

**AGREEMENT BETWEEN THE
TOWN OF CHELMSFORD**

AND

**LOCAL 6, NEPBA
CHELMSFORD POLICE COMMANDING OFFICERS' ASSOCIATION
(POLICE LIEUTENANTS)**

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**AGREEMENT BETWEEN THE TOWN OF CHELMSFORD AND
NEPBA, LOCAL 6
FY 2025 - FY 2028**

This agreement made and entered into by and between the Town of Chelmsford, Massachusetts, HEREAFTER referred to as the (“Town”) and Local 6 of the New England Police Benevolent Association, Inc., HEREINAFTER referred to as the (“New England PBA or the UNION”) Commanding Officers of the Chelmsford, MA Police Department is designed to maintain and promote a harmonious relationship between the Town and such of its employees who are covered by the provision of the Agreement, in order that a more efficient and progressive public service may be rendered. The parties acknowledge that the Employer has and must retain complete authority over the police and administration of the department, which it exercises under law except as expressly modified by a specific provision of this Agreement.

ARTICLE 1 – WAIVER

1.1 This Agreement incorporates the entire understanding of the parties on all issues which were or could have been the subject of negotiations. Any matter not specifically covered by this Agreement is not a part of this Agreement unless specific reference in this contract is made to a by-law or statute or rules and regulations. Neither party shall be obligated or required to negotiate over any item or article of this Agreement during the term of the Agreement.

ARTICLE 2 - RECOGNITION AND BARGAINING UNIT

2.1 In recognition of the fact that a majority of the Commanding Officers in the Town Police Department have chosen the Union, the NEPBA - Local 6, as their collective bargaining representative as certified by the Commonwealth of Massachusetts Department of Labor Relations, in case No. WMAM-24-10562, the Town hereby recognizes the Union as the exclusive beginning representative for all Commanding Officers of the Chelmsford Police Department in the rank of Lieutenant, excluding the Chief of Police, all Deputy Chiefs of Police, all Captains, all Sergeants, all Patrol Officers, all civilian employees of the Police Department, all temporary, part-time and casual employees of the police department, and all other employees of the Town whether or not specifically excluded.

ARTICLE 3 - PARTICIPATION IN UNION

3.1 The Town recognizes the right of any employee in the bargaining unit to become a member of the Union and will not discourage, discriminate or in any other way interfere with the right of any employee to become and remain a member of the Union.

3.2 The Town will not aid, promote, or recognize any other Union or organizations which purport to engage in collective bargaining, or make any agreement with any such union or organization for the purpose of undermining the Union.

3.3 No elected or appointed official of the Town shall participate in the management of the Union or act as its representative if such activity would be incompatible with his/hers official duties.

ARTICLE 4 – NONDISCRIMINATION

4.1 The parties of this Agreement agree that they shall not discriminate against any person because of race, creed, color, sex, or age' and that such persons shall receive the full protection of this Agreement.

ARTICLE 5 - VOLUNTARY DEDUCTION FROM WAGES

5.1 During the life of this Agreement in accordance with the terms of the form of authorization of check-off hereinafter set forth as Appendix 1, the Town shall agree to deduct the sum of \$12.50 per week from each member of the New England PBA, Local 6 for union dues and to mail said dues along with a list of names from who said dues have been deducted from. The dues collected by the Town shall be sent to the Union on a monthly basis to the following address:

New England PBA, Inc.
% Secretary - Treasurer 7 Technology Drive Suite #200
North Chelmsford, MA 01863

ARTICLE 6 - RIGHTS OF MANAGEMENT

6.1 It is agreed that management officials of the Town shall at all times retain the right to direct employees, to hire, promote, transfer, assign, and retain employees within the Police Department, and to suspend, demote, discharge or take other disciplinary action against employees for just cause, to relieve employees from duties because of lack of work or for other legitimate reasons, to maintain the efficiency of the operations entrusted to them, to determine the methods, means and personnel by which such operations are to be conducted and to take whatever actions may be necessary to carry out the mission of the Police Department. Nothing in this Agreement shall in any way diminish or derogate from the powers, duties, and Responsibilities entrusted to the Chief of Police as set forth in G.L. 41, Section 97.

ARTICLE 7 - RULES AND REGULATIONS

7.1 The Town and its management officials have the right to promulgate reasonable rules and regulations pertaining to the employee covered by this Agreement, so long as such rules and regulations do not conflict with any terms or conditions of this Agreement.

ARTICLE 8 - EMPLOYEE GRIEVANCE PROCEDURE

8.1 The parties recognize that it is in the best interest of the effective and harmonious performance of the duties and responsibilities of the Police Department for prompt and equitable disposition of any grievance at the lowest organizational level possible under procedures of maximum informality and flexibility. Therefore, an employee shall have the right to present any matter of personal concern to his immediate supervisor, defined as the supervisor who is directly involved in the matter giving rise to the employee's concern, for adjustment with the terms of intervention of the Union, as long as such adjustment is not inconsistent with the terms of this Agreement, provided however, that a Union Officer shall be advised of the existence of such matter of personal concern by the employee and will be given an opportunity to be present during the discussions between the employee and his supervisor to resolve the problem. All other problems defined as grievances shall be processed in accordance with the following procedures:

8.2 Grievance Defined

A grievance shall be defined herein as a complaint between the Town and the Union or an employee involving an alleged, specific and direct violation of specific provisions of this agreement.

8.3 Grievance Steps

Step 1 - The grievance shall be presented in writing to the Chief of Police by the Union within fifteen (15) days of the occurrence of the event giving rise to the grievance. The grievance shall contain:

- a. Name and classification of the employee
- b. Steps taken to resolve the grievance
- c. Requested remedy
- d. Signature of the employee or employees involved

The Chief of Police shall give his answer in writing within fifteen (15) days of receipt of the grievance.

Step 2 - If the employee or the Union are not satisfied with the answer given by the Chief of Police the grievance may be submitted to the Town Manager who shall consider it as soon as possible, but no later than twenty (20) days after the receipt of the Chief of Police's answer. A written grievance processed to the second step shall be submitted to the Town Manager within ten (10) days after receipt of the Chief of Police's answer.

8.4 Arbitration

If the grievance is not resolved by the answer of the Town Manager as provided above, the Union may, within twenty (20) days after such answer, upon notice given to the other party, submit the grievance to arbitration in accordance with the voluntary rules of the American Arbitration Association, or the Massachusetts Department of Labor Relations.

No dispute or controversy shall be a subject for arbitration unless it involves an alleged specific and direct violation of express language of a specific provision of this Agreement. The arbitrator shall have no power to add to, subtract from or modify the term of this Agreement. The parties agreed that no restrictions are intended on the rights and powers of the Town except those specifically and directly set forth in the express language in specific

provisions of this Agreement. The arbitrator shall arrive at his decision solely upon the facts, evidence and contentions as presented by the parties during the arbitration process.

8.5 Any disciplinary action or measure imposed upon an employee may be processed as a grievance by the employee. If an employee is reprimanded it shall be done in a manner that will not embarrass the employee before others or the public.

8.6 In the event of an arbitration, the decision of the arbitrator shall be final and binding upon the parties hereto, however, funds shall be obligated or paid, pursuant to an appropriation by Town Meeting.

8.7 The expense of the arbitrator's services and the proceedings shall be borne equally by the parties. If either party desires a verbatim record of proceedings, it may cause such a record to be made and make copies available for the other party for inspection. Each party shall pay the cost of the verbatim transcript which it orders and receives. The parties shall share the cost of the copy provided to the arbitrator.

8.8 A grievance not initiated within the times specified above shall be considered waived. Failure of the Union to appeal a decision within the time limit specified shall mean that the grievance shall be considered settled on the basis of the decision last made and shall not be eligible for further appeal.

The arbitrator shall be without power or authority to modify, add to, alter, subtract, or change the terms of this Agreement.

ARTICLE 9 – SENIORITY

9.1 Seniority shall be considered as the length of an employee's continuous service within the Police Department of the Town of Chelmsford. Continuous service means the most recent period of unbroken service with no breaks in service, except as otherwise defined under Civil Service Regulations. The Chief of Police shall establish a seniority list, which shall be brought up to date on or before December 1 of each year. Said list shall be posted at the Police Station for a minimum period of thirty (30) days. Seniority shall prevail with regard to rank, i.e. the newest appointed Lieutenant while retaining his seniority in the department on matters regulated by the Rules of Civil Service, would have the lowest seniority with regard to his position on the Lieutenant's seniority list.

9.2 Bi-annually, no later than January 15th and July 15th the Chief of Police or his/her representative shall post a written schedule of shifts to be filled on July 1st and January 1st by a seniority shift bidding process. Said schedule shall include a list of officers by seniority for the shift bid year starting July 1st and January 1st. Said shift bidding shall not start until the schedule of openings has been posted for five (5) days. The Chief of Police shall post a scheduled time for each officer to bid so that all bidding is completed no later than March 1st and September 1st. A re-bid will occur within thirty (30) days of the promotion and/or addition of new unit members.

9.3 For just cause, the Chief of Police has the right to assign persons to shifts other than their seniority preference. The Chief further has the absolute right to assign any newly appointed officer to any shift.

ARTICLE 10 - PROMOTIONS, VACANCIES AND REDUCTION IN FORCE

10.1 All matters pertaining to seniority, promotions, vacancies and reduction in force shall be regulated by the rules of the Civil Service Commission.

ARTICLE 11 – INFORMATION

11.1 Upon written request to the Town Manager, but not more than three (3) times per fiscal year, the Town shall furnish to the Union during the life of this Agreement, a list of all employees in the bargaining unit showing name, address, date of birth, length of service, classification, and rate of pay.

ARTICLE 12 - COMPENSATION AND FRINGE BENEFITS

12.1 All benefits presently enjoyed by the employees within the bargaining unit under the Personnel Rules and Regulations of the Town pertaining to personnel which are not inconsistent with any term of this Agreement, and which are not otherwise changed by this Agreement shall be continued.

ARTICLE 13 – COMPENSATION

13.1 Effective July 1, 2024 through June 30, 2028, the base wage of employees shall be set as forth in Schedule “A” annexed hereto. The Cost-of-Living Adjustment (COLA) & Peace Officer Standards and Training (POST) increase shall be as follows:

Effective July 1, 2024	2.5% COLA across the board
Effective June 30, 2025	1.5% POST across the board
Effective July 1, 2025	2.0% COLA & 1.5% POST across the board
Effective July 1, 2026	2.0% COLA & 1.5% POST across the board
Effective July 1, 2027	2.0% COLA & 1.5% POST across the board

13.2 Longevity payments are as follows:

10 years - 3%

15 years - 4.5%

20 years - 6%

25+ years – 7.5%

The longevity increment shall be included for all applicable purposes in determining any and all rights under the Middlesex Retirement Fund.

Payments shall be made bi-annually on the first pay periods of June and December of each year.

13.3 Unit members will be reimbursed for authorized use of personal vehicles in performance of department duties. Unit members will be reimbursed for authorized use of personal vehicles in performance of department duties at the IRS mileage rate.

13.4 Payroll is processed bi-weekly.

ARTICLE 14 – OVERTIME

14.1 Overtime shall be divided by seniority and as equally as efficient operations permit along bargaining unit employees. A record of overtime worked by employees during the current year (or credited to them) will be maintained by the Chief of Police or his/her representative and will be available for examination by a designated Local Union Officer upon request. The overtime rate shall be time and one half the base hourly rate in existence at the time said overtime is earned.

14.2 In his/her discretion and subject to the operating needs of the department, the Chief may grant compensatory time off in lieu of payment for overtime. The employee shall not be required to take compensatory time, if he/she does it shall be subject to the following conditions:

- (a) This said time cannot be carried forward into a new fiscal year.
- (b) Said compensatory time must be requested in writing to the duty Sergeant or Officer In-Charge 48 hours before the employee wishes to use it.
- (c) Compensatory time for an overtime shift must be requested before the shift begins.
- (d) Compensatory time off shall be granted on a one- and one-half hour for one hour worked basis.

ARTICLE 15 - HOURS OF WORK

15.1 The regular average work week for the bargaining unit shall be thirty-seven and one half (37.5) hours of a calendar week schedule, and shall be what is known as a 4 and 2 work week. All hours worked in excess of 37.5 hours average work week will be compensated at one and one-half times the employees' hourly rate of pay.

15.2 At the discretion of the Chief of Police, the following positions shall be exempt from the 4 and 2 work schedule: Administrative Lieutenant, Special Services Lieutenant, BIS Lieutenant, Court Prosecutor, Traffic Safety Lieutenant and Community Response Unit Lieutenant. These positions shall not be considered as part of any shift compliment and will not require replacement when absent from the assigned duties. Any Lieutenant assigned to a 5 and 2 schedule shall receive 17 additional comp days.

ARTICLE 16 - CALL IN PAY

16.1 Employees not on duty who are recalled to work after their regularly scheduled time shall be entitled to a minimum of four (4) hours pay, or are held over after his/her regular shift has been completed shall be entitled to no less than one (1) hour of pay at time and one half their hourly base rate.

ARTICLE 17 - HEALTH AND SAFETY

17.1 It shall be the policy of the Town and the Union to promote the health and safety of employees covered by this Agreement, by strict adherence to the rules for prevention of accidents and/or occupational diseases.

17.2 A committee of not more than three (3) Union members within the bargaining unit may meet quarterly with the Chief and such other persons as they desire to be present. Such meetings to be held at a mutually convenient time and place. Matters to be discussed shall be of informal nature relating to safety only. The parties agree that no matter shall be discussed at these meetings which will in any way alter the terms and conditions of this Agreement.

17.3 The Town agrees to maintain a health and welfare plan for the benefit of members of the unit.

17.4 The Town agrees to continue its present health and welfare plan for the benefit of members of this unit.

17.5 The Town may reopen negotiations with the Union regarding health insurance, subject to the following:

- a. the Town submits a proposal regarding health insurance to the Insurance Advisory Committee;
- b. the Insurance Advisory Committee makes its recommendations; and
- c. only Paragraph 4 of Article 17 is subject to the reopener.

17.6 The Town agrees to pay fifty percent (50%) or a maximum of one hundred fifty dollars (\$150) of a membership for Local 6 members at a local fitness club.

17.7 NEPBA Health & Welfare Trust Fund (Optional)

Section 1 - HEALTH: The Town agrees to allow a voluntary payroll deduction for the New England PBA Health & Welfare Trust Fund, which shall provide additional benefits to those covered under this agreement, any additional cost shall be paid by the employee through payroll deduction. The Trust is a fund administered by the New England PBA and is a joint labor and management-managed fund. The Board of Trustees shall determine in their discretion and within the terms of the Declaration of Trust such Health & Welfare fund benefits to the employees covered under this agreement and their families. The contributions made by the employee to the New England PBA Health & Welfare Trust Fund shall not be used for any other purpose other than to provide Health & Welfare Benefits.

ARTICLE 18 - WORK CLOTHES AND EQUIPMENT

18.1 The Town agrees to provide such essentials of clothing as it deems necessary for the employee to perform his/her duties.

18.2 Employees in the bargaining unit shall be entitled to an annual clothing allowance of \$900.00.

18.3 Any change of style, type or color of uniform or attire or any change of equipment or accouterments ordered by the Town shall be paid by the Town and not charged to the clothing allowance.

ARTICLE 19- PAID TIME OFF (PTO), SHORT/LONG TERM DISABILITY

19.1 Paid Time off shall be accrued at the rate of 23.75 hours per month, to be credited at the end of every month. Accrued and banked sick time may be utilized to offset the loss of compensation created while on long term disability and for FMLA time off. Accrual of Paid Time off shall not exceed 337.5 hours (45 days).

19.2 The Town shall provide Lieutenants working 1,040 hours or more per year with short-term disability at 100% of base wages for up to 90 calendar days after a Lieutenant is unable to work for five (5) consecutive days due to illness or injury, in conjunction with available Family and Medical Leave. A physician's certification will be necessary. The Lieutenant is required to provide periodic updates while out of work due to medical reasons. At the Town's expense, the Lieutenant may be required to obtain a second opinion. Lieutenants are required to notify the Chief of Police of their anticipated return to work within five (5) days of the effective return date if possible. A physician's certification will also need to be submitted to the Chief of Police indicating that the Lieutenant is cleared to return to work with or without restrictions. If the Lieutenant is unable to return to work after 90 calendar days with or without accommodation, and once all available earned leave is exhausted, the Lieutenant may apply for long term disability provided by the Town at 60% of base wages for up to 24 months or until terminating employment. The combined leave period starts from the onset of the disability. A long-term disability application must be submitted to Human Resources for approval. As provided under Federal COBRA law, once Family Medical Leave ends, employees may elect to continue their health, dental or vision insurance at 100% of the total premium.

ARTICLE 20 – PRE-SCHEDULED PAID TIME OFF (PSPTO)

20.1 Pre-Scheduled Paid Time Off (PSPTO) will be granted in accordance with the existing and applicable By Laws of the Town and in accordance with M.G.L. Ch 41, Sections 111A & 111D. A PSPTO request shall be posted in the department on or before April 1 for the July 1 shift bid. Each employee entitled to a PSPTO shall make his/her time off choice by April 15. A PSPTO request shall be posted in the department on or before October 1 for the January 1 shift bid. Each employee entitled to a PSPTO shall make his/her choice by October 15. The approved PSPTO schedule shall be posted on or before May 1 and November 1, respectively, of each year. PSPTO requests shall be granted so as not to impair the mission of the Police Department. PSPTO choices shall be granted on the basis of seniority and, where necessary, conflicts in the PSPTO schedule will be resolved on the basis of seniority.

Employees unable to take their scheduled PSPTO due to sickness or injury will be allowed to reschedule their PSPTO, but not to interfere with the established schedule. Advance payment for vacations shall be in accordance with M.G.L. Ch 44, Section 65.

ARTICLE 21 - COURT DUTY

21.1 Court Duty shall be paid at time and one-half with a minimum of four (4) hours in accordance with M.G.L. Ch 262, Section 53C.

21.2 Any Lieutenant who attends Court in connection with his official duties before or after his regular shift or on a day off shall be paid a minimum of four (4) hours pay at the rate of time and one-half his regular base rate of pay.

ARTICLE 22 - EXTRA PAID DETAILS

22.1 The following provisions shall govern the assignment of extra paid detail to police officers where the detail is to be paid for by a town department or by a government body or by an outside individual group or corporation or organization. All extra paid details shall be offered to sworn full-time Chelmsford Police Officers first and assignment shall be made by the Chief of Police or his/her designee on a voluntary basis, distributed evenly among said sworn full-time officers. There shall be a record kept of such distribution of extra paid detail by number of hours worked.

22.2 The record shall be kept on the police department computer system and may be reviewed. Extra duty details shall be paid at the rate of time and one half of the Sergeants overtime rate. Education, shift differential, longevity and any other compensation will not be added to the Sergeants hourly rate for the purpose of determining the rate of pay governing extra paid details. The compensation rate for extra paid details provided to the Town of Chelmsford Department of Public Works shall be paid at a reduced rate that is based on the midpoint between the top step Patrol Officer overtime rate and the Sergeants overtime rate.

22.3 Details commonly referred to as road jobs shall be defined as any job/work where traffic control is the primary function of the officer. Security jobs shall be defined as all other details where the primary function of the officer is security.

22.4 Details which are scheduled for 4 hours or less shall be paid a minimum of 4 hours. Details which are scheduled for 8 hours shall be paid for a minimum of 4 hours, after 4 hours a minimum of 8 hours. For these details, the time and one-half rate will be applied after 8 hours. Road job details that are canceled within 2 hours of the scheduled start time, shall be paid at a 4-hour minimum.

22.5 Road details on Saturdays will be paid at time and one half the detail rate.

This provision will exclude the Town of Chelmsford Department of Public Works or Water Department work when work is performed by employees of the town and not a subcontractor. If a subcontractor is hired to perform work, prevailing detail rates will apply.

22.7 Any private, non-town details scheduled for a Sunday or any of the twelve (12) holidays listed in Article 26, as well as Thanksgiving Eve, Christmas Eve, and New Years Eve, will be paid at two times the detail rate with the same minimums as provided for in this article.

22.8 Any road job details between the hours of 6:00 pm and 6:00 am (excluding Sunday and Holiday Details) shall be paid at the rate of time and one half the detail rate. This provision will exclude the Town of Chelmsford Department of Public Works or Water Department when work is performed by employees of the town and not a subcontractor.

22.10 Lieutenants assigned to Strike Duty Details where the detail is to be paid by an outside individual group or corporation, or organization shall be paid at the rate of two times the detail rate as defined within this article. Any Strike Detail shall require the additional hiring of a Strike Commander who holds at least the rank of Lieutenant. The Strike Commander rate will be paid at a rate equal to two times the Lieutenants overtime rate.

22.10(A) The Strike Commander rate shall not be applied to public employee union strikes (ie: teacher union) as defined by the Massachusetts Division of Labor Relations.

22.11 Details with five or more officers or security details with three or more officers shall require a supervisor who shall be paid at the rate of 10% above the Sergeant's overtime rate. On road job details with less than five officers, a supervisor may be required, if circumstances deem it to be necessary.

22.12 Retirees in good standing of the bargaining unit will be offered the opportunity to be appointed as Traffic Control Officers (TCO – Retired) so as to work extra paid details and compensated at the rates provided in this article. This status of TCO – Retired will be offered details after active members, but prior to non-Chelmsford TCO -Retired. Such retirees will be required to maintain all certifications and receive annual training as required by the Chief of Police but shall not be required to perform patrol duties. The TCO-Retired may be re-employed by the Town of Chelmsford for no more than 960 hours in any calendar year, as long as the earnings there from, when added to any pension or retirement allowance the employee is receiving, do not exceed the salary that is being paid for the position from which the employee was retired from. M.G.L. c. 32, SEC 91.

22.13 Out of town road job details are allowed, providing such assignments are under mutual aid agreements between the Chiefs of the affected departments. Administration of assignments include rules and regulations similar to details within the Town (i.e. uniforms, etc.) and a requirement that all town details and overtime shifts be filled prior to out-of-town detail work.

ARTICLE 23 - NEW POSTINGS ESTABLISHED WITHIN THE DEPARTMENT NOT REQUIRING WRITTEN EXAMINATIONS

23.1 When new positions are deemed necessary and established for the Police Department, the Chief of Police will post a notice of such positions on the Union bulletin board directing any interested members of the department to forward to the Chief a written request to be considered for such position or positions. The request should be accompanied by a written resume outlining the applicant's qualifications for the position, including experience, if applicable. Ten (10) days will be allowed for the receipt of the applicant's written request

for consideration after posting such notice. The Chief of Police may assign personnel to the newly created position(s) after reviewing all applicants.

ARTICLE 24 - TEMPORARY SERVICE OUT OF RANK

24.1 Any employee covered by this Agreement who is temporarily designated to assume the duties and responsibilities of a higher rank for an entire shift or more shall receive pay of such higher rank from the date he assumes such rank pursuant to such order, until he is relieved of such responsibility.

ARTICLE 25 - CIVIL SERVICE

25.1 All employees covered by this Agreement shall retain their Civil Service rights now in effect and regulated by M.G.L. Chapter 31.

ARTICLE 26 – HOLIDAYS

26.1 Employees in the bargaining unit shall be entitled to the following holidays:

- New Years Day
- Presidents Day
- Martin Luther King Jr. Day
- Patriots Day
- Memorial Day
- Juneteenth
- Independence Day
- Labor Day
- Columbus Day
- Veterans Day
- Thanksgiving Day
- Christmas Day

26.2 Holiday pay shall be computed on the basis of an eight (8) hour workday as defined under Article 13, Compensation, and shall be paid semi-annually on the first pay day in December and June.

26.3 The December holiday payment shall include the following:

• INDEPENDENCE DAY	• VETERANS DAY
• LABOR DAY	• THANKSGIVING DAY
• COLUMBUS DAY	

26.4 The payment for Christmas Day shall be made during that pay period.

26.5 The June holiday payment shall include the following:

• NEW YEARS DAY	• PATRIOTS DAY
• MARTIN LUTHER KING JR. DAY	• MEMORIAL DAY
• PRESIDENTS DAY	• JUNETEENTH

26.6 Employees whose regular shift assignment requires them to work on Independence Day, Thanksgiving Day, Christmas Day, New Years Day, and/or Memorial Day shall be paid at the rate of time and one-half their regular base hourly rate of pay for that specific holiday worked.

26.7 Members of the bargaining unit may choose to receive compensatory time off in lieu of holiday pay. The compensatory time will be given at straight time. The Chief of Police will regulate its use like all other compensatory time. The employee will give the Chief 48 hours notice before compensatory time is granted. Compensatory time is subject to the operating needs of the Police department.

ARTICLE 27 - UNION BUSINESS

27.1 The Town agrees that Union officers who wish to swap shifts with other Lieutenants in order to absent themselves from the Department to conduct Union business shall be allowed to do so upon notice, given to the Chief of Police. The parties agree that under no circumstances shall this right be interpreted to mean that such Union officers shall be entitled to pay from the Town while conducting Union business.

27.2 The negotiating team may attend bargaining sessions during working hours with 24 hours notice to the Chief with his approval.

ARTICLE 28 - RESOLUTION OF DIFFERENCES BY PEACEFUL MEANS

28.1 The Union and the Town agree that the differences between the parties shall be settled by peaceful means as provided within this Agreement. The Union and employees within the bargaining unit both individually and collectively in consideration of this Agreement and its terms and conditions and the Legislation which engendered it, will not authorize, cause, instigate, sanction or condone or take part in any work stoppage or delay, strike, walkout, slowdowns or any concerted refusals to perform normal work duties on the part of any employee of group of employees covered by this Agreement. Notwithstanding Chapter 1078 of the Acts and Resolves of 1973 the Town, may, in addition to filing a petition with the Department of Labor Relations, petition the Court for an injunction and seek any other appropriate legal remedies.

ARTICLE 29 - BULLETIN BOARDS

29.1 The Town shall provide bulletin boards not smaller than 30" by 40" with space for Union notices concerning Union business and activities in the Police Station. Parties to this Agreement, both of whom may use the bulletin boards for notices of a routine nature, agree

that it would be improper to post political, denunciatory, or inflammatory written or pictorial material on such bulletin boards. If, in the opinion of either party, such material is politically, denunciatory, or inflammatory, the party posting the material shall forthwith remove it.

ARTICLE 30 - BEREAVEMENT AND FUNERAL LEAVE

30.1 All full-time, permanent employees covered by this contract shall be entitled to leave without loss of pay not to exceed five (5) days in the event of the death of the employee's spouse, children, and parents.

30.2 All full-time permanent employees covered by this contract shall be entitled to leave without loss of pay not to exceed three (3) days in the event of the death of the employee's grandparents, parents in-law, or siblings.

30.3 All full-time permanent employees covered by this contract shall be entitled to leave without loss of pay not to exceed one (1) day in the event of the death of the employees aunts, uncles, sister in-law, brother in-law, nieces, or nephews.

30.4 Leave as provided by this section shall not be deducted from any PTO time to which the employee may be entitled.

ARTICLE 31 - BASE PAY, SHIFT DIFFERENTIAL AND RETIREMENT PAY

31.1 Base pay or base hourly, weekly, or annual salary is defined as that pay set forth in the salary schedule contained in Article 13. When computing overtime or any other extra stipends, the base pay shall not include educational increments or other extra stipend

31.2 SHIFT DIFFERENTIAL

There shall be an extra stipend known as shift differential of \$75.00 per week (\$2.00 per hour). The shift differential will be for the hours of 4:00 p.m. to 8:00 a.m., or from 3:00 p.m. to 8:00 a.m. in the event the Town implements an early night shift that begins at 3:00 p.m.

31.3 RETIREMENT PAY

a. Upon retirement, members of the bargaining unit shall be compensated for all accrued, unused Paid Time Off (PTO), Comp Time, Time Owed, and eligible sick time buy-back for employees hired before June 30, 1992.

b. For purposes of retirement, all pay due an officer shall be paid to the retiring officer on the basis of an eight (8) hour day.

ARTICLE 32 - PREGNANCY AND EMPLOYMENT

32.1 Should an officer become pregnant in full time status, the officer may notify the Chief of Police in writing after receiving notification of pregnancy from a medical doctor or such

other medical personnel qualified to render such a diagnosis. Upon such notification, the Chief of Police shall immediately re-assign the officer to full time duty in the dispatch capacity or assign the officer to such other duties if said pregnant officer requests re assignment. If the officer is assigned to dispatch capacity because of pregnancy, the rate of pay shall be at the officer's current base rate and not at the rate currently required (1.5) by Section 18 of this Agreement.

ARTICLE 33 - OVERTIME PROCEDURE

33.1 All overtime shall be assigned on a rotating basis in accordance with this Article, except on assignments made by the department head to schools or other specific assignments, such as task force, or other special assignments not considered as extra shift assignments.

PROCEDURE

1. (a) All overtime assignments that are known to be available at the beginning of each week will be assigned by the officers designated to perform that task on Monday. (b) When an overtime assignment becomes available any time after the above mentioned list is completed, the overtime assignment will be filled in as soon as it is reasonably possible.
 2. All assignments shall be made on the basis of seniority and hours. The Officer with the least amount of detail or overtime hours worked shall be the first called Officer for the job or overtime.
 3. Officers who are working their regular shift or already worked 16 hours or assigned to court or a department assigned school shall be exempt from being called for a job.
 4. Officers who accept overtime or detail shall be charged accordingly by hours worked.
 5. Officers who cancel from an overtime or detail after accepting the shift shall be charged 8 additional hours.
 6. Officers who show up late for overtime or detail after accepting it shall not be paid for the time absent and may be subject to disciplinary action.
 7. Officers who fail to show up for an overtime or detail shall be charged with four (4) eight-hour acceptances (32 hours). Repeated acts of failure to show up may result in disciplinary action including removal from the detail list for 30 days.
 8. The Officer In-Charge will investigate reasons for failure to show up and complete a report to the Deputy Chief.
 9. Officers assigned to in-service training, firearms training, or other training schools that are assigned by the department shall be assigned as part of their regular shift and shall not be paid overtime but shall be granted compensatory time off at the rate of one- and one-half hour per one hour worked on a regularly scheduled day off. Use of such compensatory time shall be in accordance with article 14.2 of this agreement.
 10. At the sole discretion of the Chief of Police and subject to operational needs of the department, employees assigned to SWAT/RRT training may receive overtime pay instead of compensatory time for such hours of training.
- 33.2** Work assignments shall be done by the officer in charge or other superior officer as assigned by the Chief of Police.

33.3 Extra Paid Details

The assignment of Extra Paid Details shall follow the same rule as the assignment of Overtime with the following exception:

Overtime will be done first - details second - both weekly fill-in under Section

- 33.4** Officers in charge of shifts will see that this system is enforced. If any problems or unfairness result from this procedure, the employee may verbally bring it to the attention of his supervisor or the supervisor causing the alleged unfairness. Such meetings shall be scheduled by the above-mentioned official and shall attempt to resolve the alleged problem or unfairness. If the employee is still not satisfied with the results, then the employee may initiate grievance procedures.
- 33.5** The Chief may prohibit any employee from working in excess of 16 hours.
- 33.6** Nothing in this section prohibits the Chief of Police from taking other disciplinary action in regard to repeated missed, or late overtime or detail assignments.
- 33.7** When any officer is not wanted by the establishment, the officer is not eligible to work for that particular establishment. The establishment must send a letter to the Chief of Police stating the particular officer is not wanted and the reasons for such request and the Chief must give a copy of the letter to the union.

ARTICLE 34 - EDUCATIONAL INCENTIVE

34.1 Effective July 1, 2022, employees who earn credits from an accredited college toward a degree in law enforcement subjects or other job-related courses approved by the Chief shall receive an extra stipend in accordance with the following plan:

Associates Degree in Law Enforcement.	Ten percent (10%) of annual salary
Bachelor's Degree in Law Enforcement.	Twenty percent (20%) of annual salary
Master Degree in Law Enforcement and or Law Degree.	Twenty-five percent (25%) of annual salary

34.2 Employees who have earned nine credits or more shall be entitled to \$15.00 per credit, but in no event shall they receive more than \$450.00 per year.

34.3 Educational incentive stipends are in excess of annual base salary and are therefore not subject to longevity benefits.

34.4 For purposes of overtime, educational incentive stipends shall not be added to the base salaries of officers who are eligible for the educational incentive stipend, unless an officer works more than 171 hours a month and has no offsetting credits, in which case the relevant provisions of the Fair Labor Standards Act ("FLSA") shall apply.

ARTICLE 35 – EMPLOYEE APPRAISALS

35.1 A performance appraisal system shall be implemented as of July 1, 2025. Performance appraisal is a process of assessing a person's work performance against a set of pre-determined criteria and discussing that appraisal directly with the person at periodic intervals during the year. It is important that the appraisal focus on the individual's actual performance on the job – what the person does or does not do and how well it is done – not on personal characteristics or traits.

35.2 The appraisal year shall begin on July 1st and end on the following June 30th. The mid-year review would take place on or before December 15th, and the annual review on or before June 30th.

35.3 The following overall rating system shall be used:

<u>Rating</u>	<u>Points</u>
Exceeds expectations	18-21
Meets expectations	08-17
Does not meet expectations	0-07

35.4 No employee shall receive the overall rating of "Exceeds expectations" if the employee is rated "Does not meet expectations" on any single performance criteria.

35.5 A departmental meeting will be held at the beginning of the appraisal year to review the criteria to be used in the rating system. The meeting is to review criteria, clarify more precisely what is expected and discuss what would constitute "Exceeds expectations" on each criteria. This is also a good time to review the job description since "Job knowledge" is based upon fulfilling the job description.

A) It is intended that the Deputy Chief or Chief receive training that will provide him/her with a complete understanding of the system, the purpose, the criteria and the rating scheme and practice applying the skill of evaluation and communication.

B) In addition, employees (both existing and future) shall be oriented to the system.

35.6 A mid-year review will be conducted to assess each employee's progress for the first six (6) months against the criteria used in the rating instrument. The same formula shall be used for the annual review.

A) The Deputy Chief or Chief will rate each Lieutenant. The Deputy Chief or Chief will then meet and discuss the appraisal.

B) The Deputy Chief or Chief will then meet with the Lieutenant in a comfortable setting to discuss his/her appraisal, citing specific accomplishments and areas of strong performance as well as areas needing work.

C) If the Lieutenant disagrees with the appraisal, he or she will have an opportunity to express that difference of opinion verbally at the meeting and in writing on the "comments" section of the appraisal form.

D) All parties, including the Chief of Police, are to sign and date the form.

35.7 The town manager will monitor the conduct of the performance appraisal process, ensuring that the appraisals are done in a timely manner and that appraisers adhere to the system's guidelines.

35.8 The mid-year and annual appraisals will be reviewed by the Chief of Police to ensure consistency and proper use of criteria.

35.9 The performance appraisal system is designed for the following purposes only:

- A) To encourage high-level performance.
- B) To clarify what is expected of each employee at the beginning of the appraisal process, periodically throughout the process, and at the completion of the process.
- C) Provide direct, constructive feedback about the employee's performance, identifying strengths and areas needing improvement.
- D) Encourage a dialogue between the Lieutenant and Deputy Chief or Chief about the Lieutenant's performance.

ARTICLE 36 - PHYSICAL FITNESS PROGRAM

36.1 Establishment. The Town shall establish a Physical Fitness Program for officers covered by this Agreement. The Union shall cooperate with the Town in the program.

36.2 Mandatory Annual Physical Fitness Testing: Lieutenants hired on or after July 1, 2010 shall be required to successfully complete a mandatory physical fitness test as a condition of employment. This mandatory physical fitness test represents the essential job requirements of (1) chasing, subduing, and restraining a suspect; and (2) exiting a vehicle, moving quickly to an accident scene, and rescuing a passive/unconscious person. This mandatory annual physical fitness test must be completed within the time period specified. An officer will be compensated for the time spent taking the test since it is a condition of employment. An officer hired on or after July 1, 2010 who fails to complete the annual fitness test shall be provided with an opportunity to retake the annual fitness test within a six month period. An officer who fails to complete the annual fitness test within the six month retesting period shall be placed on an unpaid leave of absence for a period not to exceed 90 days until such time as the officer completes the annual fitness test. During said unpaid leave of absence, an officer shall not accrue any employment benefits such as vacation time, sick time, or personal time or perform any police functions such as extra paid details or overtime. The town shall have the right to terminate the employment of an officer who fails to complete the annual fitness test by the end of the 90 day unpaid leave of absence period. Said termination shall not be subject to a grievance under the employee grievance procedure.

36.3 Optional Annual Physical Fitness Testing and Bonus Eligibility: The town shall establish a physical fitness test which is the same test for all police bargaining unit members, regardless of rank. The town may employ an outside trainer to conduct/proctor the physical fitness test.

An officer will not be compensated for the time spent taking the test.

- a. Participating officers who: (1) pass the physical fitness test; and are (2) meet either the weight requirements or body composition standards; and (3) are non-smokers will be eligible to receive the bonus described in paragraph (b) below.
- b. Participating officers who successfully pass the annual physical fitness test shall receive a bonus of \$1000.00, which shall not be part of the base wage for any purpose.
- c. Officers participating in the physical fitness test shall be covered by Section 111F of Chapter 41 (IOD statute) in connection with the actual taking of the physical fitness test.

36.3 Annual Physical and Blood Testing. Officers shall be required to provide evidence to the Town of an annual physical examination that includes cholesterol testing and blood pressure testing. The Town shall reimburse the cost of the co-payment, and any other costs incurred as a result of the annual physical examination upon receipt of documentation including the Town provided form.

ARTICLE 36A - DRUG AND ALCOHOL SCREENING

At the expense of the Town, the Town shall have the right to institute random drug and alcohol testing for all Lieutenants promoted on or after July 1, 2025 to determine whether a Lieutenant is using non-prescribed or controlled substances. The Town shall also have the right to conduct drug and alcohol testing of a Lieutenant when there is obvious use or reasonable suspicion.

An officer who is found to be under the influence or using controlled or non-prescription drugs or alcohol will be required on the first offense to complete a rehabilitation program that is approved by the Town. Upon the second offense, an officer shall be subject to disciplinary action up to and including dismissal. This Article shall not apply to any officer indicted for a felony. Probationary officers may be subject to dismissal for any first offense during their probationary period.

1. Introduction

The purpose of this Article is to establish the fact that the Town of Chelmsford and its officers have the right to expect a drug and alcohol-free environment in the work place. The main emphasis of the program is not to be punishment, but the counseling and rehabilitation of employees with a problem with alcohol or drugs. However, nothing contained herein shall be construed to prevent disciplinary action up to and including termination from employment for any infraction of Department rules, policies or procedure, or any misconduct.

Officers must immediately notify their supervisor if any prescription drug is likely to have an impact on job performance.

All officers will be provided information regarding available drug counseling, rehabilitation and/or employee assistance programs for substance abuse. In addition, officers found in violation of this policy may also be required to participate in a drug or alcohol assistance or rehabilitation program approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency.

An officer who is found to be under the influence or using controlled or non-prescription drugs or alcohol will be required on the first offense to complete a rehabilitation program that is approved by the Town. Upon the second or any other subsequent offense, an officer shall be subject to disciplinary action up to and including dismissal. Probationary officers may be subject to dismissal for any first offense during their probationary period. This Article shall not apply to any officer indicted for a felony.

2. Testing

The following tests shall be conducted by the Town:

a. Random Testing.

The Town may conduct random drug and alcohol testing of police officers at any time throughout the year at an annual random testing rate not to exceed 50% of the total number of officers for drug testing and 10% of the total number of officers for alcohol testing.

b. Reasonable Suspicion

An officer shall be tested when a supervisor observes behavior, speech, appearance or odor that leads to a reasonable suspicion that the officer has engaged in prohibited conduct or has been or is using controlled substances without a doctor's prescription.

An order to submit to test sampling and testing shall be based on facts sufficient to constitute a reasonable suspicion of drug and/or alcohol abuse. Objective facts that can be used in evaluating an employee's condition include but are not limited to:

1.	BALANCE	SURE/UNSURE/QUESTIONABLE
2.	WALKING	SURE/UNSTEADY/QUESTIONABLE
3.	SPEECH	CLEAR/SLURRED QUESTIONABLE
4.	ATTITUDE	COOPERATIVE/UNCOOPERATIVE/ QUESTIONABLE
5.	EYES	CLEAR/BLOODSHOT/QUESTIONABLE
6.	ODOR	NONE/STRONG QUESTIONABLE

Reasonable suspicion may also be determined in the following types of situations: (This list is not all inclusive. Reasonable suspicion may also be determined in situations not listed in this Policy).

1. An officer is deemed impaired or incapable of performing assigned duties.
2. An officer is experiencing excessive vehicle or equipment accidents.
3. An officer is exhibiting behavior inconsistent with previous performance.
4. An officer is exhibiting irritability, mood swings, nervousness, hyperactivity, or hallucinations.
5. An officer is subject to substantial allegations or determinations of use, possession, or sale of drugs.

In the case of alcohol use, the observation shall be made during the workday. No such limitations are placed on observations for impermissible use of controlled substances. Tests for alcohol use shall be conducted within (2) hours, but in no case more than eight (8) hours, after the observation is made.

3. Conducting Tests

a. Alcohol

Alcohol testing is conducted by breath testing using evidential breath testing (EBT) devices, (1) conducted by a certified alcohol testing agency in the instance of random alcohol testing; or (2) conducted under the direction of the Chief of Police in the instance of reasonable suspicion alcohol testing. Two breath tests are required to determine if a person has a prohibited alcohol concentration. Any result less than 0.06 alcohol concentration is considered a "negative" test. Two test results of 0.06 or greater is considered a "positive" test.

b. Drugs

Drug testing is conducted by analyzing an employee's urine specimen, and must be conducted through a U.S. Department of Health and Human Services certified facility. Specimen collection procedures and chain of custody requirements ensure that the specimen's security, proper identification, and integrity are not compromised. The specimen must be tested for the presence of marijuana, cocaine, opiates, amphetamines, and phencyclidine (PCP).

The sample shall be taken by a certified drug testing agency.

A split specimen procedure shall be employed. Each urine specimen is subdivided into two bottles labeled as primary and split. Both bottles are sent to the laboratory. Initially, only the primary specimen is opened and used for the urinalysis. The split specimen remains sealed at the laboratory. If the analysis of the primary specimen confirms the presence of illegal controlled substances, the employee has 72 hours to request that the split specimen be sent to another certified laboratory for analysis.

Testing is conducted using a two-stage process. First, a screening test is performed by a test such as EMIT or RIA. If the test is positive for one or more of the drugs, a confirmation test is performed for each identified drug by GC/MS. Sophisticated testing requirements ensure that over-the-counter medications or preparations are not reported as positive results.

c. Refusal to Participate/Tampering

Any refusal to participate in any of the types of alcohol and or drug tests authorized in this policy will be treated as indicative of a positive result. If the employee refuses to provide the test sample he/she will be terminated from employment.

If there is any evidence that an employee engaged in sample tampering, such conduct shall be treated as a refusal to participate in testing for purposes of imposing discipline.

d. Return to Duty and Follow-Up

An officer who has violated the prohibited alcohol or drug standards shall be tested for alcohol and/or drug use prior to his/her return to work. Follow-up tests are unannounced and at least six (6) tests must be conducted in the first 12 months after an officer returns to duty. An officer who has violated the prohibited alcohol standard shall only undergo follow-up tests for alcohol. An officer who has violated the prohibited drug standards shall only undergo follow-up tests for drug use.

If the officer refuses to submit to any random and/or alcohol testing, he/she shall be terminated from employment.

After the one (1) year period has expired, the officer will be return to the random testing group of officers.

4. General Testing Procedure

a. Random Testing

Drug and/or alcohol test sampling and testing shall be required immediately. The results of a drug and/or alcohol test will be held in confidence, and only those who have a need to know will be told of the test sampling and test results.

The supervisory employee requiring the test sampling and testing will inform the officer in writing why the test sampling is being required and escort the officer to the test site.

All drug tests are reviewed and interpreted by a physician designated as a Medical Review Officer (MRO) before they are reported to the Town. If the laboratory reports a positive result to the MRO, the MRO will contact the officer and conduct an interview to determine if there is an alternative medical or legal explanation for the drugs found in the urine specimen. If the MRO determines that the drug use is legitimate, the test will be reported to the Town as a negative result.

If the officer on a first offense agrees to enter an alcohol or chemical dependency rehabilitation program, the officer will be placed on sick leave status. He/she may use accumulated sick leave, compensatory time, vacation time, and personal days. If the officer exhausts his/her accumulated time, he/she will be placed in an unpaid leave status.

All records of the Town concerning drug and/or alcohol test sampling or results, and any rehabilitation program(s) attended by the officer, are medical records and shall be accorded the same degree of confidentiality as any other officer medical record.

b. Reasonable Suspicion Testing

Drug and/or alcohol test sampling and testing shall be required immediately. The results of a drug and/or alcohol test will be held in confidence, and only those who have a need to know will be told of the test sampling and test results.

The supervisory employee requiring the test sampling and testing will inform the officer in writing why the test sampling is being required and escort the officer to the test site.

The supervisory employee will submit a written report as soon as possible after the test sampling and the written report shall be transmitted prior to the meeting with the Chief of Police or his designee as provided below.

The officer may initiate a review of the basis of the test sample and testing within twenty-four (24) hours of the written report being given to the officer. The written report and any other evidence which may be relevant will be reviewed by the Chief of Police or his designee.

The Chief of Police or his designee will review the evidence brought against the suspected officer evidencing reasonable suspicion.

The Chief of Police or his/her designee shall meet within three (3) business days of the officer's request or as soon as is practicable for a review of the basis for the test sample and testing. The Chief of Police or his/her designee should make a determination within one (1) business day of the review.

If the officer fails to meet the time frame listed above, the right to have the test sampling and testing decision reviewed by the Chief of Police or his/her designee will be forfeited. If

the officer chooses to forego test sampling, he/she shall not be entitled to a review of the supervisory directive to require test sampling.

All drug tests are reviewed and interpreted by a physician designated as a Medical Review Officer (MRO) before they are reported to the Town. If the laboratory reports a positive result to the MRO, the MRO will contact the officer and conduct an interview to determine if there is an alternative medical or legal explanation for the drugs found in the urine specimen. If the MRO determines that the drug use is legitimate, the test will be reported to the Town as a negative result.

After the test sampling has been given by the officer, he/she shall continue in a paid leave status until a decision has been reached by the Chief of Police. If the officer on a first offense agrees to enter an alcohol or chemical dependency rehabilitation program, the officer will be placed on sick leave status. He/she may use accumulated sick leave, compensatory time, vacation time, and personal days. If the officer exhausts his/her accumulated time, he/she will be placed in an unpaid leave status. If the officer fails to file a timely appeal of the order to submit to test sampling, or the Chief of Police or his/her designee finds there was reasonable suspicion for testing the officer, the officer will similarly be placed in a sick leave status and allowed to use accumulated leave time as specified above.

All records of the Town concerning drug and/or alcohol test sampling or results, and any rehabilitation program(s) attended by the officer, are medical records and shall be accorded the same degree of confidentiality as any other officer medical record.

5. Leaves of Absence for Rehabilitation

Leaves of absence for rehabilitation under this policy shall be permitted for up to six (6) months from the date of the order to submit to test sampling. If after six (6) months the officer is still participating in a rehabilitation program but is unable to return to his/her employment, the officer may request an additional three (3) months to participate in a rehabilitation program, which will be granted provided that the Town physician has reviewed and approved the request. If the officer is unable to return to work after the six (6) month period or nine (9) month period as provided herein, his/her employment with the Town shall be terminated due to the officer's inability to safely perform the essential functions of his/her position.

If an officer on a first offense tests positive and refuses to participate in an alcohol or chemical dependency rehabilitation program, the officer will be terminated. If the officer agrees to enter an alcohol or chemical dependency rehabilitation program, the officer will be placed on sick leave status. He/she may use accumulated sick leave, compensatory time, vacation time, and personal days. If the officer exhausts his/her accumulated time, he/she will be placed in an unpaid leave status.

The officer shall be expected to comply with all of the requirements and regulations of the substance abuse rehabilitation clinic or facility. Failure to abide by all such conditions and requirements shall be grounds for termination of employment. Evidence of attendance or treatment at a substance abuse rehabilitation clinic or facility must be submitted to the Town. The officer will not be permitted to return to work unless the rehabilitation clinic or facility and the Town Physician have given the officer a written statement that the employee may return to work without any restriction.

An officer may at any time come forward prior to a supervisory order to submit to drug and/or alcohol test sampling to request a leave of absence to enter an alcohol or drug

dependency rehabilitation clinic or facility on an in-patient or out-patient basis. The officer may take a leave of absence for up to six (6) months and use accumulated sick leave time as specified herein. Voluntary submission to substance abuse counseling shall not constitute a first positive for purposes of disciplinary action.

6. Union Representation

An officer who is required to submit to test sampling under this policy shall be entitled upon request to union representation at all stages of this Article. An officer aggrieved of this Article may appeal the decision of the Town pursuant to the grievance and arbitration procedure set forth in Article 8.

ARTICLE 37 - EMERGENCY MEDICAL TECHNICIAN INCENTIVE

37.1 Any full-time officer who has earned and received Emergency Medical Technician ("EMT") certification which is in effect as of July 1st of the current contract year shall be paid a stipend of \$1500.00 per year.

37.2 Officers attending initial basic EMT training courses while off duty shall be compensated for such training hours at the rate of time and one half upon successful completion of such courses. However, the Town will pay for initial EMT training only once during the unit members' course of employment.

37.3 Officers shall be reimbursed for all expenses related to EMT certification/recertification.

ARTICLE 38 - MASSACHUSETTS PEACE OFFICERS STANDARDS AND TRAINING COMMISSION CERTIFICATION (POST)

38.1 It is required that all law enforcement officers shall be required to obtain/maintain their certification through POST and the police department shall not employ a decertified officer in any capacity. For the additional state requirements, POST certified police officers shall receive an additional compensation, listed under article 13, per fiscal year of this agreement for those respective certifications. Such POST certification pay shall be included in the base pay for the purpose of determining vacation pay, sick leave pay, injured leave pay, overtime pay, holiday pay and police career incentive pay. POST certification pay shall be deemed as regular compensation for retirement/pension purposes.

ARTICLE 39 - SPECIALTY PAY

39.1 Officers assigned to photographic, or fingerprint work as described in MGL Chapter 41, Section 1081, shall receive \$600 per year.

ARTICLE 40 - ADDITIONAL WORK-RELATED BENEFITS

40.1 All Lieutenants shall be issued a town mobile phone or choose a \$500 mobile phone reimbursement annually.

ARTICLE 41 - DURATION OF AGREEMENT

Term:

This agreement shall become effective July 1, 2024, and shall remain in effect until June 30, 2028, or until a new contract is agreed upon, and from year to year thereafter unless terminated or modified as hereinafter set forth, provided that any portion here of which by law requires Town meeting action shall not become effective until such action.

Termination or Modification. Should either party desire to modify or terminate this Agreement at the end of the period specified above, notice of such modification or termination must be sent to the other party by certified U.S. Mail. In no case may a termination or modification notice be sent less than thirty (30) days prior to the termination date herein agreed.

Validity:

The invalidity of any provisions whether judicially declared or otherwise shall not affect the remaining portion of the Agreement.

Stability of Agreement:

No agreement, understanding, alteration or variation of this Agreement, shall bind the parties hereto unless made in writing and executed by the parties hereto.

The failure of the Association or the Town to insist in any one or more incidents, upon performance of any terms or conditions of this Agreement shall not be considered as a waiver or relinquishment of the right of the Town or the Union to future performance of any such term or conditions, and the obligations of the Union and the Town to future performance shall continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused their names to be subscribed by their duly authorized officers and representatives on the date written below and have duly executed this Agreement.



For the Town

For the Town



For the Union



For the Union

07/24/2025 15:58
525kmcca

TOWN OF CHELMSFORD
SALARY TABLES

IP 1
|pmgrstep

EFF. DATE	GROUP/BU	GRADE/RANK	DESCRIPTION	PAY BASIS	FREQUENCY	CALC PERIODS	HRS/DAY	HRS/PERIOD	DAYS/PERIOD	HRS/YEAR	DAYS/YEAR	USE PCT
07/01/2024	TLTN LIEUTENANT TLTN	LIEUTENANT	LIEUTENANT	H HOURLY	B BIWEEKLY	02	26.1000	7.50	10.00	1950.00	261.00	N

Change was made by 2.5000%
No Dollar amount used.

STEP/LEVEL	PERCENT	HOURLY RATE	DAILY RATE	PERIOD SALARY	ANNUAL SALARY
000	0.0000	.0000	0.0000	0.00	0.00
001	0.0000	59.0068	442.5510	4,425.51	115,505.81

EFF. DATE	GROUP/BU	GRADE/RANK	DESCRIPTION	PAY BASIS	FREQUENCY	CALC PERIODS	HRS/DAY	HRS/PERIOD	DAYS/PERIOD	HRS/YEAR	DAYS/YEAR	USE PCT
07/01/2025	TLTN LIEUTENANT TLTN	LIEUTENANT	LIEUTENANT	H HOURLY	B BIWEEKLY	02	26.1000	7.50	10.00	1950.00	261.00	N

Change was made by 5.0000%
No Dollar amount used.

STEP/LEVEL	PERCENT	HOURLY RATE	DAILY RATE	PERIOD SALARY	ANNUAL SALARY
000	0.0000	.0000	0.0000	0.00	0.00
001	0.0000	61.9571	464.6780	4,646.78	121,280.96

EFF. DATE	GROUP/BU	GRADE/RANK	DESCRIPTION	PAY BASIS	FREQUENCY	CALC PERIODS	HRS/DAY	HRS/PERIOD	DAYS/PERIOD	HRS/YEAR	DAYS/YEAR	USE PCT
07/01/2026	TLTN LIEUTENANT TLTN	LIEUTENANT	LIEUTENANT	H HOURLY	B BIWEEKLY	02	26.1000	7.50	10.00	1950.00	261.00	N

Change was made by 3.5000%
No Dollar amount used.

STEP/LEVEL	PERCENT	HOURLY RATE	DAILY RATE	PERIOD SALARY	ANNUAL SALARY
000	0.0000	.0000	0.0000	0.00	0.00
001	0.0000	64.1256	480.9420	4,809.42	125,525.86

EFF. DATE	GROUP/BU	GRADE/RANK	DESCRIPTION	PAY BASIS	FREQUENCY	CALC PERIODS	HRS/DAY	HRS/PERIOD	DAYS/PERIOD	HRS/YEAR	DAYS/YEAR	USE PCT
07/01/2027	TLTN LIEUTENANT TLTN	LIEUTENANT	LIEUTENANT	H HOURLY	B BIWEEKLY	02	26.2000	7.50	10.00	1950.00	262.00	N

Change was made by 3.5000%
No Dollar amount used.

STEP/LEVEL	PERCENT	HOURLY RATE	DAILY RATE	PERIOD SALARY	ANNUAL SALARY
000	0.0000	.0000	0.0000	0.00	0.00
001	0.0000	66.3700	497.7750	4,977.75	130,417.05

** END OF REPORT - Generated by kim mccarthy **