

For HPOA Members in the Corrections Facility, work in excess of their normal scheduled work shift (i.e. twelve hours, ten hours, or eight hours) or eighty (80) hours during one pay period shall be considered overtime.

Overtime shall be defined and compensated as follows:

Section 3: Time and One-half Overtime

- (a) Regular Overtime accrues when an HPOA Member is directed to work beyond their regular work shift.
- (b) Scheduled Overtime accrues when an HPOA Member is directed to work and is given 48 hours advance notification of the date and time such work will be required.
 - (1) Any HPOA Member scheduled to work on a regular assigned day off shall be guaranteed four (4) hours work at time and one-half his regular rate of pay. Should the work assigned be completed before the four (4) hour minimum, and the HPOA Member requests to be released, they may do so with supervisory approval and be paid for the actual hours worked.
 - (2) Any HPOA Member scheduled to work on a regularly assigned work

day, but not immediately following his shift, shall be guaranteed one (1) hour work at time and one-half his regular rate of pay.

- (c) Court Appearances will be compensable when an HPOA Member is required to appear during his regularly scheduled time off for a scheduled appearance in a proceeding connected with official duties. This does not apply when the HPOA Member is a grievant and for which they are not otherwise compensated.
 - (1) HPOA Members under Section 3 (c) shall be guaranteed two (2) hours work at time and one-half his regular rate of pay.
 - (2) HPOA Members under Section 3 (c) who receive a duces tecum subpoena shall be guaranteed three (3) hours work at time and one half their regular rate of pay. Duces tecum shall be paid when evidence with a chain of custody is required. The duces tecum three (3) hour minimum does not provide for additional overtime compensation should the court appearance exceed the three hour timeframe. The additional hour provided for a duces tecum subpoena is not added to actual overtime hours if the three hour minimum is exceeded.
 - (3) On Duty Court Attendance: HPOA Members subpoenaed to appear on duty as a witness connected with official duties, and who are not party in such proceedings, shall receive their regular pay, providing that all witness fees or pay are returned to the City of Henderson. HPOA Members shall report to work when excused.

Section 4: Contracted Overtime

- (a) Contracted Overtime assignments are not guaranteed for any officer. All events are subject to cancellation at any time. All assignments for Contracted Overtime will be on a voluntary basis and no HPOA Member will be forced to accept this type of overtime assignment.
- (b) Contracted Overtime is paid for by a third-party. Contracted Overtime deviates from the requirements for overtime set forth elsewhere in this Agreement as follows:
 - (1) The duration of Contracted Overtime assignments are established via the agreement between the contractor and the Henderson Police Department. However, the assignment's start and end time shall depend on whether the contractor requires the officer to use a City of Henderson vehicle.
 - a. Travel Time Is Included If Contractor Requires A City Vehicle: If a City of Henderson vehicle is required for the Contracted Overtime assignment, then the start time of the shift shall commence upon the officer leaving their assigned station and shall end upon the officer returning to their assigned station. Officers are required to immediately return to their assigned stations upon being released by the contractor.
 - b. Travel Time Is Not Included If Contractor Does Not Require A City Vehicle: If a City of Henderson vehicle is NOT required for the

Contracted Overtime assignment, then the officer shall travel to the Contracted Overtime assignment in their personal vehicle on their own time. The start time of the shift shall commence upon the officer's arrival at the designated overtime location and end upon the contractor's release of the assignment.

- (2) All Contracted Overtime will be paid at an overtime rate of time and one-half (1.5x) the officer's regular rate of pay.
 - (3) Contracted Overtime scheduled without 48 hours' notice will be paid at time and one half (1.5x).
 - (4) Contracted Overtime that falls on a holiday will be paid at time and one half (1.5x).
- (c) Contracted Overtime will be assigned by fair and equitable totals.
- (d) Contracted Overtime Eligibility Limitations
- (1) Officers having performance issues as part of their regular duties (as determined by their division Captain) or who are subject to an investigation into their conduct may not be eligible to work Contracted Overtime for a period of up to ninety (90) days. This temporary ineligibility period is an administrative action and is not considered discipline and is not recorded in an officer's personnel file.
 - (2) If a contractor has reported complaints of misconduct, conduct unbecoming by an officer, or a violation of event planning guidelines, while working a Contracted Overtime event, and the contractor has requested that the officer not return to the contractor's Contracted Overtime events (current or future), the officer will be temporarily ineligible for future Contracted Overtime events for that particular contractor for a period of ninety (90) days.
 - (3) The contractor must notify the Special Event Lieutenant in writing if the contractor requests that specific officers not work at that particular contractor's future Contracted Overtime events.
 - (4) The Special Event Lieutenant will maintain all copies of contract complaints and monitor the ninety-day (90-day) ineligibility periods.
 - (5) The ineligibility period for Contracted Overtime will be for ninety (90) days from the time of the incident (rolling calendar).
 - (6) Each complaint or allegation of misconduct will be assessed individually on a case-by-case basis to determine eligibility/ineligibility for contracted overtime.
- (e) Contract Overtime Expectations and No Call-No Show/Late to Assignment
- (1) Officers will be punctual, prepared for duty and report on time at the designated overtime location.
 - (2) If an officer is unable to work an assigned contracted overtime

assignment, the officer will contact the Special Event Lieutenant or designee. The Special Event Lieutenant or designee will attempt to reassign the contracted overtime to another officer who applied for the assignment under the original posting using fair and equitable standards. If the Special Events Lieutenant or designee is unable to reassign the contracted overtime they may repost the contracted overtime for additional volunteers or require the initially assigned officer to work the originally assigned overtime.

- (3) Officers will not seek out their own replacement for Contracted Overtime.
- (4) All cases of unexcused tardiness and absent without leave notification will be handled in accordance with DPM1094.

Section 5: Double Time Overtime

- (a) Call-out Overtime as defined in Article 34 is paid at double the regular rate.
- (b) Call-Back Overtime as defined in Article 34 is paid at double the regular rate.
- (c) HPOA Members having been Called-back/Called-out on a regularly scheduled day off shall be guaranteed four (4) hours work at twice his regular rate of pay.
- (d) HPOA Members having been called back on a regularly assigned work day shall be guaranteed two (2) hours work at twice their regular rate of pay. Should the two (2) hour guarantee overlap with the start of their regular shift, the Member would record callback/callout for the time before the shift begins and regular pay and a non-PERS eligible straight time pay code to satisfy the two (2) hour guaranteed minimum.
- (e) Should an HPOA member be called back to work while on a scheduled vacation, during their normal work hours, they would record the number of hours of actual vacation hours used; record the number of hours worked during their normal shift and record an equal number of hours of a PERS eligible straight time pay. Should the assignment extend beyond the Members' normal work hours, call-back would be recorded for those hours.
- (f) Should an HPOA member be contacted after hours due to a developing operational incident that requires their expertise and direction, the HPOA member is eligible for the appropriate overtime compensation rounded to the next highest six (6) minute increment.
- (g) Call-back overtime is PERS eligible compensation, while regular overtime, scheduled overtime, contract overtime, and call-out overtime are not PERS eligible compensation.
- (h) Employees hired on or after January 1, 2010 are subject to a different definition of call back per the Public Employees' Retirement Board. (Refer to Article 34, Call Back).
- (i) Contract Overtime: See Section 4(b).

Section 6: Comp Time Overtime:

An HPOA Member accruing overtime as stated above, with the exception of any PERS compensable time, shall elect to be paid at the rate upon which the overtime was accrued or to receive compensatory time off in lieu of overtime, which shall be computed at the rate upon which the overtime was accrued. Compensatory time off accrued that is subject to shift differential is adjusted at the time of the accrual through an increase in the hours of compensatory time available. Accordingly, when compensatory time off is utilized, the hourly rate will not reflect the shift differential accounted for in calculating the number of hours. For clarity: Ten (10) hours of double time or twenty (20) hours of compensatory time off for a graveyard shift Member will be recorded as 21.2 hours (20 x 6%) of compensatory time off accrued but paid at a base rate.

Compensatory time off will accumulate for the fiscal year, to the maximum allowed by the Fair Labor Standards Act (FSLA), which is currently four hundred eight (480) hours. If it is not used during that time, it will automatically be paid out, in its entirety, on the last payday in the month of June, regardless of when the overtime was worked. There will be no early payments or special checks for the accumulated compensatory time-off.

An HPOA member shall request the use of compensatory time in advance. The approval to use compensatory time-off will be based on the staff available to cover the vacancy, the specific operating environment on the requested day(s) and only in rare circumstances will compensatory time off be granted if overtime is required to cover the absence. Exceptions to this overtime exclusion require the approval of the Chief of Police or their designee. The Department Command Staff will strive to accommodate compensatory time off requests whenever possible and understand its obligation under the Fair Labor Standards Act.

HPOA members who are approved for compensatory time-off will not have this time cancelled due to subsequent, unanticipated absences by other HPOA members.

Comp Time for Holiday Time:

An employee may accumulate comp time for any non-PERS compensable holiday time.

- (a) All accrued "comp" time on the books will be paid at the Overtime rate it was accrued prior to any general pay increases.
- (b) Accurate records of Overtime shall be kept by the Police Department with proper notification submitted to the Finance Department Payroll Division.

Section 7: Overtime shall be earned and paid in increments of six (6) minutes. Overtime less than six (6) minutes will not be eligible for compensation. Overtime in excess of six (6) minutes will be rounded up to the next highest tenth (10th) of an hour.

Section 8: Stand-by pay will be provided should an HPOA Member be required to stand-by anytime between work shifts, on regular days off, or on holidays. HPOA Members required to stand by for the fourteen (14) hours between their regular shifts or the fourteen hours after their last shift will receive one (1) hour of double time. HPOA Members shall be compensated by one (1) hour of double time for each twelve (12) hour period they are required to stand-by. HPOA Members on stand-by shall keep their supervisor and/or

the Police Department notified of their location for emergency call-back purposes and must remain fit for duty during these stand-by hours.

- (a) Should HPOA Members on stand-by be called back for work, they shall be compensated for a minimum of one (1) hour at double time.
- (b) Stand-by periods are defined as:
 - 1) The fourteen hours between shifts and at the end of the last shift of the weekly schedule
 - 2) Twelve hour blocks of time on normal days off beginning at the Members normal starting time on a regular work day.
- (c) HPOA Members who are on stand-by and are called back for work will have their stand-by compensation off-set as follows:
 - 1) If the callback Overtime is two (2) hours or less, the one hour of stand-by pay will not be paid.
 - 2) If the callback Overtime is more than two (2) hours, no stand-by will be paid for two (2) consecutive twelve hour stand-by periods.

Section 9: Travel time to and from work is not compensable per the federal Portal-to-Portal Act.

- (a) Out-of-town travel and same day return: Time traveling to and from the airport is considered "home-to-work" time and is not compensable. All other hours associated with this assignment that day would be compensable.
- (b) Overnight travel: Travel time is compensable when it occurs during the HPOA Member's regular work hours. This is true on non-working days as well and would be paid at the appropriate rate of pay which may include Overtime payments. The time required for any means of travel outside of normal work hours is not compensable. However, if the HPOA Member is directed to perform work while traveling, this time would be compensable.

ARTICLE 20. RETIREMENT:

Section 1: The CITY and the HPOA agree that all employees shall participate in the Public Employees Retirement System of the State of Nevada, in accordance with the rules of that system.

Section 2: The CITY shall comply with all provisions of NRS 286.421 for the purpose of paying the employee's retirement contribution, but will not pay for the purchase of eligible service.

Section 3: Effective July 1, 2015, increases in mandatory contributions to the Public Employees Retirement System (PERS) for employees covered by this Agreement will be split evenly between the employees and the City.

ARTICLE 21. EMPLOYMENT STATUS/DISCIPLINARY PROCESS

Section 1: Resignation: A full-time employee who resigns shall submit their resignation in writing to their Department Head and give at least two (2) weeks notice. The City Manager, on the recommendation of the Department Head and the Human Resources Director, with the concurrence of the employee, may shorten or waive the notice period.

Section 2: Probationary Employee (Initial Hire): Is defined as an employee who has not completed the initial eighteen (18) month probationary period of employment and whose appointment has not been confirmed.

- (a) Extension of Probation: The period of initial probation may be extended for up to three (3) months upon the recommendation of the Chief of Police and the Director of Human Resources or designee.
- (b) Non-Confirmation: Probationary Employees may be non-confirmed at any time during the initial or extended probationary period and such separation cannot be appealed through the grievance procedure of this contract.

Section 3: Regular Employee: Is defined as one who has successfully completed their initial probationary period and whose appointment has been confirmed in a regular position.

Section 4: Unsatisfactory service: A regular employee may be terminated or subject to disciplinary action if their performance or conduct is not satisfactory; if the employee proves unsuited to their work; or if for medical (with a reasonable accommodation) reasons they are no longer qualified for the position.

Section 5: Disciplinary Process: It is agreed that the CITY has a right to discipline or discharge, in accordance with Henderson Police Department Policies, NRS 289, and City of Henderson Administrative Policies. Discipline or discharge of regular employees is subject to the grievance procedure.

- (a) Types of Discipline: Employees who do not correct unsatisfactory conduct or performance, or who commit offenses of such a serious nature as outlined in Henderson Police Department Policies, NRS 289 and City of Henderson Administrative Policies are subject to the following:
 - (1) Suspension: An employee may be suspended with or without pay as a disciplinary measure. Suspension without pay requires a pre-disciplinary hearing and must have the approval of the City Manager.
 - (2) Demotion: An employee may be demoted as a result of a disciplinary action. Prior to any demotion, an employee shall receive a pre-disciplinary hearing.
 - (3) Disciplinary Probation: As a form of discipline an employee may be placed back on probation for a period not to exceed six (6) months in an effort to further evaluate and rehabilitate the employee.
 - (4) Termination: An employee may be terminated as a result of disciplinary action. Prior to any termination, the employee shall receive a pre-disciplinary hearing.
- (b) Notification: An employee shall be notified in writing of any disciplinary action

that could lead to suspension, demotion, or termination, and shall be afforded the opportunity to meet with the City Manager or designee to discuss the proposed disciplinary action prior to the action being taken. An employee may also respond to the proposed disciplinary action in writing.

Section 6: Abandonment of Post:

- (a) An employee absent from duty in excess of three (3) days without satisfactory explanation shall be considered to have abandoned their post and shall be terminated provided that the Chief of Police or designee shall make a reasonable effort to locate the employee.
- (b) Reasonable effort to locate an employee shall be satisfied if the Chief of Police or designee sends a certified letter or similar attempts to the employee at the address shown in the employee's personnel file.
- (c) Termination pursuant to this section shall be deemed to be for just cause and shall not be subject to the grievance and arbitration provisions of this agreement.

Section 7: Written notification: Any termination under this article shall be in writing and shall set forth the reasons for such termination.

ARTICLE 22. SENIORITY:

Section 1: Departmental Seniority shall be based on the date of hire as a Police/Corrections Officer with the City of Henderson.

Section 2: Departmental Seniority shall apply to the following:

- (a) Departmental Shift Bids - Management retains the right to assign officers with special skills to shifts as required, by seniority. Management has the right to re-examine the status of employees tenure on the same shift and may reassign based on that review. The officer re-assigned will select their choice from the remaining shifts. For the purpose of this Article, the meaning of shifts will be day, swing, or graveyard.
- (b) An employee requesting a voluntary transfer from a special assignment will, after reorientation, have the ability to select the shift of their choice.
- (c) End of Shift Overtime – At the end of a shift, overtime will be offered per the seniority list on that shift. This process will repeat for each incident of overtime.
- (d) Call-Out/Call-Back:
 - 1. When the need to fill a police or corrections position with Call-Out/Call-Back arises, the Supervisor recognizing the need will use the appropriate classification seniority list, maintained by the current software program.
 - 2. Police Officer Call-Out/Call-Back will be offered using the police seniority list. In Patrol, for partial shifts the supervisor shall offer to the oncoming shift by seniority before utilizing the current software program.

3. Corrections Officer Call-Out/Call-Back will first be offered to eligible corrections officers by using the corrections seniority list. If no corrections officer accepts the notice, the Call-Out/Call-Back will then be offered to police officers.
4. Call-Out/Call-Back for specialized assignments will not be determined by department seniority, but will be determined by the specialized assignment Supervisor, based on the function of the specialized unit and circumstances of the call-out. A supervisor should make attempts to Call-Out/Call-Back using unit seniority.

Section 3: Henderson Detention Center CALL-OUT / CALL-BACK PROCEDURE: Upon identifying the need for Call-Out/Call-Back, the on duty Corrections Lieutenant / Sergeant will solicit for the following by priority:

- a) Day Shift Coverage – A request for an on duty officer to stay over for 4 hours will be given. If there is a volunteer (by seniority), that officer will work from 0700-1100, and a posting will be created for 1100-1900. This 8 hour block will not be broken up into smaller shifts unless coverage is dire.

1. If there are no volunteers for the initial 4 hours, a posting will be created for 0700-1900. This 12 hour block can be broken up as follows:

0700-1900	0700-1300	1300-1900
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2. There are occasions where an officer from the oncoming shift will request (by seniority) 4 hours of Call-Out/Call-Back to come in early from 1500-1900. Then a posting would be created for 0700-1500.

- b) Grave Shift Coverage – A request for an on duty officer to stay over for 4 hours will be given. If there is a volunteer (by seniority), that officer will work from 1900-2300, and a posting will be created for 2300-0700. This 8 hour block will not be broken up into smaller shifts unless coverage is dire.

1. If there are no volunteers for the initial 4 hours, a posting will be created for 1900-0700. This 12 hour block can be broken up as follows:

1900-0700	1900-0100	0100-0700
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2. There are occasions where an officer from the oncoming shift will request (by seniority) 4 hours of Call-Out/Call-Back to come in early from 0300-0700. Then a posting would be created for 1900-0300.

- c) When a 12 hour shift is offered and a senior officers volunteers for 6 hours, and a junior officer volunteers for 12 hours, the 6 hour shift will be assigned by seniority. A second posting for the remaining hours will then be sent.

- d) Reduction in Force.

Eligibility:

Police and corrections officers who have been added to the call-out/call-back list through the sign-up process, who are not currently on vacation, sick or comp time leave, are eligible for Call-Out/Call-Back. Officers must have eight (8) continuous hours of rest within a twenty-four (24) hour period before reporting to their next

regularly assigned duty assignment to accept an offer of Call- Out/Call-Back. Any officer that is unsure of their eligibility to accept a Call- Out/Call-Back assignment should discuss their concern with the Supervisor making the offer, prior to accepting it.

ARTICLE 23. REDUCTION IN FORCE:

This Article 23, Reduction in Force, and the manner in which it is executed, applies to all HPOA represented positions only.

- Section 1: A reduction in force may take place upon approval of the City Council and is defined as any involuntary separation wherein management eliminates a position.
- (a) The CITY may eliminate any position.
 - (b) The CITY will notify the Henderson Police Officers Association prior to any City Council action that relates to a reduction in force.
 - (c) Notice of at least thirty (30) calendar days will be given to HPOA employees whose positions are eliminated through a reduction in force. In lieu of notice, an equivalent amount of salary, based on the employee's regular work schedule, will be paid to the employee.
- Section 2: When a position is eliminated and/or a reduction in force takes place, the following procedure will apply:
- (a) All HPOA employees that are serving the twelve month probationary status within the classification that is to be eliminated shall be laid off first.
 - (b) HPOA employees whose positions are eliminated shall be permitted to exercise his/her CITY seniority to move laterally or downward to a position within the HPOA for which they meet the minimum requirements as determined by the Director of human Resources or his/her designee.
 - (c) HPOA employees who are not placed in other positions may elect to accept the reduction in force or pursue displacement procedures.
 - (d) Displacement procedures will take place in the following:
 - (1) Once a position within a classification has been identified for elimination within a department, the least senior employee in that classification position within the department will be first to be eliminated.
 - (2) The displaced employee will, in turn, displace the least senior employee in the classification.
 - (3) If there are no other positions within the classification, the regular employee whose position has been eliminated will displace the least senior employee in the HPOA in any lower paying classification previously held by that regular employee.
 - (4) An employee who has been displaced as a result of this procedure will have the same rights under Section 2.e.3 as the employee whose position was eliminated.

- (5) If the displaced employee does not meet the requirements of the previously held classification due to changes in the classification or employee qualifications, or if the classification no longer exists, the employee's qualifications will be reviewed by the Director of Human Resources or designee to determine if there are other placement options within the HPOA.
- (6) Notice of at least 30 calendar days must be given to employees whose positions are to be eliminated through Reduction in Force. In lieu of notice, or less than 30-day notice, an employee shall be paid the amount of salary the employee would have, received based on the employee's regular work schedule, had a 30- day notice been given.

Section 3: Reduction in Force (RIF) Eligibility List Rights.

- (a) If displacement options have been exhausted, employees will be placed on a Reduction in Force (RIF Eligibility List for all classifications that they have previously held within the HPOA. Employees will remain of the RIF Eligibility List for that classification for a period of three years, or a period equal to their length of employment, whichever is less.
- (b) The RIF Eligibility List will have precedence over all other Eligibility Lists.
- (c) Displaced employees on Reduction in Force (RIF) Eligibility Lists will be considered eligible for HPOA in-house recruitment, for positions for which they are qualified, for a period of three years, or a period equal to their length of employment, whichever is less.
- (d) If more than one employee is placed on the RIF Eligibility List, the employees will be ranked in order by seniority for each classification previously held. The employee with the most seniority within the classification will have the first option when a position becomes available in that classification.
- (e) An employee who is placed in a position from such a RIF Eligibility List may be required to pass a background check and a qualifying period. The employee will be placed at the step closest to the step that he/she was at prior to the RIF.
- (f) Employees on RIF Eligibility Lists waive their reinstatement privileges if they fail to respond to a re-employment notice within fifteen calendar days after notice is mailed to the last known address.

Section 4: HPOA employees who resign in good standing from employment in the HPOA may request in writing, within one (1) year after such resignation, that their name be placed upon a rehire list for the classification held upon resignation.

- (a) Requests shall be submitted to the Human Resources Director and will require the approval of the City Manager, Human Resources Director, and the former department head before the individual making the request can be placed upon the rehire list for that classification. The individual making the request shall be notified in writing upon approval or denial of request. All decisions of the Human Resources Director will be final.
- (b) The rehire list will be utilized in the same manner as an open competitive list and the hiring authority will have the opportunity to conduct selection interviews with individuals from both lists.

- (c) Individuals placed on the rehire list will remain on that list for a maximum of one year.
- (d) Upon rehire, employees will have their salary set at the current entry level for the classification and serve a probationary period consistent with the current time period for that classification.
- (e) Individuals rehired will be subject to the same background procedures currently being utilized for new hires and may be subject to additional testing as deemed necessary by the Human Resources Department.

ARTICLE 24. BULLETIN BOARDS:

Section 1: The CITY shall provide bulletin boards in locations agreeable to both the HPOA and CITY. These locations shall include every full service police station and corrections facility within the City.

Section 2: The bulletin board may be used by the HPOA to post notices of interest to the employees. HPOA further agrees that it will not use the bulletin board for the purpose of disparaging the CITY or its duly authorized representatives or for any purpose other than the announcement of the business activities of the HPOA as they relate to the employees in the HPOA.

Section 3: The CITY agrees to allow the HPOA to use the CITY's e-mail system to keep its members informed of UNION business. The HPOA agrees to maintain an e-mail group so that only members of the HPOA will receive the e-mails and it will not unduly disrupt the day-to-day business of the CITY.

ARTICLE 25. RULES AND REGULATIONS:

Section 1: The HPOA agrees that its members shall abide by, and enjoy such benefits of the rules and regulations of the adopted Civil Service Rules & Regulations of the City of Henderson that are not in conflict with this Agreement, and said rules shall be recognized as a part of this Agreement.

Section 2: Members of the HPOA shall be subject to the rules and regulations of the Henderson Police Department and Detention Bureau Manual where applicable, not in conflict with any specific section, article or provision of this agreement. The CITY shall present to all members of the HPOA copies of the applicable department rules.

Section 3: Copies of any proposed changes to any and all Department Policy Manuals shall be submitted to the HPOA President, or his designee, thirty (30) days prior to the proposed change.

Section 4: Proposed changes to the disciplinary process and matrix, to include class violations, will be negotiated within the full scope of NRS 288 between the HPOA and the City prior to implementing the change.

Section 5: Records Purging. All disciplinary matters will be removed, upon the member's request, from the HPOA Members personnel file at the following times and under the following conditions:

- (a) Written Reprimand- 24 months after the date the employee signs or is given the opportunity to sign the adjudication. Any subsequent corrective action of a similar nature shall extend the purging of the original discipline by another 12 months or the purge length of the latest disciplinary action, whichever is shortest.
- (b) Minor Suspension (less than 41 hours) - three (3) years after the date the employee signs or is given the opportunity to sign the adjudication. Any subsequent corrective action of a similar nature shall extend the purging of the original discipline by another 24 months or the purge length of the latest disciplinary action, whichever is shortest.
- (c) Major Suspension (41 or more hours) - five (5) years after the date the employee signs or is given the opportunity to sign the adjudication. Any subsequent corrective action of a similar nature shall extend the purging of the original discipline by another 24 months or the purge length of the latest disciplinary action, whichever is shortest.
- (d) Disciplinary Transfer- two (2) years after the date the employee signs or is given the opportunity to sign the adjudication. Any subsequent corrective action of a similar nature shall extend the purging of the original discipline by another 24 months or the purge length of the latest disciplinary action, whichever is shortest.

Subsequent corrective action is defined as disciplinary action in the same general area of discipline, such as performance, attendance, or rules violations.

It is understood that purging of Internal Affairs files directly associated with the disciplinary actions mentioned above will be purged in like fashion. All files that the CITY and DEPARTMENT maintain will be purged under the same schedule.

Purged documents may be retained by the Department pursuant to any applicable statutory document retention schedules; however, such documents may not be used by the Department for disciplinary purposes in the future. Evidence of purged discipline can only be raised for rebuttal purposes in an administrative hearing if the employee claims he has no disciplinary history or as it pertains to Brady v Maryland 373 U.S. 83 (1963).

ARTICLE 26. LUNCH AND REST PERIODS:

Section 1: Rest Periods: Personnel will be allowed a fifteen (15) minute rest period in the first half of the shift and a fifteen (15) minute rest period in the second half of the shift. For Corrections Officers working a twelve (12) hour shift the two fifteen (15) minute breaks will be combined for one thirty (30) minute break.

Extra duty shifts of overtime, call-out or call-back of four (4) to six (6) hours will grant an additional fifteen (15) minute break. This break cannot be taken in the last hour of these overtime shifts.

Section 2: Lunch Break: Police Officers shall be allowed a lunch period not to exceed one (1) hour. Corrections Officers working a twelve (12) hour shift shall be allowed a lunch period not to exceed one (1) hour. Corrections Officers working a ten (10) hour shift shall be allowed a lunch period not to exceed forty five (45) minutes. Corrections Officers working an eight hour shift shall be allowed a lunch period not to exceed one half (1/2) hour. Personnel will not be called away from their rest or meal periods unless an emergency situation exists. In the event that an employee is called away from his meal period due to an emergency,

the supervisor shall make a second meal period available to the employee whenever possible.

Section 3: Employees in the Detention Bureau shall not leave the Police Facility for purposes of lunch breaks. The CITY shall provide the on-duty Corrections Officers with two (2) separate meals as available in the Detention Facility kitchen. Available meal is defined as that which is prepared for the inmates or is from the Department created officer menu. The City and the HPOA agree to work toward providing the available meal at no cost and offering alternative food choices at a nominal fee to cover the City's cost.

ARTICLE 27. PHYSICAL AGILITY TEST:

Section 1: No member of the HPOA shall be required to participate in any physical agility test, except to comply with the requirements for special assignments. Nothing in this Article shall be construed as impacting Article 9, Safety and Health, of this Agreement.

ARTICLE 28. GRIEVANCE PROCEDURE:

A grievance is defined as any dispute which arises regarding an interpretation, application, or alleged violation of any of the provisions of this agreement or policy or procedure. A grievance can be filed on discipline with the exception of counseling sessions or verbal reprimands. The purpose of the Grievance Procedure shall be to settle all grievances between the CITY and the HPOA as quickly as possible to ensure efficiency and promote employee morale. Should any employee, group of employees, or the CITY feel aggrieved, including the claim of unjust discrimination or any matter or condition affecting health and safety beyond those normally encountered in all phases of normal work requirements, adjustment shall be sought.

Section 1: Any dispute concerning the interpretation or application of an expressed provision of this Agreement shall be subject to this, and exclusive to this, grievance procedure.

- (a) It is agreed that the CITY has a right to discipline or discharge employees for just cause. Disciplinary matters, except oral reprimands, shall be subject to the Grievance Procedure. Oral reprimand is defined as a verbal warning which is not placed within the employee's personnel file.
- (b) No regular employee shall be discharged except for just cause as defined in Article 22, which shall be subject to the Grievance Procedure. It is understood by and between the parties that this section does not affect the CITY's right to eliminate positions because of layoffs or reductions in force.

All grievances must be filed in writing with the HPOA President or designee, or the Grievance Chairperson within 30 calendar days from when the HPOA member knows or should know of facts giving rise to a grievable issue.

STEP 1: The HPOA GRIEVANCE COMMITTEE, upon receiving a written and signed request, shall determine if a grievance exists. If in their opinion no grievance exists, the matter will be deemed settled.

HPOA Member Right to Grieve Termination: In the event the HPOA chooses not to pursue a grievance involving termination of an HPOA member, the HPOA Member filing a grievance may pursue the matter, without the assistance of the HPOA, in accordance with the remainder of this article and NRS 288. All costs incurred by the HPOA Member, including but not limited to those outlined in Step 8 of this Article, will be the responsibility

of the HPOA Member. Should the HPOA Member choose to arbitrate their dispute, both the City of Henderson and the HPOA Member will be required to place ten thousand dollars (\$10,000) into an escrow account to ensure the payment of the arbitrator as detailed in Step 8 of this procedure. Should the grieving HPOA Member fail to comply with this requirement within twenty-one (21) calendar days of notification of the escrow account details via certified mail or attempted delivery via certified mail, they will forfeit their ability to arbitrate the issue and the matter will be considered withdrawn.

RIGHT TO RECORDS: In every case, upon request, the employee or the complainant is entitled to a copy of their statement.

In the event of a grievance, the employee will receive a copy of the investigative file used to make the adverse determination in the case.

All Internal Affairs Records are to be kept confidential and under the control of IAB. Information related to an administrative investigation may only be released to the media or outside interests at the direction of the Chief of Police or in accordance with the law.

STEP 2: If a grievance exists the GRIEVANCE COMMITTEE shall, with or without the physical presence of the aggrieved employee, within thirty (30) calendar days from the date of receipt of grievance, present a signed written grievance to the Police Chief or designee for adjustment.

STEP 3: The Police Chief or designee shall arrange for such meetings with the GRIEVANCE Chairman and the President or designee and make such investigations as are necessary. The Police Chief or designee shall respond in writing to the GRIEVANCE COMMITTEE Chairman and the President or designee, after the completion of the investigative meetings and within thirty (30) calendar days of their receipt of said grievance.

STEP 4: If a mutually satisfactory settlement cannot be reached at step 3: Within thirty (30) calendar days from receipt of the written response from the Police Chief or designee, the GRIEVANCE COMMITTEE Chairman and the President or designee shall present the grievance, in writing, to the City Manager through the Chief Labor Negotiator or Human Resources Director. The City Manager or designee will then make a determination within thirty (30) calendar days from the date of submission to him/her.

STEP 5: If a mutually satisfactory settlement cannot be reached at step 4 the GRIEVANCE COMMITTEE Chairman and the President or designee or the CITY shall have the right to refer the matter to a mutually agreed upon arbitrator for final determination. The party seeking such final determination must notify the other of its decision in writing within ten (10) working days from the date the final Step 4 decision of the City Manager or designee is provided in writing/email to the Union or the grievance shall be deemed withdrawn with prejudice.

STEP 6: In the event the CITY and the GRIEVANCE COMMITTEE Chairman and the President or designee cannot agree within five (5) days after the receipt of the "notice" to arbitrate, the parties shall jointly request the Federal Mediation and Conciliation Service for the names of seven (7) arbitrators experienced in the field to be arbitrated.

- (a) One arbitrator shall be selected by alternately striking names from the list and the dispute shall be submitted to the arbitrator then remaining.
- (b) The President or designee shall strike the name of the first arbitrator.

- (c) The arbitration hearing shall be conducted under the rules of the Federal Mediation and Conciliation Service.

STEP 7: Jurisdiction of the Arbitrator. The jurisdiction and authority of the arbitrator, opinion and award shall be confined exclusively to the interpretation and application of an expressed provision or provisions of this Agreement at issue between the HPOA President or designee and the CITY. The Arbitrator shall have no authority to add to, detract from, alter, amend, or modify any provision of this Agreement or impose upon any party hereto a limitation or obligation not explicitly provided for in this Agreement; to establish or alter any wage rate or wage structure or to consider any term or condition of employment not expressly set forth within a provision of this Agreement. The Arbitrator shall not hear or decide more than one grievance without the mutual consent of the CITY and the HPOA President or designee. The award, in writing, of the Arbitrator on the merits of any grievance adjudicated within his jurisdiction and authority as specified in this Agreement shall be final and binding.

STEP 8: The Arbitrator's decision shall be final and binding, and the non-prevailing party shall pay the fee and related expenses of the arbitrator. The parties shall bear their own expenses for attorneys, court reporters and other related arbitration expenses.

- Section 2: Grievances not filed, processed or responded to within the time limits set forth above and not extended by agreement in writing, shall be deemed waived or admitted, and the grievance shall be irrefutably presumed denied or sustained, as the case may be.
- Section 3: Nothing herein shall preclude any employee from discussing his grievance with the GRIEVANCE COMMITTEE or his/her HPOA representative for informal adjustment.

ARTICLE 29. HPOA REPRESENTATION:

Section 1: The CITY agrees to allow six (6) employee representatives of the HPOA to sit at the bargaining table for the purpose of negotiations without loss of pay or deduction from the employee's leave time. If for any reason additional employee(s) are needed for informational purposes, upon agreement by the CITY and the HPOA said employee(s) will be called in the meeting without loss of pay.

Section 2: The President, or designee, of the Henderson Police Officers Association, as being the representative of the HPOA, will be given authority to enter the premises of the CITY during any shift for the purpose of investigating working conditions of HPOA Members covered by this Agreement, to assist in the settlement of grievances arising under this Agreement, and to post notices relative to the HPOA activities, after notifying the CITY or his supervisor of their presence on the job. It will be required that the HPOA designate for each shift an Executive Board member for the purpose of handling grievances (the HPOA President or their designee).

Section 3: The Association President shall receive a copy of all disciplinary actions against members, if member requests.

Section 4: The CITY agrees to provide seven hundred twenty (720) hours per fiscal year for use of the HPOA President or designee to conduct HPOA business, i.e., conventions, seminars, training, lobbying etc.

- (a) The President, or his designee, will determine the use of association leave.

- (b) The HPOA agrees not to exceed six (6) individual requests for HPOA leave at one time and, under normal circumstances, no two of the five individuals can be from the same shift of the Department unless authorized by the Division Commander. All leave will be approved by the Police Chief or designee.
- (c) Approved leave taken during normal working hours will be considered time worked for the purposes of computing overtime.

Section 5: The Chief of Police or designee and the Human Resources Director or designee shall meet quarterly with representatives of the Henderson Police Officers Association as designated by the HPOA Executive Board. The purpose of said meetings is to informally discuss matters of concern and/or interest to either party. On-duty time shall be provided for three (3) HPOA representatives, and may be increased if both parties mutually agree.

Section 6: The HPOA shall receive one full time position to perform the duties of Police Labor Relations Liaison. This position shall be held by the President of the HPOA. A change in the President resulting from a resignation, election or other means will be communicated as quickly as possible after such change is known and will become effective no later than the beginning of the second full pay period after the CITY has received the appropriate notification.

- (a) The CITY will provide forty (40) hours per week of compensation to the President, with the exception of identified holidays on normal days off, which will result in payments above 40 hours in that given week. The President's normal schedule will be Monday through Thursday, ten (10) hours per day.
- (b) The President will be paid at the same step of the Police Officer compensation scale that they have been receiving at the time of their appointment to the full time position.
- (c) All benefit plans remain intact and vacation and sick leave accruals are unchanged. The President will utilize annual and sick leave as if they were performing the role of an officer and report their sick and annual leave utilization to the individual responsible for their time entry into PeopleSoft.
- (d) The President will return to their previously held position within the Police Department at the end of their full time assignment with the HPOA. It is recognized that there may be a period of training and/or re-acclimation for the President upon their return to regular duties within the Department
- (e) Should the HPOA Executive Board request the CITY to assist it with additional loss-time compensation for the President, the CITY will work with the HPOA to provide such compensation through its payroll system. Any additional compensation and associated benefit and tax expenses above that defined in (b) above, will be reimbursed to the CITY by the HPOA. The CITY will invoice the HPOA for such compensation on no less than a monthly basis.
- (f) The President's hours under this agreement will not reduce the amount of union leave hours described in Section 4 above of this agreement available to other HPOA designated officers.
- (g) The President assigned to this position will receive 8% assignment pay differential.

Section 7: During the negotiations of this Agreement, the CITY and the UNION expressly agree

that the time spent by the UNION's employee representatives in performing duties or providing services toward the purpose of this Agreement and in obtaining these joint benefits, and the allowance for the use of Union Leave, as well as attending Committee meetings and future negotiations to be conducted during normal work hours without payment for such time or reimbursement by the UNION for such time, have been negotiated with sufficient concessions made in past bargaining.

ARTICLE 30. CHECK-OFF:

Section 1: The CITY agrees to deduct from the paycheck of each employee within the HPOA who has signed an authorized payroll deduction form such amount as has been designated by the HPOA as dues and is so certified by the Treasurer of the HPOA. The HPOA will certify to the CITY, in writing, the current rate of membership dues. The CITY will be notified of any change in the rate of membership dues thirty (30) days prior to the effective date of such change. The CITY may require the submission of new authorization forms when the Association increases its membership dues.

Section 2: Such funds shall be remitted by the CITY to the Treasurer of the HPOA within one (1) month after such deductions. The employee's authorization for such deduction is revocable at the will of the employee, provided by the law, and may be so terminated at any time by the employee giving thirty (30) days written notice to the CITY and the HPOA or upon termination of employment.

Section 3: The HPOA agrees to indemnify and hold the CITY harmless against any and all claims, suits, orders or judgments brought or issued against the CITY as a result of any action taken or not taken by the CITY under the provisions of this Article.

Section 4: The CITY will not be required to honor any biweekly deduction authorizations that are delivered to the payroll section after the beginning of the pay period during which the deductions should start.

Section 5: The HPOA agrees to refund to the CITY any monies paid to it in error on account of the payroll deduction provisions herein upon presentation of proper evidence thereof.

ARTICLE 31. LIABILITY INSURANCE:

Section 1: The CITY shall provide liability protection for every member of the HPOA. The form of such protection shall be via self-funded or private carrier at the discretion of the CITY. The CITY shall indemnify and defend pursuant to the provisions of NRS 41.0349 and NRS 41.0339 respectively.

ARTICLE 32. WARRANTY OF AUTHORITY:

The officials executing this Agreement on behalf of the CITY and the HPOA signatory hereto hereby warrant and represent that they have the authority to act for, bind and collectively bargain in behalf of the organization which they represent, during the term of this Agreement.

ARTICLE 33. SAVINGS CLAUSE:

This Agreement is declared to be severable and if any paragraph, phrase, sentence, or part is declared to be void by a court of competent jurisdiction, it shall not be construed to void or nullify the entire Agreement; and those parts not declared void shall be binding upon the parties provided, however, upon such invalidation the parties agree immediately to meet and negotiate such parts of provisions affected.

ARTICLE 34. DEFINITIONS:

This Agreement is made pursuant to and in conjunction with the Local Government Employee-Management Relations Act of the State of Nevada, and all terms used herein which are terms used in the Local Government Employee-Management Relations Act shall have definitions ascribed to them by said Act.

Administrative Transfer: Administrative transfers occur to enhance operations, further the department's mission, or improve efficiency and effectiveness. These transfers may also occur when disciplinary action is not warranted but an act compromises the integrity of the individual or unit, and/or the performance of the employee creates an environment where the employee loses effectiveness in the unit.

Appointing Authority: Persons having power by law or by lawfully delegated authority to make appointment to positions, terminate an employee, and other matters relating to their employment.

Arbitrator: An impartial third party chosen in accordance with the provisions of this Agreement.

Base Salary: Remuneration received by the employee in accordance with the rates specified on the salary schedule established by this Agreement.

Bereavement Leave: Leave granted to an employee to attend the funeral for a member of the employee's immediate family as defined by this Agreement.

Call-Back: For employees enrolled in PERS on or prior to December 31, 2009, Call-back overtime will accrue when an HPOA Member has completed their regular shift and is not in pay status or on normal days off and is called to return to work and is required to report within twelve (12) hours of that call. Any call that requires immediate reporting is considered call-back overtime and is paid at double the regular rate.

For employees enrolled in PERS on or after January 1, 2010, Call-back overtime will accrue when an HPOA Member is returning to duty within 12 hours after an employee's regular working hours to respond to an emergency. "Emergency" as defined by PERS means a sudden, unexpected occurrence that is declared by the governing body or chief administrative officer of the public employer to involve clear and imminent danger and require immediate action to prevent and mitigate the endangerment of lives, health or property.

Call-Out: For employees enrolled in PERS on or prior to December 31, 2009, overtime scheduled with less than forty-eight (48) hours notice or overtime scheduled after the completion of the regular shift or when an employee is on their days off and the employee is NOT required to report for the overtime assignment within twelve (12) hours of the time of the call.

For employees enrolled in PERS on or after January 1, 2010, Overtime scheduled with less than forty-eight (48) hours notice or overtime scheduled after the completion of the regular shift or when an employee is on their days off and does not meet the definition of Call-Back above.

Cause: A factual reason cited by the CITY that is used to issue disciplinary action. Just cause would normally include, but is not limited to, charges of inefficiency, incompetence, insubordination, moral misconduct, habitual tardiness or absenteeism, abuse of sick leave, and violation of published department work rules.

CITY: City of Henderson

City Manager: The person designated as the chief executive officer having final authority by law in all matters relating to employment in the City of Henderson, except as provided for by this Agreement.

Classification: A group of positions which have essentially similar duties and responsibilities, are allocated to the same salary range by this Agreement, and are designated by the same general title.

Classification Seniority: An employee's total length of service within a classification.

Classification Specifications: A written description of the work required of positions in the classification that includes the classification title, definition, authority, essential functions, and minimum or desirable qualifications. Classification specifications are descriptive and explanatory of the general work required in positions in that classification and are not necessarily inclusive of all duties to be performed in a particular position.

Compensatory Time Off: Time off with pay in lieu of overtime pay

Demotion: Movement of an employee from one classification to a different classification which is on a lower salary grade than the original classification.

Disciplinary Transfers: Disciplinary transfers occur when it is determined that an employee's conduct warrants a transfer as part of discipline. This transfer would be part of the disciplinary process and subject to the grievance process.

Emergency Annual Leave: Leave that may be granted after a request for immediate annual leave that, by the nature of the condition prompting the request, could not have reasonably been predicted in advance of need and been scheduled in accordance with normal departmental policy.

FLMA (Family Medical Leave Act): The U.S. Family and Medical Leave Act of 1993 outlines the family care and medical conditions under which an employee may take time off for a limited time period, with job protection, provided the employee returns to work.

Gender Definition: In accordance with NRS 0.030, and except as otherwise expressly provided in a particular statute or required by this context:

- (a) the masculine gender includes the feminine and neuter genders;
- (b) the singular number includes the plural number, and the plural includes the singular;
- (c) the present tense includes the future tense.

The use of a masculine noun in conferring a benefit or imposing a duty does not exclude the female person from that benefit or duty. The use of a feminine noun or pronoun in conferring a benefit or imposing a duty does not exclude a male person from that benefit or duty.

Grade: A term used to designate a salary range to which one or more classifications may be allocated.

Holiday: A day set aside for the special observance of a memorable event or occasion.

Immediate Family: An employee's spouse, child (natural, foster, step or one for which the employee is acting in loco parentis), mother or step-mother, father or step-father, brother, sister, foster or stepchild, grandchild, grandparent, mother-in-law or father-in-law, or spouse's grandparent, and domestic partner.

Incident of Use (Sick Leave): Any period of continuous absence for the same reason, or the use of sick leave for an individual condition that requires repeated treatment. Use of sick leave for funeral attendance or a scheduled medical/dental appointment shall not constitute an incident of sick leave.

Job-Related Disability: Incapacity resulting from an accident or occupational disease arising out of and/or in the course of employment as defined in NRS 616 and 617.

Merit Increase: Salary increase between steps of a given salary range, based on performance as identified in the employee's annual appraisal, allowing for steady progress from the minimum to the maximum of the grade.

Negotiations: The process of collective bargaining between the CITY and the UNION that culminates in an agreement between the CITY and the UNION.

Normal Work Day: The hours normally required for an employee to work any one day or one shift pursuant to the terms of this contract Agreement.

Normal Work Week: An employee's normal work week will be as designated depending upon work site and classification assignment.

NRS 288: Nevada Statute that provides for negotiations, discussions and resolution of differences regarding wages, hours, and conditions of employment."

Probationary Employee (Initial Hire): An employee who has not completed the initial eighteen (18) month probationary period of employment and whose regular appointment has not been confirmed. Probationary employees may not appeal separation from CITY employment for performance or disciplinary reasons through the grievance procedure of this contract.

Promotion: A change of an employee from a position in one classification to a position in a higher classification, when such change is other than a result of reclassification of the employee or reallocation of the position. Such advancement carries more responsibility and an increased salary. An employee on probationary or qualifying period status is not eligible to apply for closed promotional positions.

Qualifying Period: A regular employee appointed, transferred, or promoted to a non-temporary classified position in the City of Henderson may be required to serve a qualifying period of not less than six (6) months or more than nine (9) months prior to confirmation of the appointment.

Regular Employee: One who has successfully completed his initial probationary period or qualifying period and whose appointment has been confirmed in a regular position.

Retraction: The process by which CITY management removes material, specifically including that of a detrimental nature relating to a specific incident regarding an employee, from CITY files.

Salary Range: The minimum and maximum base salaries which may be paid to an employee working in a classification in accordance with the salary grade to which the classification is allocated.

Salary Schedule: The step, grade, and range structure for allocation of classifications as established by this Agreement.

Salary Step: An increment within a salary grade which designates a specific pay rate.

Schedule: The days of the week that an employee is normally assigned to work in any normal work week.

Service Date (Anniversary Date): Usually the actual date of hire, an employee's service date is that date which reflects the length of continuous active employment with the City of Henderson. For purposes of determining seniority, or other matters associated with length of active employment, the service date shall be adjusted to accommodate any period of leave without pay in excess of thirty (30) calendar days. Prior service periods of employment will not be used in the calculation of service date.

Shift: The hours which an employee is normally scheduled to work on any normal work day.

Step Increase: A salary increase from one step of a given salary range to the next step of the salary range, marking a steady progress from the minimum of the grade to the maximum. Step increases are awarded on the basis of merit.

Suspension: A temporary removal from work status, with or without pay, resulting from, or pending, disciplinary action.

Termination: The separation of an employee from employment with the City of Henderson.

UNION: HPOA (Henderson Police Officers' Association)

ARTICLE 35. DURATION OF AGREEMENT:

Section 1: This First Amended and Restated agreement shall be effective retroactively beginning July 1, 2021 and shall remain in full force and effect up to and including June 30, 2025, and during the period of any statutory impasse.

Section 2: Notice of desire to negotiate:

- (a) In the event either party desires to open negotiations concerning a subject which would require the budgeting of money by the CITY, written notice of such desire shall be given on or before February 1, 2025.
- (b) In the event either party desires to open negotiations concerning a subject which would not require the budgeting of money by the CITY, written notice of such desire shall be given on or before February 1, 2025.

Section 3: In the event the parties cannot negotiate a new Agreement, it is agreed that the parties shall comply with statutory impasse procedures.

Section 4: Each party reserves its rights as established by Chapter 288 of the Nevada Revised Statutes, as amended.

Exhibit A
Bureau of Labor Statistics

CPI for All Urban Consumers (CPI-U) Original Data Value

Series Id: CUURN400SA0
 Not Seasonally Adjusted
 Series Title: All items in West - Size Class B/C, all urban
 Area:
 Item: All items
 Base Period: DECEMBER 1996=100
 Years: 2011 to 2021

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual	HALF1	HALF2
2011	134.917	135.826	137.200	138.174	138.598	138.269	138.128	138.171	138.564	138.696	138.411	138.017	137.748	137.164	138.331
2012	138.465	138.997	140.235	140.619	140.834	140.375	139.645	139.971	140.600	140.847	140.287	139.768	140.054	139.921	140.186
2013	139.865	141.072	141.573	141.788	141.838	141.805	141.940	142.228	142.277	141.954	141.736	141.751	141.652	141.324	141.981
2014	141.998	142.120	142.813	143.077	144.253	144.522	144.435	144.317	144.506	144.214	143.398	142.669	143.527	143.130	143.923
2015	142.022	143.005	143.887	144.426	145.346	145.198	144.917	144.752	144.507	144.379	143.595	143.398	144.119	143.981	144.258
2016	143.932	144.128	144.264	145.128	145.942	145.866	145.850	145.829	146.130	146.328	146.004	145.918	145.443	144.877	146.010
2017	146.469	147.451	147.880	148.496	148.789	148.792	148.691	149.255	149.954	150.336	150.003	149.920	148.836	147.980	149.693
2018	150.564	151.200	151.702	152.350	153.201	153.546	153.464	153.797	154.158	154.729	154.625	154.228	153.130	152.094	154.167
2019	154.328	154.671	155.178	156.523	157.488	157.564	157.465	157.654	157.738	158.635	158.482	158.496	157.019	155.959	158.078
2020	158.599	159.183	159.129	158.824	158.301	158.857	159.752	160.528	160.846	161.141	161.069	160.840	159.756	158.816	160.696
2021	161.199	162.042	163.257	165.088	166.813										

Example Calculation:

CPI for preceding full calendar year (Annual column) = 159.756

Less CPI for previous preceding full calendar year (Annual column) = 157.019

Equals index point change = 2.737

Divided by previous preceding full calendar year (2.727/157.019) = 0.0174

Result multiplied by 100 = 1.74%


*In this example, the base wage increase would be 2.25% per the minimum in Article 5, Sections 2, 3 and 4.

EXHIBIT B:
Henderson Police Officers' Association Wage Schedule
Fiscal Year 2022-2023
Effective July 1, 2022

Position Title	Hrs	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10	Step 11	Step 12	Step 13
Corrections Officer	40	\$ 26.929	\$ 28.278	\$ 29.692	\$ 31.178	\$ 32.734	\$ 34.372	\$ 36.090	\$ 37.895	\$ 39.790	\$ 41.779	\$ 43.868	\$ 46.062	\$ 48.366
HPOA Union Liaison	40	\$ 27.596	\$ 28.976	\$ 30.425	\$ 31.948	\$ 33.542	\$ 35.221	\$ 36.980	\$ 38.826	\$ 40.772	\$ 42.808	\$ 44.950	\$ 47.199	\$ 49.558
Police Officer	40	\$ 27.596	\$ 28.976	\$ 30.425	\$ 31.948	\$ 33.542	\$ 35.221	\$ 36.980	\$ 38.826	\$ 40.772	\$ 42.808	\$ 44.950	\$ 47.199	\$ 49.558


Date of Council Action: **August 23, 2022**

**CITY OF HENDERSON
CLARK COUNTY, NEVADA**

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RICHARD DERRICK
City Manager /CEO

11/02/2022 | 10:10 AM PDT
Date

ATTEST:

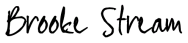
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JOSE LUIS VALDEZ, CMC
City Clerk

APPROVED AS TO FUNDING:


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
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JIM MCINTOSH
Chief Financial Officer

APPROVED AS TO CONTENT:


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BROOKE STREAM
Director of Human Resources

APPROVED AS TO FORM:

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NICHOLAS G. VASKOV
City Attorney

DS

CAO
Review

Henderson Police Officers' Association

DocuSigned by:

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Name: Gary Hargis
Title: HPOA President

10/26/2022 | 5:09 PM PDT
Date