RATIFICATION OF DECISION IN THE INTEREST ARBITRATION BETWEEN THE COUNTY OF DU PAGE, THE DU PAGE COUNTY SHERIFF AND METROPOLITAN ALLIANCE OF POLICE (MAP), DU PAGE COUNTY SHERIFF’S POLICE CHAPTER 126

WHEREAS, the Illinois Public Employee Labor Relations Act (5 ILCS 315/1 et seq.) has established regulations regarding union recognition and collective bargaining with a union in the State of Illinois, and

WHEREAS, an Interest Arbitration was conducted between the County of DuPage, the DuPage County Sheriff and MAP, DuPage County Sheriff’s Policy Chapter 126, which arbitration was concluded with an Arbitration Award entered on November 30, 2020;

WHEREAS, a contract award was made by the Arbitrator, which included terms awarded by the Arbitrator as well as contract terms which were negotiated in good faith and agreed to by the County of DuPage, the DuPage County Sheriff and MAP, DuPage County Sheriff’s Police Chapter No. 126, this Award and Contract are attached hereto and incorporated by reference.

NOW, THEREFORE, BE IT RESOLVED that the County Board does accept and ratify and otherwise approves the Award and Contract attached hereto between the County of DuPage, the DuPage County Sheriff and MAP, DuPage County Sheriff’s Police Chapter No. 126; and

BE IT FURTHER RESOLVED that the County Board Chairman be authorized to execute said contract on behalf of the County; and

BE IT FURTHER RESOLVED that the County Clerk transmit a copy of this resolution to the Human Resources Department, County Board Office, the DuPage County Sheriff, the State’s Attorney, the Auditor, Arbitrator Sinclair Kossoff and Michael Durkin.

Enacted and approved this 8th day of December, 2020 at Wheaton, Illinois.

________________________________________
DANIEL J. CRONIN, CHAIRMAN
DU PAGE COUNTY BOARD

Attest: ___________________________________
JEAN KACZMAREK, COUNTY CLERK
AGREEMENT

Between

DU PAGE COUNTY SHERIFF AND COUNTY OF DU PAGE

and

METROPOLITAN ALLIANCE OF POLICE,
DU PAGE POLICE, CHAPTER #126
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PREAMBLE

This Collective Bargaining Agreement is made and entered into by and between the County of DuPage and the DuPage County Sheriff (hereinafter collectively referred to as the “Employer”) and the Metropolitan Alliance of Police on behalf of Chapter #126 (hereinafter referred to as either the “Union” or “MAP”).

It is the intention and purpose of this Agreement to set forth the parties’ entire agreement with respect to wages, hours of work, and other conditions of employment that will be in effect during the term of this Agreement for employees covered by this Agreement (hereinafter referred to as “Employees”), as required by the Illinois Public Labor Relations Act. The parties acknowledge their mutual desire to foster harmonious relations between the Employer, the Union, and the Employees represented by this Agreement and to establish equitable and peaceful procedure for the resolution of differences, to prevent interruptions of work and interference with efficient operation of the Sheriff, and to provide an orderly and prompt method for resolving grievances of the Employees.
ARTICLE I - RECOGNITION

Section 1.1 - Represented Unit

The Employer recognizes the Union as the sole and exclusive bargaining representative in all matters establishing and pertaining to wages, hours of work, and other conditions of employment as determined by law for employees in the bargaining unit described below, and in compliance with such certification. The bargaining unit consists of all full-time employees as follows certification issued by the Illinois State Labor Relations Board on March 23, 2006, in case No. S-RC-05-153:

- **Included:** All Deputy Sheriffs below the rank of sergeant in the Sheriff's Administrative Bureau, Law Enforcement Bureau, Fugitive Apprehension Unit within the Corrections Bureau, School Liaison Unit, TAC Unit, DuPage County Metropolitan Enforcement Group (DuMEG) Consortium, Illinois Statewide Auto Theft Taskforce (ISATT), and full-time and part-time Court Security Officers, as provided in 55 ILCS 5/3-6012.1.

- **Excluded:** Deputy Sheriffs below the rank of sergeant employed by the County of DuPage and the Sheriff of DuPage County in the Sheriff's Correction Bureau in positions in the County Jail, the Sheriff's Work Alternative Program, the Young Adult Work Camp, the Periodic Imprisonment Unit, the Corrections Transport Unit and the Release and Detention (R&D) unit; Deputy Sheriffs of the rank of sergeant and above; all civilian and non-peace officer employees of the Sheriff's Office, and all other employees of the County of DuPage and Sheriff of DuPage County.

The term “employee” as used in this Agreement shall only refer to employees who are specifically included in the above-described bargaining unit.

Section 1.2 - Gender

Whenever the male gender is used in this Agreement, it shall be construed to include male and female employees covered by this Agreement.
Section 1.3 - Definitions and Acronyms

A. Patrol Division Definitions.
   The following terms shall have the definitions ascribed to them as follows:

   Team – a work group composed of Deputy Sheriffs and headed by a Sergeant.
   Work Schedule – the specific hours of work assigned to a team.
   Shift – synonymous with Work Schedule; the specific work hours assigned to a team.
   Watch – a group of employees typically made up of two teams, with overlapping work schedules and headed by a Watch Commander.

B. Acronyms for the Law Enforcement Bureau.
   The following acronyms shall ascribe the following terms:

   CRU – Community Resource Unit (Neighborhood Liaison Officer – NLO is included in the CRU)
   DRT – Duty Reduction Time
   DuMEG – DuPage Metropolitan Enforcement Group
   FIU – Forensic Investigations Unit
   FTO – Field Training Officer
   HDU – Hazardous Devices Unit (aka Bomb Squad)
   K9 – Canine Unit
   SWAT/Special Ops – Special Weapons and Tactics (aka Special Operations Unit)
   TWP – Township Deputy
ARTICLE II – MANAGEMENT RIGHTS

Section 2.1 - Rights Residing in Management

The Sheriff retains all traditional, statutory, and constitutional rights and authority to manage and operate the Sheriff’s Office. Except as agreed by the Sheriff in a specific provision set forth in this agreement, the rights retained by the Sheriff include but are not limited to the sole and exclusive management rights to:

a) plan, direct, control, and determine all functions, operations, standards and services;

b) supervise, direct and evaluate employees;

c) establish the qualifications for employment and employ employees;

d) establish work rules, work schedules, work assignments and assign such to employees so long as such action is neither arbitrary nor capricious;

e) hire, promote, transfer, schedule, and assign employees in positions and to create, combine, modify, and eliminate positions within the Sheriff’s Office, so long as it is not in violation of Article V of this agreement;

f) suspend, demote, discharge, and take other disciplinary action against employees for just cause (with the exception of probationary employees, who may be discharged without cause);

g) establish reasonable work and productivity standards and, from time to time, amend such standards;

h) determine whether work and/or services are to be provided by employees covered by this Agreement (including which employees) or by other employees or persons not covered by this Agreement;

i) assign overtime, and determine the number of hours of work and shifts per week;

j) contract out for goods and services;

k) maintain efficiency of operations and services of the Sheriff’s Office;

l) take whatever action is necessary to comply with State and Federal law;

m) secure, change or eliminate methods, equipment, and facilities for the improvement of operation;
n) determine the kinds and amounts of services to be performed as it pertains to operations, and the number and kind of classifications to perform such services, to include revision, combination, addition or elimination of job classifications;
o) determine the methods, means, organization and personnel by which operations are to be conducted to include services and staffing requirements by program, unit, and division;
p) determine the standards of professionalism required of the employees, and from time to time, to change those standards;
q) take whatever action is necessary to continue operations and functions in emergency situations;
r) establish and implement a budget;
s) make, alter and enforce rules, regulations, orders and policies and other management rights as enumerated above so long as such action is neither arbitrary nor capricious.
ARTICLE III- UNION RIGHTS AND RESPONSIBILITIES

Section 3.1 - Labor/Management Meetings

For the purpose of maintaining communications between labor and management in order to cooperatively discuss and solve problems of mutual concern that do not involve negotiations, the parties hereby agree that upon the request of either party there shall be labor-management meetings, and such meetings shall be scheduled at a time, place and date mutually agreed upon, not to exceed four (4) meetings per year, unless agreed otherwise. The party calling the meeting shall prepare and submit an agenda one week prior to the scheduled meeting. If there is no agenda prepared and submitted by the requesting party, there shall be no meeting. Minutes shall be taken and forwarded to the parties.

It is expressly understood and agreed that such meetings shall be exclusive of the grievance procedure. Specific grievances being processed under the grievance procedure shall not be considered at labor-management meetings nor shall negotiations for the purpose of altering any or all of the terms of this Agreement be carried on at such meetings. Attendance at labor-management meetings shall be voluntary on the employee's part, and attendance during such meetings hours shall not be considered as time worked for compensation purposes.

Section 3.2 - Time Off for Union Activities

Up to two (2) Union Stewards shall be allowed reasonable time off without pay to attend legitimate Union business meetings such as Union meetings, State or Area wide Union committee meetings, Union training sessions, or State or International conventions, provided that each such representative shall give at least four (4) weeks advance notice to his/her supervisor, the Sheriff, or designee, of such absence. Such request for time off shall be allowed if it does not interfere with the operating needs of the Employer or cause overtime where overtime can be avoided. Upon approval, the employee may utilize any accumulated vacation or compensatory time in lieu of taking such leave without pay.
Section 3.3 - Union Bulletin Boards

Union bulletin boards shall be for the sole and exclusive use of the Union. The Union will not permit posting of any material on any bulletin board which is derogatory or inflammatory in nature toward the Employer, DuPage County or its agents. The Employer reserves the right to remove any inappropriate material. Differences over such content shall be subject to the grievance procedure. The current boards posted shall remain in their current location. The Employer shall designate a portion of the bulletin board in the Detective Division for use by and for the Union.

Section 3.4 - Designation of Stewards

The Union shall provide the Employer with a written designation of Union Stewards for the Bargaining Unit, and shall keep the written designation current if changes in the Steward’s designation are made. The Union shall notify the Employer, in writing, of any changes in the designations of Union Stewards, as soon as practicable.

Section 3.5 - Union Duty of Fair Representation

The Union agrees to fulfill its duty to fairly represent all employees in the bargaining unit, per the Illinois Public Labor Relations Act.

Section 3.6 - Union Activity During Working Time

Employees shall not engage in union activity during their working time without the express permission of the Sheriff or his designee, and such permission shall not be unreasonably withheld. Where the Sheriff or designee requests a meeting at which an employee Union representative(s) is requested to be present, the employee Union representative(s) will be compensated for the time spent in such meeting if the employee Union representative(s) would otherwise be working for the Sheriff.
Section 3.7 - Access to Premises by Union Representative

Up to two (2) non-employee representatives of the union shall, upon prior notice, be granted access to the premises of the Employer upon the following conditions:

1) At least two (2) hours advance notice to the Sheriff or his designee is provided prior to the visit;
2) The visit is limited to a location or space provided or approved by the Sheriff or designee;
3) The access is subject to reasonable monitoring by the Sheriff or designee;
4) The visit does not disrupt the operations of the Office, employees who are working, or other persons having business with the Sheriff's office, and;
5) The visit is limited to no more than forty-five (45) minutes in duration unless the meeting is called at the request of the Employer or is otherwise agreed upon.

Section 3.8 - Information Provided to Union

Within ten (10) calendar days of the execution of this Agreement, the Employer shall provide to the Union in writing the following information concerning bargaining unit members:

- name;
- position;
- date of hire in the Sheriff's Office;
- wage rate;
- home address

In addition, the Employer will notify the Union annually of any additions to or deletions from the bargaining unit or any changes to the above stated information made known to the Employer.
Section 3.9 - Distribution of Literature

There shall be no distribution of Union literature on the Employer’s premise except that Union literature may be posted on the Union Bulletin Board or in employee mailboxes in accordance with the requirements of Section 3.3. Any equipment belonging to the Employer, such as but not limited to radios, pagers, cell phones, vehicles, photocopy machines and microcomputers, shall not be used for personal use or Union activity or business. Employees shall have no expectation of privacy for email or voicemail communications, or mailbox materials.

Section 3.10 - Union Orientation

The Union shall be allowed a reasonable time (not to exceed fifteen (15) minutes) to conduct its orientation as part of the orientation program for new bargaining unit members. Such attendance by employees shall be on a voluntary basis and without loss of pay for the employees involved.

Section 3.11 - Promotions and Suspensions

The employer shall provide to the Union on a quarterly basis a list of all employees covered by this Agreement who have been promoted or suspended.
ARTICLE IV- UNION SECURITY

Section 4.1 - Dues Deduction

Upon receipt of a lawful written authorization, signed by the employees covered by this Agreement, in a form agreed upon by the Union and the Employer, the Employer agrees to deduct from the employee’s paycheck the regular uniform Union membership dues and/or local chapter dues, during the term of this Agreement. The dues shall be forwarded to the individual(s) designated by the Union to receive deductions within thirty (30) days of the date of the deduction. The regular uniform Union membership amount to be deducted, which will be the same dollar amount for each employee in order to ease the Employer’s burden in administering this provision, will be certified in writing by the Union to the Employer. This amount may be changed by the Union once each year upon prior written notice to the Employer. The aggregate deductions of all employees and a list of their names, addresses, job titles, and employee numbers shall be remitted monthly to the Union at the address designated in writing to the Employer by the Union.

The Employer shall work with the Union to establish a Local Chapter dues deduction in the amount of $1.00 per pay period per dues deduction authorization, to be provided by the Local Chapter, along with their regular Union membership dues.

Section 4.2 - Indemnification

The Union shall indemnify and hold the Employer and its agents harmless against any claim, demand, suit, or liability arising from any action taken by the Employer in complying with this Article, including deductions of fair share fees prior to July 1, 2018, except when the employer initiates or prosecutes such action.
ARTICLE V- NON-DISCRIMINATION

Section 5.1 - Prohibition Against Discrimination – Public Relations Act

The Union and the Employer agree that no employee shall be discriminated against, intimidated, restrained, or coerced in the exercise or any rights granted under the Illinois Public Relations Act or by this Agreement or lawful activities on behalf of the Union or Employer.

Section 5.2 - Prohibition Against Discrimination – EEO

In accordance with applicable law, neither the Employer nor the Union will discriminate against any employee covered by this Agreement in a manner prohibited by law because of race, color, creed, religion, national origin, ancestry, sex, age, marital status, political belief, veteran status, or sensory, mental or physical disability.

Section 5.3 - Prohibition Against Discrimination – Union Memberships

Neither the Employer nor the Union shall interfere with the right of employees covered by the Agreement to become or not become members of the Union, and there shall be no discrimination against any such employees because of Union membership or non-membership or the exercise of their lawful rights. Neither the Employer nor the Union shall discriminate, intimidate, restrain, or coerce any employee granted rights by law or by this Agreement.

Section 5.4 - Grievances

The parties agree that any violation of Section 5.2 of this Article may be grieved and processed though the last step in the Grievance Procedure prior to arbitration, but no further.
ARTICLE VI- SENIORITY

Section 6.1 - Probationary Period

The probationary period for all newly hired employees into the Sheriff’s Office, or those initially transferred into the bargaining unit, shall be twelve (12) months. The probationary period for all newly hired employees may be extended up to an additional six (6) months based upon reasonable grounds. All newly hired employees or those initially transferred into the bargaining unit, and those hired after loss of seniority shall be considered probationary until they have completed their probationary period. During the probationary period, a newly hired employee who fails to demonstrate the ability and qualifications necessary for satisfactory job performance or on the basis of any other reasons deemed sufficient by the Employer, may be discharged or demoted for any reason not prohibited by law.

Any employee appointed to an assignment covered by this Agreement shall serve a new twelve (12) month probationary period in said classification. Employees that transferred into the bargaining unit that fail, in the reasonable opinion of the Employer, to demonstrate the ability and qualifications necessary for satisfactory job performance in this bargaining unit within the new twelve (12) month probationary period shall be transferred back to their previous classification and salary. Any employee who is transferred back to their previous classification pursuant to this Section shall be, thereafter, ineligible to seek a subsequent transfer into the same Bureau from which they were returned.

A current and updated Transfer List shall be maintained on the Sheriff’s Office’s intranet. All open positions will be posted on the intranet with time limits for applying for those positions.

A newly hired probationary employee shall have no recourse to the grievance procedure to contest any discipline imposed on the employee. A transferred employee shall be subject to discipline and subject to Section 7.1 of this Agreement for review of such discipline, for any type of misconduct.
Section 6.2 - Definition of Seniority

For the purpose of this Agreement, seniority shall be defined as an employee’s length of continuous full-time service with the Sheriff’s Office as a sworn deputy sheriff, excluding time off due to layoff or any other unpaid leave of absence.

There shall be no seniority among employees serving an original probationary period as a Deputy Sheriff within the collective bargaining unit. Upon successful completion of the original probationary period, an employee shall acquire seniority retroactive to the employee’s original date of hire with the Employer.

Seniority shall be applied as follows:

1) If a Deputy is assigned to Court Security or the Law Enforcement Bureau they keep their Office hire date seniority for purposes of accruing benefits (i.e., sick time, vacation time, etc.).

2) When selecting/bidding for vacation time in either Court Security / or the Law Enforcement Bureau, Deputies shall utilize their sworn date seniority. In the event that Deputies who are assigned to the same Bureau share the same sworn date, the Deputy with higher seniority with regards to assignment to that Bureau shall have priority in selecting/bidding for vacation.

3) In the Court Security Division, when submitting requests for assignments, Deputies shall utilize their sworn date.

4) When submitting shift requests and beat assignment requests in the Law Enforcement Bureau, patrol division, Deputies shall utilize their date of assignment to the Law Enforcement Bureau. In the event that two (2) or more Deputies share the same date of assignment to the Law Enforcement Bureau, the senior Deputy, with regard to their sworn date, shall have priority in submitting shift requests and beat assignment requests.
5) If a Deputy is assigned within the Law Enforcement Bureau, (Det, FIU, NLO etc.) they maintain both their Office hire date and date into LEB seniority.

6) If a Deputy is transferred to a position outside of the bargaining unit and later returns to the bargaining unit, their sworn date shall be used for benefit calculation purposes and their previous seniority accumulation within the bargaining unit shall be used for purposes of shift, beat and vacation requests. Transfers for a period not in excess of ninety (90) days shall continue to accrue seniority for all purposes.

Section 6.3 - Seniority List

The Employer will provide the Union with a seniority list on a semi-annual basis setting forth each employee’s seniority date. The Employer shall not be responsible for any errors in the seniority list unless such errors are brought to Employers attention within fourteen (14) calendar days of the date the list is provided to the Union. However, when any suspected errors are brought to the Employers attention at any time, once the error is verified they will be corrected within fourteen (14) calendar days.

Section 6.4 - Termination of Seniority

An employee’s seniority (and the employment relationship) shall terminate upon the occurrence of any one of the following, if the employee:

(a) quits or resigns; or
(b) is discharged for just cause (probationary employees without cause); or
(c) retires, or is retired; or
(d) is absent for three (3) consecutive working days without notifying the Sheriff or his designee; or
(e) falsifies the reason for a leave of absence or engages in gainful employment while on an authorized leave of absence; or
(f) fails to return to work at the conclusion of an approved leave of absence or an approved extension thereof unless the employee’s failure to return and failure to
obtain and extension are solely due to circumstances totally beyond the employee's control. For purpose of this paragraph, the Employer's denial of an extended leave is not considered a circumstance beyond the employee's control; or

(g) is laid off for a period in excess of twenty-four (24) months or the length of the employee’s employment with the Sheriff’s Office, whichever is less; or

(h) is laid off and fails to report for work within seven (7) calendar days after having been recalled; or

(i) does not perform work for the Sheriff’s Office for a period in excess of twenty-four (24) months.

Section 6.5 - Seniority While on Leave of Absence

Employees will continue to accrue seniority credit for an unpaid leave to the extent required by State or Federal law.

Section 6.6 - Accrual of Seniority

A member’s hire date seniority continues to accrue during a transfer to another division, or transfers to another bargaining unit position, sick leave, time lost due to injury or illness on the job, and/or a military leave of absence as required by law.
ARTICLE VII- DISCIPLINE AND DISCHARGE

Section 7.1 - Discipline

Discipline imposed on bargaining unit members in the nature of a written reprimand or less is solely subject to review under the grievance procedure, through step 3 (to the Sheriff) and is not arbitrable.

Discharge or suspension involving any time off with loss of pay shall only be for just cause. The Sheriff shall have the authority to suspend without pay or to terminate any bargaining unit employee without the requirement to have a hearing before the DuPage County Sheriff’s Merit Commission. Any discharge or suspension of non-probationary bargaining unit employees shall be subject to resolution through the grievance and arbitration procedure set forth in this Agreement. Any affected employee covered by this Agreement, upon being served with written notice of a discharge or suspension, shall have the right to file his or her grievance, pursuant to Section 8.5 of this Agreement in order to appeal such disciplinary action. Such grievance shall be filed at Step 4 of the grievance procedure by serving written notice to the Sheriff or designee within 10 calendar days of the grievant having been served with the written notice of discipline.

The parties shall follow the procedures set forth in Section 4 of Article VIII of this Agreement to resolve a grievance regarding discharge or suspension. The parties agree that they will accomplish the selection, appointment and hearing in as expeditious a manner as possible.

The grievance and arbitration procedure in Section 4 of Article VIII of this Agreement shall be the sole recourse for appealing discharge and suspension action and shall be in lieu of the provisions of the state statute governing discharge and suspension proceedings before the DuPage County Merit Commission.

An arbitrator’s award shall be final and binding, as stated in Section 8.9 of this Agreement, and any request for judicial review shall be exclusively under and in
accordance with the Uniform Arbitration Act (710 ILCS 5/1, et seq.) and Section 8 of the Illinois Public Labor Relations Act (5 ILCS 315/8).

**Section 7.2 - Pre-Discipline Meeting**

For discipline greater than a written or oral reprimand, the Employer shall offer to meet informally with the employee involved to inform him/her of the reason for contemplated disciplinary action. The employee shall then be allowed an opportunity to rebut or clarify the charges disclosed at this meeting.

**Section 7.3 - DuPage County Merit Commission**

Nothing herein shall infringe on the function of the Sheriff's Merit Commission in testing applicants for new positions or promotions, and creating eligibility lists for any such positions for which the Sheriff shall fill during the term of this Agreement.

**Section 7.4 - Limitations**

The Employer shall recognize and/or utilize only that disciplinary history appropriately documented and currently filed in the employee’s personnel file located in the Sheriff’s Office of Professional Standards and Conduct and not other working files maintained by other management staff.

**Section 7.5 - Modified Discipline**

Should the Employer present to the Chapter extenuating circumstances warranting discipline other than described in Section 7.1, or should the affected employee present to the employer extenuating circumstances warranting discipline other than described in Section 7.1 above, the Employer may use a modified form of discipline.

No Deputy covered by this agreement shall be subject to a disciplinary transfer or reassignment outside the described bargaining unit (described in Section 1.1), unless
such reassignment or transfer is accomplished on a voluntary basis, or is fairly considered to advance the mission and/or goals of the Sheriff’s Office.

**Section 7.6 - Notice of Discipline**

In the event disciplinary action is taken against an employee, other than oral discipline, the Employer shall furnish written notice to the employee, which shall generally state the reasons for such discipline, and the direction to the employee for future behavior, within seven (7) calendar days of such action. Copy of such written notice should be maintained in the employee’s personnel file.

**Section 7.7 - Global Positioning System (GPS) Video Recording**

GPS and other tracking or recording, audio or video, devices shall principally be used for officer safety purposes and shall not be the sole basis for disciplinary action.

**Section 7.8 - Outside Employment While on Suspension Without Pay**

No member may be denied the ability to obtain lawful employment while on suspension without pay provided that the type of such outside employment is consistent with the type of employment allowed by the Rules and Regulations of the DuPage County Sheriff’s Office.
ARTICLE VIII- GRIEVANCE PROCEDURE

Section 8.1 - Definition of Grievance

A grievance is defined as any difference, complaint or dispute between the Employer and the Union or any employee(s) regarding the application, meaning or interpretation of this Agreement.

Section 8.2 - Class Grievance

The Union may file a Class Grievance if it affects two (2) or more bargaining unit members whose grievances involve the same issues, interpretations, and contract provisions so that a decision as to one (1) grievant shall be decisive as to all members of the class. As such, Class Grievances will be submitted by the Union President or President of Chapter #126, or their designee, which shall be a Board member of the DuPage County Sheriff Chapter #126. The Employer shall be notified of the names of such Board Members and Chapter Officers.

Section 8.3 - Grievance Procedure

The parties to this Agreement affirm that for the Grievance Procedure to function efficiently and effectively, an effort should be made by the parties to resolve grievances at the lowest possible level of the Grievance Procedure. The Employers shall make a reasonable effort to assure that all responses by them are delivered to the grievant and/or Chapter President.

Section 8.4 - Use of the Grievance Procedure

All employees and the Union are urged to first seek review through this Grievance Procedure of an alleged violation of this agreement before resorting to any other forum, e.g. administrative or judicial.
**Section 8.5 - Step – 1**

As a general rule, an employee who has a grievance should first attempt to resolve the grievance informally with his/her Sergeant. If the Sergeant is unable to resolve the grievance, the employee will submit the grievance in writing to his/her Lieutenant (Patrol Division); Detective Commander (Detective Division); or Chief of Court Security (Court Security Division) (hereinafter, the “Employers’ Step 1 Representative”) indicating that the matter is a grievance under this agreement. The written grievance shall contain a statement of facts describing the employee’s complaint, the Articles and Sections of this Agreement allegedly violated, the date of the alleged violation and the relief sought. The grievance document shall be signed and dated by the grievant and the Union representative.

All grievances must be presented in writing within ten (10) calendar days of the occurrence giving rise to the grievance, not including the day of the occurrence, or date when the affected employee knew, or reasonably should have known, of such occurrence; however, in no event shall any grievance be filed more than thirty (30) days after the date of the occurrence giving rise to the grievance. Any grievance not presented to the employee's Employers’ Step 1 Representative within the time stated above shall be deemed waived.

The Employers’ Step 1 Representative shall provide an answer in writing no later than seven (7) calendar days from the receipt of the Step 1 grievance stating whether the Employers are granting or denying the grievance and the factual basis for the decision. If the matter is not resolved at the first step of the Grievance Procedure, or the Employers’ Step 1 Representative's response is not received within the seven (7) calendar days after the receipt of the Step 1 grievance, the Employee may proceed to Step 2 of the Grievance Procedure.

**Section 8.6 - Step – 2**

If the grievance is not settled at Step 1 and the employee wishes to appeal the grievance to Step 2 of the Grievance Procedure, the appeal shall be submitted to Sheriff’s Office Contract Administrator (as designated by the Sheriff) within seven (7)
calendar days after the receipt of the Employers’ Step 1 Representative’s written response to the employee, not including the day the response was received, or the day the response was due, if no response was received.

The written appeal shall state the basis upon which the Employee believes the grievance was improperly denied at the previous step of the Grievance Procedure, in the same or like terms as contained in the Employers’ Step 1 Representative’s response. The Sheriff’s Office Contract Administrator shall offer to discuss the grievance with the grievant and an authorized representative from the Union. If no settlement of the grievance is reached, the Sheriff’s Office Contract Administrator shall provide a written response to the grievant within seven (7) calendar days after receiving the written Step 2 grievance, not including the day the Step 2 grievance was received, stating the basis upon which the Employers are denying the grievance. If the Sheriff’s Office Contract Administrator’s response is not received within seven (7) calendar days after the receipt of the Step 2 Grievance, the employee may proceed to Step 3 of the Grievance Procedure.

**Section 8.7 - Step – 3**

If the grievance is not settled at Step 2 and the Employee wishes to appeal the grievance to Step 3 of the Grievance Procedure, the appeal shall be submitted in writing to the Sheriff, or his designee, within seven (7) calendar days after the receipt of the Sheriff’s Office Contract Administrator’s written response to the Employee, not including the day the response was received, or the day the response was due if no response was received.

The written appeal shall generally state the basis upon which the Employee believes the grievance was improperly denied at the previous step of the Grievance Procedure. The Sheriff, or his designee, shall offer to discuss the grievance with the grievant and an authorized representative of the Union. If no settlement of the grievance is reached, the Sheriff, or his designee, shall provide a written response to the grievant within seven (7) calendar days after receiving the written Step 3 Grievance, not including the day the response was received, or the day the response was due if no response was
received generally stating the basis upon which the employer is denying the grievance. If the Sheriff, or his designee’s response is not received within the seven (7) calendar days after the receipt of the Step 3 grievance, the Union may proceed to Step 4 of the Grievance Procedure.

**Section 8.8 - Step – 4**

If the grievance is not resolved at Step 3 of the Grievance Procedure, or the written answer to the grievant is not given to the Employee in a timely manner, and the Union wishes to appeal the grievance from Step 3 of the Grievance Procedure, the grievance may be referred to arbitration. Notice that the Union is referring the dispute to arbitration shall be made to the Sheriff, or his designee, within twenty-eight (28) calendar days of the Step 3 written response by the Sheriff, or his designee, was due to the employee or the Union, not including the day the response was received. This time requirement may be waived by mutual agreement of each party.

If the grievance is appealed to arbitration, representatives of the Employer and the Union shall attempt to agree upon an arbitrator. In the event the parties are unable to agree upon an arbitrator the parties shall jointly request a panel of seven (7) arbitrators from the Federal Mediation and Conciliation Service who are members of the National Academy of Arbitrators residing in Illinois, Indiana, Iowa, or Wisconsin. The parties shall alternately strike the name of an arbitrator, with the party requesting arbitration making the first strike. The person whose name remains shall be the arbitrator, provided that either party, before striking names, shall have the right to reject one (1) panel of arbitrators. The arbitrator shall be notified of his/her selection by a joint letter from the Employer and the Union requesting that he/she set a time and date for the hearing subject to the availability of the Employer and the Union representatives. The arbitrator shall notify the Employer and the Union of the mutually agreed upon date and time of the hearing.

No more than one grievance may be submitted to an arbitrator at any one time without the consent of the other party. The parties shall share fees and expenses of the arbitrator, arbitration hearing, and the cost of the transcript equally incurred from
arbitration. The costs of the arbitrator’s fee, arbitration and the arbitration hearing shall be divided equally between the parties.

**Section 8.9 - Authority of the Arbitrator**

The arbitrator shall have no right or authority to amend, modify, nullify, ignore, add to, or subtract from the provisions of the Agreement. The arbitrator shall consider and decide only the question as to whether there has been a violation, misinterpretation or misapplication of the specific provisions of this Agreement. The arbitrator shall only be empowered to determine the issue raised by the grievance as initially presented in writing and shall have no authority to make a decision on any issue not so submitted or raised. The arbitrator shall be without power to make any decision or award which is contrary to or inconsistent with any applicable laws or of rules and regulations of administrative bodies that have the force and effect of law. The arbitrator shall not in any way limit or interfere with the powers, duties and responsibilities of the Sheriff, the County, or the Sheriff's Merit Commission which are granted to the Sheriff, the County, or the Merit Commission by law, court decisions, or the provisions of this Agreement, except as expressly limited by the specific provisions of this Agreement.

Such decision and award of the arbitrator, shall be final and binding on the Employer, the Union, and the employee(s) involved, unless reversed on appeal in accordance with the provisions of the Uniform Arbitration Act and/or the Illinois Labor Relations Act. The arbitrator shall submit his decision in writing within thirty (30) working days following the close of the hearing and the submission of briefs.

The Employer and Union agree to share equally the costs associated with the arbitration hearing including the cost of the court reporter, except that each shall be responsible for the costs of their own representative and witnesses.

**Section 8.10 - Time Limits**

Grievances may be withdrawn at any step of the procedure. If a grievance is not presented by the employee within the time limits set forth above, it shall be considered "waived" and may not be pursued further. If a grievance is not appealed to the next
step within the specified time limit or any agreed extension thereof, it shall be considered settled on the basis of the Sheriff's last answer. Grievances not discussed or answered by the Employer within the designated time limits stated in this grievance procedure shall be viewed by the aggrieved employee as denied and the employee may elect to appeal the grievance to the next step of the grievance procedure. The parties may by mutual agreement in writing extend any of the time limits set forth in this Article but no extension of time shall be implied by any action or inaction of either party if not expressly stated in writing.

Section 8.11 - Information Requests

The Employer recognizes the legal rights of the Union to information necessary to process grievances. Upon request, the Employer will provide the Union with such information as is required by law and the Union will respond in like fashion to any lawful employer request for information.

Section 8.12 - Grievance Meetings

Employees and/or the Union representatives shall investigate and/or file grievances only on their non-work time (which under this Agreement means before work, after work, during approved breaks or during a reasonable lunch period subject to emergency work duties) and only in a manner which will not disturb other employees who are working. In the event a grievance meeting(s) is scheduled by the Employer during the time the Employee(s) would otherwise be working, the Employee(s) shall receive compensation for such time spent in such meeting(s). Grievance meetings will not take place on holidays, affected employee(s) vacations and, Employer approved leaves of absence.

Section 8.13 - Time Off

Employees shall investigate and/or file grievances only on their non-work time (which under this Agreement means before work, after work, during approved breaks or during a reasonable lunch period subject to emergency work duties) and only in a
manner which will not disturb other employees who are working, unless it becomes reasonably necessary to do otherwise, in which case the affected employee(s) shall seek the permission of their supervisor and shall provide, in writing, the reasons that it is necessary to investigate and/or file grievances during working hours. If a grievance meeting(s) is scheduled during the time the employee(s) would otherwise be working, the employee(s) shall receive compensation for such time spent in such meeting(s).

Section 8.14 - Waiver of Grievance Procedure

If an employee seeks resolution of a grievance in any other forum, *e.g.* administrative or judicial tribunal, the Employer shall have no obligation to entertain or proceed further with the matter pursuant to this procedure.
ARTICLE IX- LAYOFF AND RECALL

Section 9.1 - Layoff

The Employer shall in its’ discretion determine whether layoffs are necessary. Although not limited to the following, layoffs shall ordinarily be for lack of work and/or lack of funds, an abolishment of or change in the duties of a position, or when reorganization occurs and the need for the position is eliminated. The Sheriff shall provide at least fourteen (14) calendar days advance notice, or more if reasonable, to the Union of a layoff. If a layoff is to occur, the Sheriff will provide at least 14 days notice to any employee who is to be laid off. Once the layoff is made, the Employer will, comply with Section 9.3 Severance Pay Policy, in lieu of negotiating the impact of the layoff decision on affected employees.

If it is determined that layoffs are necessary, newly hired probationary and temporary employees in the bargaining unit shall be laid off prior to any non-probationary bargaining unit employee. Employees will be laid off from the affected position(s) in accordance with reverse Office seniority, starting with the least senior member.

Section 9.2 - Recall

Employees who are laid off shall be placed on a recall list. If there is a recall, employees who are on the recall list shall be considered before external candidates provided they are presently qualified to perform the work in the job position to which they are recalled. Recall rights shall exist for a two (2) year period. If a permanent vacancy occurs in a bargaining unit classification which the Sheriff decides to fill, a recall will be initiated and employees who have been laid off shall be offered the position in the reverse order of their layoff.

Section 9.3 - Severance Pay Policy

In the event of a layoff or voluntary separation, the employees covered by this agreement shall receive severance pay as enumerated in the Severance Pay Policy from
the County's Personnel Manual at Chapter 5C, Page 5, Paragraph B1 attached hereto in Appendix H.
ARTICLE X- HOLIDAYS

Section 10.1 - Employees Not Assigned To a Monday-Friday Work Schedule

For the term of this agreement, there shall be fourteen (14) regularly paid holidays for all non-probationary employees assigned to a shift different than a Monday through Friday schedule and who do not receive the designated holidays as time off, said holidays shall be designated in writing by the Sheriff or his designee on or about September 1 of the prior year, which will be observed for the following year. All deputies covered by this agreement assigned to a shift different than a Monday through Friday schedule and who do not receive the designated holidays as time off shall receive as and for holiday pay on the first pay period of June and December, fifty-six (56) hours of pay at the affected officer’s regular straight-time hourly rate for each of those pay periods.

Section 10.2 - Designated Holidays/Holiday Pay for Court Security Employees

The Chief Judge shall determine the designated holidays for the employees assigned to the Court Security Division. Employees working in the Court Security Division shall not be entitled to holiday pay. However, in the event that a court is in session on a designated holiday, court security deputies assigned to the in-session courtroom shall receive holiday pay compensation for the holiday worked. In addition to the designated twelve (12) holidays by the Chief Judge, Deputies assigned to Court Security will be allowed two (2) floating holidays to be requested and approved off by a supervisor. At no time will the floating holidays and designated holidays exceed fourteen (14).

Section 10.3 - Requirements

Employees assigned to work a Monday – Friday workweek shall work all holidays that occur during their regular work shift, unless otherwise expressly relieved of such duty by the Sheriff or his designee(s) due to the holiday being a designated holiday off pursuant to this article. These employees shall be compensated at straight time for the designated holiday off and shall not receive holiday pay. Employees working a shift
assigned to a rotating day off cycle schedule different than a Monday – Friday workweek shall be required to work those holidays that fall during their regularly scheduled work shifts and will be compensated at straight time with regular holiday pay.

If an individual employee who is assigned to a non-rotating days off shift cycle under the terms of this Agreement is required to work on a holiday, said employee shall be paid time and-a-half (1 ½) his/her regular rate of pay.

**Section 10.4 - Eligibility**

In order to be eligible for holiday pay, employees must have completed one (1) year of service. During the first year of service, employees shall only be compensated for the holidays actually worked. If an employee terminates his employment with less than one year of service, he shall be paid only for those holidays actually worked.

In order for an employee to be eligible for holiday pay when a designated holiday falls on the employee’s regular day off (“RDO”), the employee must work or take an approved leave on the last regularly scheduled work day immediately preceding the RDO(s) that include(s) said holiday and the first regularly scheduled work day immediately following the RDO(s) that include(s) said holiday, unless absent for good cause, which absence is approved by the Sheriff or his designee(s), such approval shall not be unreasonably withheld. Specifically, when a designated holiday falls on the employee’s RDO, use of sick time on the last regularly scheduled work day immediately preceding the RDO(s) or the first regularly scheduled work day immediately following the RDO(s) will result in forfeiture of holiday pay for that holiday.

Additionally, in order for an employee to be eligible for holiday pay when a designated holiday falls on the employee’s regularly scheduled work day, they must work the holiday, unless off for approved leave, as designated in this section. For purposes of this section, “approved leave” includes approved compensatory time and vacation time. Sick time is not considered an approved leave for purposes of holiday pay and
use of sick time on a regularly scheduled work day immediately before, on, or after the designated holiday shall constitute forfeiture of holiday pay for that holiday.

**Section 10.5 - Detectives**

In the Law Enforcement Bureau, Detective Division, normally no more than one (1) detective shall be on call for each holiday during the year.

**Section 10.6 - Holiday During Vacation**

If an employee that is assigned to a rotating day off schedule is scheduled to work a designated holiday pursuant to this agreement, they shall work that holiday unless they request and use approved accrued benefit time such as vacation or compensatory time. The employee, if eligible, shall receive holiday compensation pursuant with this article.

If an employee is not assigned to a rotating day off schedule and they submit a vacation time request that includes a designated holiday pursuant to this agreement, the employee shall receive the holiday off with pay as designated in this agreement and not be charged with any accrued benefit time for that date.

**Section 10.7 - Advance Notice**

Employees scheduled to work a holiday shall be given as much advance notice as practicable.
ARTICLE XI- VACATION

Section 11.1 - Accrual of Benefits

Vacation shall be earned yearly based on the employee’s date of employment during a given calendar year, in accordance with the following schedule and based on the current shift assignment:

<table>
<thead>
<tr>
<th>COMPLETED YEARS OF SERVICE</th>
<th>HOURS PER YEAR – 8 HOUR SHIFT</th>
<th>HOURS PER YEAR – 10 HOUR SHIFT</th>
<th>HOURS PER YEAR – 12 HOUR SHIFT</th>
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<tbody>
<tr>
<td>2 years through 3 years</td>
<td>80</td>
<td>80</td>
<td>80</td>
</tr>
<tr>
<td>4 years through 8 years</td>
<td>120</td>
<td>120</td>
<td>120</td>
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<tr>
<td>9 years through 15 years</td>
<td>160</td>
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<td>16 years</td>
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<tr>
<td>23 years</td>
<td>224</td>
<td>240</td>
<td>256</td>
</tr>
<tr>
<td>24 years</td>
<td>232</td>
<td>250</td>
<td>268</td>
</tr>
</tbody>
</table>

Years of service shown are completed years. Accrual of vacation time ceases during any medical or personal leave of absence of over thirty (30) calendar days.

Section 11.2 – Use of Vacation Time and Cancellation

Vacation benefits may be taken in increments of the number of hours required to take off one complete scheduled shift, but vacation time may also be used in hourly increments with prior authorization of the Sheriff or his designee, and such authorization shall not be unduly denied. In addition, a “working day” for the purpose
of this Article shall not include a day which an employee is regularly scheduled off from duty. Consequently, an employee may elect to schedule his vacation time in conjunction with days off that the employee is regularly scheduled off from duty, without such days off being charged against his earned vacation accrual. Members on the 12 hr. workday may use their DRT (Duty Reduction Time, as described in Section 14.3 of this Agreement) time in conjunction with their vacation time. IE: A person may use their 4 hrs. of DRT time and 8 hrs. of vacation time to receive a full day off.

Vacation time shall be authorized on the basis of the sworn date seniority with the Office. If two (2) or more bargaining unit members in the LEB have the same sworn date with the Office, the employee that has the most LEB seniority shall receive the vacation book first. Normally no more than two (2) persons from a team section shall be on vacation at any one time, more MAY be allowed as long as manpower needs are met. Supervisors that are responsible for the approval and submission of vacation schedules also have the authority to grant requests for changes in these schedules. Supervisors shall set and approve the vacation schedules. However, employees’ scheduling requests or requested changes may or may not be granted depending on operational needs as determined by the Sheriff or his designee(s). Vacation dates may be changed or canceled by the Sheriff or his designee(s) in the event of exigent circumstances. In the event of such cancellation, the re-scheduling will be accomplished in accordance with the provisions of this Agreement. In the event a covered employee shall experience out of pocket expenses incurred as a result of such cancellation, the employee shall submit written proof of such loss for the consideration of the Employers for purposes of reimbursement.

On or before November 1 of each year (October 1 for deputies assigned to the Courthouse), the Sheriff or his designee shall post a schedule for available vacation during the upcoming calendar year. The employees shall select their vacation preferences in order of sworn date seniority within their assigned team/shift, with the most senior employee having the first choice, the next most senior employee having the second choice, and so on. All vacation requests shall be submitted by December 28, of each year. The watch commander or supervisor of the assigned unit, shift or team shall be responsible for maintaining the vacation schedule, once approved, and
ensuring that all requests for vacation time use have been submitted by the requesting member in writing prior to that member taking the vacation time.

After the vacation schedule has been established, no employee can “bump” another employee regardless of seniority. Once the vacation schedule has been posted, any remaining “unscheduled” vacation days shall be taken on a daily first-requested, first received basis. In the event that two or more employees request the same vacation day (and the request is made on the same day), the employee with the most sworn date seniority within the Office shall have preference. No employee can “bump” another employee from an “unscheduled” vacation day once established, regardless of the employee’s seniority.

The current process of picking vacation time for LEB, Fugitive Apprehension Unit, School Liaison, Gang Suppression/Problem Investigation Unit, and DuMEG shall remain in effect for the duration of this contract. Once a member’s vacation is approved and scheduled, the member will be allowed to take that vacation, even if transferred and a scheduling conflict develops, as authorized by the Sheriff or his designee.

Personnel may request changes, in writing, to their vacations in any increment. Example: A member may request to change an already scheduled block of vacation time to another date, or they may request to change only a portion of scheduled vacation - one day, two days, etc., to another date.

**Section 11.3 - Payout of Vacation Benefits**

The employees covered by this agreement shall receive payout of vacation benefits in accordance with the Vacation Time Policy from the County’s Personnel Manual at Chapter 4D Page 9, Paragraph #4 attached hereto in Appendix I.
Section 11.4 - Vacation Carryover

It is expected that earned vacation will be taken during that calendar year. However, up to eighty (80) hours of earned vacation time not taken during a calendar year may be carried over to the next year. Vacation hours in excess of 80 hours shall require the pre-approval of the Sheriff or his designee prior to December 31st, in order to be carried over to the next year. Absent such approval, those vacation hours in excess of 80 hours shall be forfeited. Any pre-approved vacation carried over in excess of 80 hours, over and above the allowed 80 hours, must be used within the first quarter, or else will be forfeited, except that if a deputy is off of work on Public Employee Disability Benefits (PEDA) (5 ILCS 345/1) leave, such pre-approved vacation that is carried over in excess of eighty (80) hours must be used within ninety (90) days of the end of the PEDA leave, or else will be forfeited.

Section 11.5 - Vacation Selection Within Court Security

Vacation time shall be authorized based on the needs of the Chief Judge first and thereafter selected based on seniority as designated in this Agreement. Vacation requests within the Court Security Division shall be made in accordance with Section 11.2 of this Article.

Vacation Weeks:
Vacation weeks will be selected by sworn date seniority. There will be two separate vacation calendar seniority lists: one for deputies and one for corporals. Vacation week selection will start with the most senior member from each list and continue through to the least senior member. Normally no more than Five (5) court security deputies, and two (2) Corporal's, will be allowed to take vacation on an individual weeks, more may be allowed as long as manpower needs are met.

Single Vacation Days:
Any vacation days remaining after the vacation week selection will be considered single vacation days. After the vacation week calendar is completed, a single day vacation calendar will be started using the same seniority list procedure used for
selecting vacation weeks. Any single vacation days remaining after the single vacation
day calendar will revert to a “first come, first serve” basis. Requests for use of single
vacation days shall require the prior approval of the employee’s supervisor.

Section 11.6 - Vacation Eligibility

In order to be eligible for a vacation, a member must have been employed and earned
vacation hours in the calendar year prior to the year in which they request to take the
vacation. The number of hours earned shall depend on the years of service, with the
exception of the first year of employment.

During the first year of employment members shall earn vacation hours for each
month worked prior to December 31, with the exception of June and December which
are non-earning months, with a maximum accrual of eighty (80) hours.
**ARTICLE XII - SICK LEAVE**

**Section 12.1 - Definition**

Employees covered by this Agreement who have completed their newly hired probationary period shall be entitled to paid sick leave. Paid sick leave is a benefit in recognition that employees may occasionally be absent because of various illnesses or injuries. The Employer believes that employees should be protected against a loss of income because of such temporary absences. To the extent permitted by law, paid sick leave can only be used for an approved absence that falls under the following guidelines:

- Illness or injury of employee, employee’s dependent or employee’s family member.
- Emergency medical or dental care.
- Exposure to contagious disease and possible endangering of others by attendance on duty.
- Preventative care.

**Section 12.2 - Sick Leave Accrual**

Sick leave credits do not accrue during the initial probationary period of employment after the date of hire with the office. All deputies covered by this agreement shall accrue paid sick leave at the following rate:

<table>
<thead>
<tr>
<th>YEARS OF COMPLETED CONTINUOUS SERVICE</th>
<th>ACCRUED SICK HOURS PER YEAR FOR 8 HOUR SHIFTS</th>
<th>ACCRUED SICK HOURS PER YEAR FOR 10 HOUR SHIFTS</th>
<th>ACCRUED SICK HOURS PER YEAR 12 HOUR SHIFTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 through 5 years of completed service</td>
<td>48 hours per year</td>
<td>60</td>
<td>72</td>
</tr>
<tr>
<td>6 through 10 years of completed service</td>
<td>56 hours per year</td>
<td>70</td>
<td>84</td>
</tr>
<tr>
<td>11 through 15 years of completed service</td>
<td>64 hours per year</td>
<td>80</td>
<td>96</td>
</tr>
<tr>
<td>16 through 20 years of completed service</td>
<td>72 hours per year</td>
<td>90</td>
<td>108</td>
</tr>
<tr>
<td>21 years or greater of completed service</td>
<td>80 hours per year</td>
<td>100</td>
<td>120</td>
</tr>
</tbody>
</table>
All employees covered by this agreement shall be allowed up to a maximum of 2000 hours of sick leave accumulation.

**Section 12.3- Notification and Use of Sick Leave**

The employee must directly notify the Communications Center on the first day of absence at least thirty minutes (30) prior to the start of the employee’s work shift and every day thereafter, when the employee is requesting paid sick leave for illness, injury, or a disabling condition, unless exigent circumstances, such as injury or hospitalization, prevents giving such notice. If the employee is going to be absent for a fixed number of shifts (e.g., a scheduled surgery), the employee shall not be required to notify the Sheriff or his designee(s) each day during such fixed time period, provided the employee notifies the Sheriff or his designee(s) as to how many work shifts the employee will be absent. Failure to properly report an illness may be considered as absence without pay and may subject the employee to discipline, as well.

If the Sheriff or his designee(s) does not consider circumstances adequate for the use of paid sick leave, additional documentation may be required, regardless of the number of shifts absent. If this additional documentation is not supplied, then the request for sick leave shall be denied, the time shall be charged to leave without pay, and discipline may be imposed.

Any employee determined by the Sheriff or his designee(s) to be abusing the provisions of the sick leave policy shall be subject to appropriate disciplinary action or assignment to a less physically demanding position, as deemed appropriate by the Sheriff.

Accumulated paid sick leave shall be used in increments of no less than one full shift at a time, except that in the event of an emergency situation, sick leave may be paid in partial shifts, with the approval of the Sheriff or his designee.
Section 12.4 - Annual Sick Leave Payout

The employees covered by this agreement shall receive an annual sick leave payout in accordance with the Sick Time Policy from the Sheriff’s Office General Order PER 1-1 pages 2-24, attached hereto in Appendix G.

Section 12.5 - Sick Leave Payout at Separation

The employees covered by this agreement shall receive a sick leave payout at separation as enumerated in Sheriff's Office General Order PER 1-1 pages 22 through 24 attached hereto in Appendix G.

Section 12.6 - Notification of Balances

Employees, upon request, shall be notified in writing of all forms of leaves balances, including vacation, sick leave, holidays, etc., no more than semi-annually, absent an exigent situation.
ARTICLE XIII- LEAVES OF ABSENCE

Section 13.1 - Military Leave

Employer agrees to comply with all applicable Federal and State laws relative to Military service of employees.

Section 13.2 - Jury Duty / Court Service

It is the policy of the Employer to follow all Federal and State laws regarding Jury Duty or Court Service. All bargaining unit employees covered by this Agreement, who are called to serve on a jury, or as a result of his duties where the employee is not an adverse party or adverse party in interest to the County or the Sheriff, may appear before a court as a witness in response to a subpoena or other directive and shall be granted a leave of absence with pay for the time they are required to serve, less payment received for acting as a juror or a witness.

The employee shall present the court document which gives instructions to report for jury duty or the subpoena to testify to the Sheriff or designee. If an employee is released as a witness from jury duty, the employee shall return to work for the remainder of the work shift unless the work schedule is modified by his immediate supervisor.

Upon his return, the employee shall submit documentation evidencing that he appeared and served as a juror and shall remit any witness fee in order to receive pay for such jury service. The employee shall be reimbursed for those hours they are required to testify, less payment received for witnessing. All employee benefits will continue in effect during subpoenaed jury duty or performance of witness duties.

Employees who appear in court as the plaintiff, witness, or defendant in any action not related to his official duty shall not be paid for time away from work unless that time is accrued vacation or compensatory time.
Section 13.3 - Family Medical Leave

The Employer will comply with all Federal and State laws in granting Family Medical Leave, and may take any actions not inconsistent with such laws or the terms of this Agreement. Any dispute over an alleged violation of this section (13.3) may be pursued through the appropriate step in the grievance procedure prior to arbitration.

Section 13.4 - Bereavement/Funeral Leave

When a death occurs in an employee’s immediate family, all bargaining unit employees covered by this Agreement, upon request, may be excused for up to three consecutive calendar days, for the purpose of attending or planning the services. This leave time pertains only when a wake or funeral occurs during the time that the employee would normally be on duty. It is not intended to be an addition to vacation or regular days off.

To qualify for funeral leave, an employee must notify the Sheriff or designee of the need for funeral leave as soon as possible. An eligible employee shall be paid funeral leave at his normal straight time daily rate of pay for any day or days on which he is excused but would have otherwise been scheduled to work. An otherwise eligible employee will not receive funeral pay when it duplicates pay received for time not worked for any other reason, e.g., funeral leave is available only for scheduled work days and cannot be used in conjunction with any scheduled day off.

For the purposes of this policy, “immediate family” members include: parent, child, mother-in-law, father-in-law, stepparent, stepchild, grandparent, spouse, sibling, sister-in-law, brother-in-law, grandparent-in-law, half-sister, half-brother, civil union partner, or grandchild. Any additional time off will be charged to, and limited by, any accrued sick leave and vacation time. Funeral leave is subject to the approval of the Sheriff or designee(s) and will require written documentation declaring the relationship to the employee, the date and the place of the funeral and proof of attendance where requested before payment is made.
The Employers shall comply with the Child Bereavement Leave Act (820 ILCS 154/1).

Section 13.5 - Notification

An employee shall notify his Supervisor immediately following the death of an immediate family member, for purposes of the use of authorized bereavement leave.

Section 13.6 - Personal Leave of Absence

Employees may request a Personal Leave of Absence in accordance with current Office policies regarding leave, which may be amended from time to time by the Sheriff.

Section 13.7 - Occupational Disability/ Worker’s Compensation

The employer will follow State and Federal laws which provide for protection of employees experiencing occupational disabilities through accidents or illness in the course of employment. The employees covered by this Agreement shall receive occupational disability benefits in accordance with the Workers’ Compensation Policy from the County’s Personnel Manual at Chapter 3C, attached hereto in Appendix J, and shall be subject to the temporary light duty policy, in accordance with Section 19.9 of this Agreement.

Section 13.8 - Non-Occupational Disability

The employees covered by this agreement shall receive non-occupational disability benefits in accordance with the IMRF Policy from the County’s Personnel Manual at Chapter 3B, attached hereto in Appendix K. These benefits are provided by IMRF and not by the employer.

Section 13.9 - Job Security

An employee with twelve (12) or more months of service who is eligible for Family Medical Leave and is absent on Family Medical Leave for twelve (12) work weeks or
less will have the right to return to the same, or equivalent, position. Upon return from leave, any requests for reassignment may be considered based on the availability of other open positions within the Office.

Section 13.10 - Benefit Continuation

While an employee is on a Family Medical Leave (FMLA), the County will provide medical and dental insurance coverage at the current employee rate. If an employee continues to be off of work after exhausting their twelve (12) weeks of FMLA, the employee will be responsible for the entire amount of the premium as stated in the County’s Personnel Manual, Chapter 4, Policy 4J, Guideline E, attached as Appendix L.

During an absence of longer than thirty (30) consecutive days, the employee will not accrue vacation or sick time, nor will the employee be eligible for holiday pay after the 30th day of an occupational or non-occupational disability leave.

Section 13.11 - Return to Work

Prior to returning to work from a disability, the employee must obtain a written statement from a licensed care provider indicating the employee’s ability to perform the essential job functions and the end date of the disabling condition. The employer will follow State and Federal laws which provide for protection of employees experiencing occupational disabilities through accidents or illness in the course of employment.

An employee who sustains a work related injury must notify the immediate supervisor as soon as possible, provide documentation of the injury/illness, and meet deadlines as required.

Section 13.12 - Work-Related Injury/Illness Reporting to Supervisor

Any bargaining unit member may have a Union steward present whenever reporting a work-related injury/illness to a supervisor, provided such Union steward receives
permission from the Employer to interrupt the steward’s regular work activities, in the event such reporting is to occur during the steward’s work time.

**Section 13.13 - Personal Days**

Regular full-time employees shall be allowed request to use the number of accrued sick hours necessary to take three (3) scheduled shifts off each fiscal year as personal days. Employees wishing to use a personal day shall make his/her request in writing at least two (2) business days in advance of the date requested. In case of emergency or otherwise approved by the supervisor, the two (2) day notice may be waived. Use of a personal day shall not be unreasonably denied by management. Such days cannot be carried over or accumulated as personal days beyond the end of the fiscal year. These personal days are taken out of accumulated sick leave, however an employee must have a minimum number of sick leave hours equaling 10 work shifts in order to qualify for such leave.
ARTICLE XIV- HOURS OF WORK AND OVERTIME

Section 14.1 - No Guarantee

This article seeks to describe the normal hours of work for bargaining unit personnel. This article does not provide a guarantee of any certain number of hours of work per day, per week, or per work cycle, nor shall it be construed as a minimum or maximum work schedule.

Section 14.2 - Normal Work Hours

The current normal work hours in effect for employees are described in the paragraphs which follow. The normal work schedule for Detectives, FIU Detectives, Civil Unit, Warrant Unit, DuMEG, Community Resource Unit, Illinois Statewide Auto Theft Taskforce and Court Security Deputies (ISATT) and Court Security Deputies shall consist of eight (8) or ten (10) hour shifts, as specified in the following paragraphs, such that the employee is normally scheduled for eighty (80) hours of work in a 14-day work period in accordance with the provisions of Section 7(k) of the Fair Labor Standards Act. The normal work schedule for Patrol Deputies shall consist of twelve (12) hour shifts, as specified in the following paragraphs, such that the employee is normally scheduled to work one hundred sixty (160) hours in a twenty-eight (28) day work period, in accordance with the provisions of Section 7(k) of the Fair Labor Standards Act. Except in an emergency, changes in the current normal work days, work schedules or work period may only be made by the Sheriff or his designee(s) as provided in this Article and such changes shall not be made to solely avoid the payment of overtime.

Section 14.3- Work Schedules by Unit

PATROL: Work twelve (12) hour shifts.
Available current shifts for Members assigned to the patrol division, based on shift bidding as outlined below, are:
The current 12-hour schedule is based on 84 hours worked during a two (2) week period and allows for four (4) hours of duty reduction time (DRT time). The DRT time may be taken in one (1) hour increments, unless otherwise approved by the employee’s supervisor, during the period earned, subject to approval by the shift Watch Commander and may not be taken in the middle of a scheduled shift. Availability of time off will be based on LEB seniority. In the event an affected Deputy is not able to take his/her DRT time off said deputy shall be paid those DRT hours at the Deputy’s straight time rate of pay. DRT hours are not subject to roll over from pay period to pay period. In the event a Deputy is mandated to stay during scheduled DRT time, the Deputy shall be paid at their overtime rate for the time that they actually were mandated to work and the DRT time shall not be carried over.

**DETECTIVE:** Work eight (8) hours shifts. Mon – Fri
Normal schedule is 0800-1600 or 1500-2300.

**FIU DET:** FIU Detectives will work a rotating schedule consisting of five (8) hour shifts. The work schedule will be developed by the FIU members in order to provide 24 hour a day seven days a week coverage, including a Detective on call for the County Coroner, and a Detective on call between 0001 hours and 0700 hours. The number of weeks in rotation will depend on the number of FIU Detectives in the Unit. The Unit Supervisor and/or the LEB Chief will approve the schedule.

**TOWNSHIP:** Employees in the patrol division may be assigned to work hours in specific Townships as designated by the contract agreements with those Townships. Currently the Sheriff’s Office has Township assignments that have 8 or 12 hour shifts, subject to agreement with the Township. Deputies assigned to these townships shall
work the shift lengths that are agreed upon by the Office and the Township for operational needs.

**TAC UNIT**

Normally scheduled to ten (10) hour shifts with rotating days off. Normal work shift of 1400-0000 and their schedules may vary, depending on case assignments.

**CIVIL UNIT (Paper Service), WARRANT UNIT, DUMEG & COMMUNITY RESOURCE UNIT**

Typically these positions are working an eight (8) hour shift and their schedules vary depending on their position.

**JOB ASSIGNMENTS WITHIN COURT SECURITY**

Screening (including juvenile transport)  
Master Control/Prisoner Escort  
Courtrooms (including field courts)  
Explosive Detection K9 Handler(s)

**Work Schedules within the Court Security Unit**

<table>
<thead>
<tr>
<th>Screening/Explosive Detection 1st shift:</th>
<th>Screening/Explosive Detection 2nd shift:</th>
</tr>
</thead>
<tbody>
<tr>
<td>0630-1430</td>
<td>1100-1900</td>
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<tr>
<td>0700-1500</td>
<td>1200-2000</td>
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<tr>
<td>0730-1530</td>
<td>1130-1930</td>
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<tr>
<td>0800-1600</td>
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<tr>
<td>0830-1630</td>
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</table>

<table>
<thead>
<tr>
<th>Master Control/Prisoner Escort</th>
<th>Courtrooms</th>
</tr>
</thead>
<tbody>
<tr>
<td>0500-1300</td>
<td>0800-1600</td>
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<tr>
<td>0600-1400</td>
<td>0830-1630</td>
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<td>0730-1530</td>
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<td>0830-1630</td>
<td></td>
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<tr>
<td>0800-1600</td>
<td></td>
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</tbody>
</table>

Meal and rest breaks shall be taken in accordance with current policy and procedure, and as are currently enjoyed by the bargaining unit members.
Section 14.4 - Work Schedules and Posting of Schedules

The work schedules for each unit covered by this Agreement shall be posted on an annual basis, except for part-time C.S.O.’s, whose schedules shall be provided on Wednesday for the following Monday and whose minimum scheduled shift shall be four (4) hours. Such schedules may be changed by the Sheriff or his designee(s) for operational reasons. Such schedules shall not be changed solely for the purpose of avoiding overtime.

Section 14.5 - Shift Bidding

The Employer agrees to schedule all covered union members to annual shifts, except for part-time C.S.O.’s. Said shift bidding shall be done on or before October 15th of the preceding year. All shift bids shall be accomplished utilizing seniority as defined in this Agreement, except where a genuine issue concerning the mission of the Office arises. Courthouse deputies shall use their sworn date when shift bidding. Patrol deputies shall use their LEB seniority date when shift/beat bidding.

Section 14.6 - Shift Exchange

The Employer realizes that there are occasions when it is may be beneficial to both members and the Office for members to be allowed to exchange an RDO (regular day off) with another. Therefore, to best accommodate the personal needs of the member, members are granted the privilege of requesting to exchange scheduled work shifts, which requests may not unreasonably be denied.

Members may request to exchange an RDO with other members, provided both members are assigned to the same watch or division. The day(s) exchanged must be completed within twenty-eight (28) days of each other and shall be limited to any normal workday that personnel are scheduled to work within that watch or division. The member requesting the exchange must complete the exchange day report and submit it to the member’s Watch Commander, or if the member does not report to a Watch Commander, the member’s division commander for authorization.
Normally, a member may not be permitted to exchange an RDO with themselves, unless such exchange is beneficial to both the member and to the Employer or when under exigent circumstances as deemed exigent by the Employer in its’ sole discretion.

Section 14.7 - Overtime and Overtime Distribution

The employee shall receive overtime pay at the rate of one and one-half (1½) times his hourly rate for all hours worked in excess of the applicable regularly scheduled work day or period as described hereafter. For employees assigned to an eight (8) or ten (10) hour work shift, overtime shall be paid for all hours worked in excess of forty (40) hours in a work week. For employees assigned to a twelve (12) hour shift, overtime shall be paid for all hours worked in excess of eighty (80) hours in a two week period. No employee shall be required to flex their hours to avoid overtime. The provisions of this section do not apply to Duty Reduction Time (DRT) as described in section 14.3 of this Article. If that time off is not given, it shall be paid at the members straight time rate for that period in accordance with applicable Fair Labor Standards Act provisions and section 14.3.

For purposes of this Article, “hours worked” shall not include hours paid but not worked such as, but not limited to, vacation, holiday pay, sick leave pay or compensatory time off. Nothing in this Agreement shall be construed to require the Sheriff or his designee(s) to fill any vacancy. The Sheriff and his designee(s) possess the absolute right to assign overtime work and employees must work overtime as assigned by his Sheriff or his designee(s).

Section 14.8 - Overtime Distribution

For the purpose of distributing overtime on a basis that allows everyone in the bargaining unit an equal opportunity to select overtime assignments, voluntary overtime assignments shall be distributed in the following manner:

1. The Employer shall post a list of employee names, ranked in order from top to bottom based upon sworn date seniority, for their respective division (IE: Court
Service, Patrol, Detective, etc.). The posting of this list shall be accessible to all members covered by this agreement and shall be posted in each bureau and the divisions within those bureaus. (IE: Court House, Patrol Squad Room, Detective Division, F.I.U., Civil, Warrants, etc.).

2. **Overtime** assignments in the Law Enforcement Bureau in excess of four (4) consecutive hours, in accordance with Paragraph 7 below, shall be filled first by offering the assignment to the person on the top of the voluntary overtime list, from the applicable Division in the Law Enforcement Bureau. “Voluntary Overtime” shall be defined as overtime occasioned and known to the Employer at least TWELVE (12) hours prior to the existence of the need to fill a vacancy. However, an overtime assignment that is simultaneous with a Deputy’s DRT hours that arises on the same date as the DRT may be filled by holding over the Deputy that is on DRT, unless the overtime assignment was known to the Employer at least twelve (12) hours prior to the existence of the need to fill the vacancy.

For JOF overtime, an overtime assignment opportunity is defined as a vacancy created by the absence of a full-time covered employee assigned to Court Security. Voluntary overtime in the Courthouse shall be defined as overtime that is occasioned and known to the Employer that arises during the normal operating hours of JOF. Mandatory Overtime shall be defined as any overtime that has not been filled voluntarily off the list and will be filled by reverse seniority.

All daily overtime in the Courthouse shall be put onto one general list (Screening, MCC, Courtrooms, with the exception of trials that have special needs). In the case of a trial, the Deputy assigned may stay with that particular assignment, unless exigent circumstances exist.

All overtime in JOF shall first be offered to full-time sworn Deputies assigned to Court Security. If overtime is still available, it will be offered to full-time C.S.O.’s, before offering overtime to part-time C.S.O.’s, prior to mandating overtime.
3. If the employee on the top of the list refuses his overtime opportunity the Employer or his designated representative shall proceed down the list to each consecutive name until an employee chooses to work the overtime assignment. If an employee cannot be reached for the overtime opportunity, the failure to be reached shall be considered a refusal of opportunity.

4. When the next overtime assignment occurs the Employer or his designated representative shall repeat the same process as described above, but starting with the employee whose name appears next on the list after the employee who chose the last overtime opportunity. If all the employees actively eligible on the list have been offered the overtime opportunity, the Employer shall then start new on top of the list, and all employees shall be deemed eligible of the overtime opportunity (as the list will have renewed itself.) The list of reverse seniority for Mandatory Overtime shall follow the same procedures as described above.

5. In instances where the overtime duty requires specialized training or certain qualifications, the Sheriff may consider only those employees who have the necessary training or qualifications for the overtime, provided however the selection of the employee is determined by seniority among those with requisite training and qualifications and the process in paragraphs 1-4 above shall apply to those with the requisite training and qualifications.

6. Employees may, at any time, withdraw their name from voluntary overtime consideration by signing a copy of the form attached herewith as Appendix C. Those employees who withdraw themselves from voluntary overtime consideration, however, are not exempt from mandatory overtime consideration. Should, at any time, an employee who has withdrawn from voluntary overtime consideration desire to become eligible for voluntary overtime, the employee must submit a copy of the form, attached herewith as Appendix D, to the Sheriff. The employee’s name is then placed on the list, according to seniority, and receives appropriate consideration according to the procedures enumerated herein.
7. In the case where there is an immediate hold over or call in needed to cover a partial shift for up to four (4) hours, then a supervisor may utilize the on duty shift or upcoming shift in order of seniority, providing it does not go over sixteen (16) hours maximum.

8. The Employer agrees to make reasonable attempts to equalize voluntary overtime opportunities among similarly qualified and situated employees on an annualized basis. If an employee establishes that voluntary overtime opportunities have not been properly equalized as to that employee, or that the procedures in the paragraphs of this Section, 14.8, have not properly been followed, the sole remedy shall be for the employee to be granted the next available voluntary overtime opportunity(ies) that the employee is qualified to perform.

9. Mandatory Overtime - In the event that there are no volunteers for an overtime assignment, such vacancy will be filled by reverse seniority from the Mandatory Overtime List by ordering back the least senior covered employee on-duty with the qualifications necessary to carry out the work vacancy. A list shall be maintained by each watch commander detailing Mandatory Overtime assignments done through reverse seniority and the assignments shall be rotated by Office seniority such that the least senior employee mandated to work overtime goes to the end of the list and is not mandated to work overtime again until the entire list has been expired.

10. If a deputy takes an overtime post and the overtime assignment does not go past that deputy’s end of shift, the deputy will not be recycled back to the top of the list for the following day.

11. Emergency Overtime: In the event of a *bona fide* emergency, overtime will be filled on an “as needed” basis, without regard to seniority.

**Section 14.9 - Special Duty Details**

The Employer agrees to adhere to current written policies and procedures regarding the distribution of available Special Duty Details, which may be reviewed and
reasonably updated from time to time by the Employer to comply with state law, attached as Appendix E.

**Section 14.10 - Compensatory Time**

Compensatory time may be earned by an employee in lieu of overtime pay, upon request by the employee and with the agreement of the employer and such agreement shall not arbitrarily be withheld.

Employees may accrue up to forty (40) hours of compensatory time during each calendar year, which can be replenished upon use (i.e., an employee who has accrued forty (40) hours of compensatory time shall not accrue additional compensatory time, until that portion of the accrued compensatory time has been actually used, and not merely scheduled for use). Requests to earn compensatory time in excess of the forty (40) hour limit shall be made to the employee’s Bureau Chief in writing. The forty (40) hours compensatory time accrual may be carried over from year to year.

Requests for the use compensatory time off must be made at least seventy two (72) hours in advance unless the members’ immediate supervisor or higher authority grants approval for less notice and such approval shall not be unreasonably denied. Compensatory time off requests that adversely impact operations of the Sheriff’s Office or provide insufficient notice may be denied to the extent allowed by law. The requirement of overtime shall not be considered as an adverse impact on the operations of the Sheriff’s Office.

Nothing in this section shall preclude the employer from the right to request that an employee take compensatory time in lieu of overtime for any non-mandatory assignment, however, in the event that request is made by the employer, the employee has the right to decline the assignment. This provision does not apply to staffing overtime or hire backs.

Upon separation from the Sheriff’s Office unused compensatory time shall be paid at the employee’s then base hourly rate of pay.
Section 14.11 - No Pyramiding

Compensation shall not be paid more than once for the same hours under any provision of this Agreement. There shall be no pyramiding of overtime or premium compensation rates.

Section 14.12 - Attendance at Court, Coroner Inquest, or Bureau Chief Hearings

Employees attending court, Coroner inquest or Bureau Chief Hearings while off duty, as part of their normal job duties, shall be paid at the applicable rate of pay in accordance with Section 14.2 of this Article. If it is necessary for an employee to come in to the Sheriff’s Office to pick up evidence or other necessary materials, actual time worked by the employee will commence upon arrival at the Sheriff’s Office and will continue until the Deputy is permitted to leave.

Employees required to attend court on their off-duty time shall be guaranteed a minimum of three (3) hours of overtime pay per day, or the actual time worked, whichever is greater. The minimum guarantee shall not apply if court time continuously precedes or follows an employee’s working hours with no break in scheduled time off or scheduled start time, (regularly scheduled) in which case the employee will be paid only for actual hours worked. Employees on “stand by” to attend court during their off duty time shall be guaranteed two (2) hours of overtime work per day for such stand by, although such time shall not be pyramided when the employee is also paid for court attendance on the same day. When an employee receives a court notice or subpoena, such employee shall submit a copy to the Court Coordinator to verify their “stand by” status. Stand by pay will not be allowed when an employee receives 24 hour advance notice cancelling the employee’s appearance at the court proceeding or Coroner’s inquest.

Employees required to attend conferences with Assistant State’s Attorneys that overlap from either on-duty time to off-duty time or off-duty time to on-duty time will be paid in accordance with section 14.2 of this article for actual hours worked while off-duty. Members attending a conference with a State’s Attorney which does not occur on the
same date as the trial for which the conference has been called shall submit the appropriate voucher for their attendance if the conference occurs while the member is off duty. The member will be paid in accordance with Section 14.2 of this Article.

If an employee is required to attend an Administrative Bureau Chief’s hearing while off duty, whether to answer charges or to testify as a witness, the employee will submit a voucher (overtime slip) to their Supervisor for the hours worked when the employee arrives at the Office until the time that they are allowed to leave.

**Section 14.13 - Overtime Pay**

The amount of an employee’s overtime pay shall be deemed to be one-and-one-half (1½) time the employee’s straight time hourly rate of pay. An employee’s straight time hourly rate of pay shall be determined by dividing the employee’s annual base wage by 2080 hours.

**Section 14.14 – Training Hours**

Bargaining unit members who are attending training may have their work schedules modified, by switching a regular duty day for such training day, and if such training is switched, it shall count as a full work day, regardless of how many hours such training session lasts (e.g., a Deputy who is regularly assigned to a 12 hour shift, whose schedule is changed to accommodate training, shall be compensated for 12 hours, even though such training session is only 8 hours in length).
ARTICLE XV- AUTOMOBILE

Section 15.1 - Automobile

The Sheriff may provide to employees an automobile for use on official Sheriff Business. If provided, such automobile must be used in accordance with rules and regulations established by the Sheriff, which may be changed at any time by the Sheriff.
ARTICLE XVI - INSURANCE

Section 16.1 - Benefits and Premiums
Bargaining unit employees shall continue to receive the same health, dental and other insurance benefit options as most other DuPage County employees at the same employee/dependent premium cost(s) as those other DuPage County employees. In no event will bargaining unit employees pay more in premiums or co-pays, or receive less health or dental benefit for the insurance option they choose than other DuPage County employees who choose that same option.

Members injured on duty shall be subject to the temporary light duty policy, in accordance with Section 19.9 of this Agreement.

Employer provided life insurance in the amount equal to that provided to all other County employees shall be provided to all covered employees at no cost to them.

Section 16.2 - Survivor’s Insurance

The employer agrees to provide health insurance benefits to the surviving spouse of an employee as outlined in the provisions of the Illinois Compiled Statutes.

Section 16.3 - Retiree’s Insurance Coverage and Contribution and Early Buyouts

In accordance with Illinois Public Act 86-1444, employees covered by this agreement who retire shall be allowed to continue coverage under the health plan in effect for all active employees and shall pay for single/family coverage in an amount equal to that paid by other retired DuPage County employees who have selected the same health plan option. Members covered by this agreement shall not be excluded from any early retirement incentive program offered to any other County employees. All members are covered by two kinds of retirement programs. Social Security insurance is provided on a shared cost basis; the member and the employer will pay social security at the rates designated by the IRS. This coverage is provided from the date of hire.
ARTICLE XVII - PERFORMANCE EVALUATIONS

Section 17.1 - Performance Evaluations

Each employee may be eligible for a performance review. The Sheriff or his designee(s) will conduct any performance review in accordance with procedures and standards that are developed by the Sheriff and which may be changed from time to time by the Sheriff.

Non-probationary employees shall be evaluated semi-annually. During the performance review, the supervisor and employee shall discuss each portion of the performance review report, focusing on the employee’s performance. The employee is encouraged to write any comments he has on the report and is required to sign it.

Probationary employees shall receive an evaluation of their job performance at various intervals after the appointment of the probationary employee. During the performance review, the supervisor and employee shall discuss each portion of the performance review report, focusing on the employee’s performance. The employee is encouraged to write any comments he has on the report and is required to sign it. When a probationary employee is under the direct supervision of a Field Training Officer the FTO shall evaluate him on a regular basis.

The Sheriff or his designee(s) may order a special performance review when deemed appropriate, including, but not limited to, periods when an employee’s job performance is questionable, the employee is believed to be working below the level of performance necessary to accomplish the basic requirements of his position, or the employee is being considered for another position within the Sheriff’s Office and the prospective appointment would occur before the end of a performance review period.

Performance appraisal of each bargaining unit employee will be conducted by management on a bi-annual basis, by a supervisor who holds the rank of Sergeant or higher an employee’s evaluation shall be reviewed and discussed with the employee. An employee’s signature on the evaluation does not constitute agreement with the evaluation.
A supervisor will meet with an employee at the beginning of the evaluation period to discuss the performance appraisal system and expectations. Throughout the evaluation period the supervisor will endeavor to provide the employee with feedback about significant performance matters. Throughout the evaluation period the employee will provide information to their supervisor about their significant performance achievements and about their below standards performance.
ARTICLE XVIII- SALARIES

Section 18.1- Step Increases

Separate pay scales have been established for those deputies and corporals assigned to the Sheriff's Administrative Bureau, not including deputies who are assigned to CRU or to the Civil Division (appearing under the heading “Deputies and Corporals Assigned to the Administrative Bureau”) and for all other deputies, corporals, and detectives (appearing under the heading “Deputies, Corporals, and Detectives Not Assigned to the Administrative Bureau”), (e.g. deputy sheriffs below the rank of sergeant in the Sheriff's Law Enforcement Bureau, Fugitive Apprehension Unit, School Liaison Unit, TAC Unit, ISATT, DuMEG, and other deputies assigned to outside law enforcement task forces) and deputies assigned to CRU or to the Civil Division, as shown on the Wage Schedule attached to the Agreement as Appendix A.

The step increases for deputies and corporals assigned to the Administrative Bureau shall be as follows: Retroactive and effective during the pay period which includes December 1, 2019, employees will receive a 2.0% across-the-board step increase, except that no employee shall be advanced to the new step at twenty (20) years of service until during the pay period which included December 1, 2020 (a new Step 15 at 20 years of service having been added to Appendix A). Retroactive and effective during the pay period which includes December 1, 2020, employees will receive a 2.25% across-the-board step increase. Effective during the pay period which includes December 1, 2021, employees will receive a 2.5% across-the-board step increase.

The step increases for all other deputies, corporals and detectives shall be as follows: retroactive and effective during the pay period which included December 1, 2019, employees will receive a 2.0% across-the-board step increase, except that no employee shall be advanced to the new step at eighteen (18) years of service until during the pay period which included December 1, 2020 (a new Step 15 at 18 years of service having been added to Appendix A). Retroactive and effective during the pay period which included December 1, 2020, employees will receive a 2.25% across-the-board step increase. Effective during the pay period which includes December 1, 2021,
employees will receive a 2.5% step increase (the Step at 15 years of service being eliminated, effective 12/1/2021).

All bargaining unit members who had separated from employment in good standing (retirement, promotion, or separation in good standing) shall receive prorated retroactive payments based upon separation/promotion/retirement date, under the same terms and conditions as current bargaining unit members.

Retroactive to and effective during the pay period which included December 1, 2019, employees in the position of full-time or part-time court security officer shall receive a wage increase of 2.0% and shall be paid a wage of $18.39 per hour; retroactive to and effective during the pay period which included December 1, 2020, full-time or part-time court security officers shall receive a wage increase of 2.25% and shall be paid a wage of $18.80 per hour; and effective during the pay period which includes December 1, 2021, full-time or part-time court security officers shall receive a wage increase of 2.5% and shall be paid a wage of $19.27 per hour.

Section 18.2 - Step Increases on Anniversary Date

Employees who are otherwise eligible for a step increase, if any, shall move to the next step on their anniversary date.

Section 18.3 - Call Back Pay

Any employee called back to work by the employer outside of his regularly scheduled shift or on his scheduled day off shall be paid a minimum of two (2) hours pay at the applicable rate of the affected member, beginning at the time of arrival at the designated location and ending at the completion of the assignment or reason for call back. The provision of the two (2) hour minimum shall not apply if an employee is called back to correct their own error, wherein they shall only be compensated for time actually worked.
Section 18.4 - K-9 Compensation

Canine handlers shall be compensated for the care and feeding of Canine Unit dogs while the Canine Unit dogs are in-service and not retired or have ownership otherwise transferred. They shall be paid a minimum of one (1) hr. pay at their regular rate of pay each day whether on or off duty, for the care and maintenance of the work dog to include but not limited to; feeding, cleaning the kennel and dog, exercise, and grooming, etc. The first hour of veterinary care, if off duty and the canine requires treatment that cannot be accomplished on scheduled duty time, shall be compensated through this stipend. Any time over one (1) hour shall be paid at the handlers overtime rate. The employer shall be responsible for the reimbursement / cost of supplies, veterinary care, food, furnishing the kennel, etc.

Section 18.5 - Stipends


1. Payment shall be for actual restricted time only
2. Member may only be paid one stipend for the same period of restricted time
3. Payment shall be made annually on the member’s anniversary date.

B. Collateral Assignment Pay – Designated Patrol Evidence Technicians shall receive a stipend of $25.00 a week. Payment shall be made annually on the member’s anniversary date.

Section 18.6 – Deputy in Charge Pay / FTO Stipends

Members that are “Acting Corporal” (A/C), that are performing the functions of a Corporal, who are not a Corporal, whether assigned to JOF (Courthouse) or LEB (Patrol), shall receive one and one-half hours (1.5) overtime pay or compensatory time, at the members discretion, for each shift worked in that capacity.
Unit Training Officers in Court Security shall receive 2 additional days off each calendar year, as outlined in CTS 8-73.1.2, from the Sheriff's General Orders.
ARTICLE XIX- MISCELLANEOUS

Section 19.1 - Printing of Agreement

The Union shall have the contract and any agreed upon Memoranda of Understanding printed, and the Employer shall be provided five (5) copies and all employees shall be provided a copy.

Section 19.2 - Personnel Files

Any employee may inspect his or her own personnel file twice a year as per the Personnel Record Review Act. This may be done at any time, which is mutually convenient to the Sheriff’s Office and the employee. During this inspection a personnel staff member must accompany the employee.

Section 19.3 - Retirement Stars and Identification

The Sheriff shall issue retirement identification cards to retiring sworn personnel with a minimum of ten (10) years of service and who are retiring in good standing. The Sheriff shall issue retirement stars with the banner “RETIRED” and retirement identification cards to sworn personnel who are retiring in good standing with a minimum of twenty (20) years of service with the DuPage County Sheriff’s Office, or if that member was injured in the line of duty and has been determined to be permanently disabled as a result of that injury through IMRF. Retiring personnel must return their regularly issued star and identification cards and are prohibited from retaining original issue stars or identification cards.

Section 19.4 - Residency

Sworn employees of the Sheriff’s Office shall reside within the geographic boundaries established by the Sheriff, per the attached map (Appendix B).
Section 19.5 - Resignation: Voluntary Termination

Employees shall submit their intent to resign, in writing, fourteen (14) days prior to the effective date of said resignation. Failure to give proper notification of resignation will result in the members’ ineligibility for rehire or recommendation.

Section 19.6 - Reimbursement of Training and Equipment Expenses

Employees attending training shall be reimbursed for expenses relating specifically to such training in accordance with current DuPage County Travel/Business Reimbursement Regulations or as such regulations shall be modified or changed from time to time.

The employee shall be reimbursed for costs incurred in connection with attendance at certain Office authorized training courses, whether held within or outside of DuPage County, as approved by the Bureau Chief prior to the attendance of the course. The employee will also be reimbursed for attendance at luncheons, conferences and other job related occasions when requested to attend by the Office and approved by the employees Bureau Chief.

Any employee who wishes to voluntarily separate their employment within one year after completion of any specialized training provided by the Sheriff’s Office understands that the costs of said training, uniforms and equipment provided, will be withheld from any final compensation or payments due them from the DuPage County Sheriff’s Office.

Employees attending training, at the direction of the Office, shall be reimbursed for expenses relating specifically to such training in accordance with then existing reimbursement regulations.
Section 19.7 - Outside Employment

Employees covered by this agreement who wish to work outside employment will submit their requests in writing to the Sheriff on the form approved by the Sheriff. Approval of such outside employment requests shall not be unreasonably denied by the Sheriff.

Section 19.8 - Rules and Regulations

Unless otherwise stated and agreed to in this Agreement, Sheriff’s Office General Orders, Rules, Regulations, and Policies shall be updated regularly to maintain compliance with all applicable codes and laws, including standards as determined by any accrediting body. The Sheriff retains the authority to make, change, update or alter any of the above in a manner that is neither arbitrary nor capricious unless specifically agreed to in this agreement. Employees covered by this agreement shall be provided access to a copy of such rules, regulations, general orders and/or policies and procedures.

Section 19.9 - Temporary Light Duty

The employees covered by this agreement shall be subject to the temporary light duty policy as enumerated in the Temporary Light Duty Policy from the Sheriff’s Office Policy Manual, PER 1-2,1, effective 2.1.2002, and which may be amended from time to time in accordance with law, attached hereto as Appendix F. While on light duty, employees shall continue to receive all compensation and insurance benefits at the same level as employees on full duty. The parties agree that the Sheriff will make all reasonable efforts to provide light duty positions.

Section 19.10 - Reassignment

Employees, who are not fulfilling their responsibilities at a competent level, may be considered for reassignment to another position or classification as an alternative to termination or other discipline when they qualify and have the requisite knowledge
and skills for a position of a different or lower classification. If an employee is demoted from a higher rank or is reassigned to another position or classification with a lower rate of pay as an alternative to discipline, that employee shall be paid according to the relevant step in the pay scale for the new position to which such employee has been demoted or reassigned.

Employees may, for personal or other reasons, request in writing to be assigned to a position of a different or lower classification, and such employee shall be paid according to the relevant step in the pay scale for the different or lower classification.

If an employee is involuntarily reassigned to a lower paying position for non-disciplinary reasons, but rather due to operational/manpower needs, the employee will continue to be paid at their then-current rate of pay, until the applicable rate of pay for the relevant step in the pay scale for their new position equals or exceeds their then-current rate of pay. At that point in time, the employee shall be placed on the relevant step in the pay scale for the position that the employee actually occupies, and will thereafter be compensated according to that pay scale.

**Section 19.11 - Tuition Reimbursement**

The employees covered by this agreement shall receive tuition reimbursement benefits in accordance with the Tuition Reimbursement Policy from the County’s Personnel Manual at Chapter 3D, attached hereto in Appendix M.

**Section 19.12 - Adoption Assistance**

The employees covered by this agreement shall receive adoption assistance in accordance with the Adoption Assistance Policy from the County’s Personnel Manual at Chapter 3H, attached hereto in Appendix N.
**Section 19.13 - Survivor’s Benefits**

Any members’ eligible survivor, in the event of a line of duty death, is entitled to federal benefits provided for in the “Public Safety Officers Act” (42 U.S.C. 3796, *et seq.*). These benefits are provided through the federal government and not by the employer.

Additionally, members are provided with death benefits and disability protection through Illinois Municipal Retirement Fund, (IMRF). Details of these benefits are available through the County Personnel Department or through the Administrative Assistant in the Sheriff’s Administrative Office. A deceased member’s survivors may be eligible for other benefits provided by the State of Illinois, this section is not meant to be restrictive.

**Section 19.14 - Pension Plan/Retirement**

All members are also covered by a pension plan as provided through the Illinois Municipal Retirement Fund as set forth in the Illinois Municipal Retirement Fund in the County Policy Manual at 3B attached hereto in Appendix O. In addition, the Sheriff’s Law Enforcement Pension covers all Deputies. Complete details on eligibility requirements and extent of coverage are made available to the member at the time of employment.

**Section 19.15 - Employee Retention Program**

The employees covered by this agreement shall receive retention benefits as granted to other County employees in accordance with the Employee Retention Program Policy from the County’s Personnel Manual at Chapter 3F, attached hereto in Appendix P. These benefits are available to those employees who began their employment with DuPage County on or before November 30, 2002.
ARTICLE XX- WORKING CONDITIONS

Section 20.1 - Work Environment

The Employer shall endeavor to provide a reasonably safe work environment for all employees. The Employer, the Union, and all bargaining unit employees shall communicate as necessary to achieve this purpose.

Section 20.2 - Communicable Diseases

The current Personnel Policy OFF.4-33.3 is hereby incorporated into this Section of the Agreement. The Sheriff will maintain a policy that is in compliance with current CALEA and OSHA standards.

Section 20.3 - Safety Training for Field Work

All employees shall participate in mandatory safety training during regularly scheduled work hours as required by the Sheriff. Employees will not be required to bear the cost of the training.

Section 20.4 - Sub Contracting

The Employer will not subcontract work historically performed by the bargaining unit, provided that, commencing January 1, 2018, the Employer may hire full-time Court Security Officers, pursuant to 55 ILCS 5/3-6012.1, and, commencing on January 1, 2020, up to twenty (20) part-time Court Security Officers, to perform the functions necessary to maintain the security of the courthouse and other courtroom facilities, as authorized by 55 ILCS 5/3-6023, including protecting judges, safeguarding juries, maintaining decorum in the courtrooms, and executing all lawful orders and instructions of the court. Such Court Security Officers may be employed by the Sheriff to replace deputy sheriffs upon their retirement or termination of their employment by the Employer. At any time that the number of deputies/corporals assigned to the Court Security Division, combined with the number of full-time Court
Security Officers, falls below fifty (50), the Employer shall not continue to employ part-time Court Security Officers until that combined number returns to fifty (50) or above. The Employer and the Union agree to file a joint Unit Clarification Petition to add such Court Security Officers to the bargaining unit.

Part-time Court Security Officers shall work less than one thousand (1,000) hours per year. Part-time Court Security Officers shall not be eligible for any benefits, except as may be required by law. Part-time Court Security Officers shall not be eligible for the health, dental or other insurance benefits set forth in Article XVI of this Agreement.

**Section 20.5 - New Positions**

If the Sheriff, at his or her sole discretion, determines to implement the position of Gang Unit Officer or Judicial Intelligence Officer in Court Security, such positions shall be staffed by a Deputy Sheriff. In addition, Court Security Officers shall not be used to staff the Sheriff’s Warrant Call Center.
ARTICLE XXI- UNIFORM

Section 21.1 - Uniforms

Newly hired employees shall be given the following items and accessories. This list is subject to change based on factors including, but not limited to: product availability, changes in law or regulation, or operational needs of the Office. The number of each item is indicated:

A. Deputy Sheriff:
1. Jacket, year round - Navy blue - 1
2. Liner for above jacket - 1
3. Shirts - (Summer), Short sleeve - 4
4. Shirts - (Winter), Long sleeve - 4
5. Slacks - 4
6. Neckties - 2
7. Nameplates - 2
8. Velcro, or Plain Belt, - 1
9. Shoes - Black Oxfords - 1 pair
10. Gold Tie bar - 1
11. Glove Pouch - Plain Black - 1
12. Handcuffs - 1
13. Slim Line Cuff Case, Plain - 1
14. Sam Brown Belt – 1
15. Belt keeper - 4
16. Magazine Pouch–Double Automatic or Speed Loader Case - 1
17. Sheriff's Hat, Navy, Felt - 1
18. Black and Green Raincoat w/DuPage Screen - 1
19. Black Nylon Rain Hat Cover - 1
20. Riot Helmet - 1
21. Riot Conversion Kit - 1
22. Level II, Body Armor W/Cover - 1
23. Green Mesh Safety Vest w/Sheriff Screen - 1
24. Star - 1
25. Wallet Star - 1
26. Commission Card – 1
27. Master Gun Cable Lock - 1

B. Deputy Sheriff assigned to Bike Patrol:
1. Shirt - (Summer), Short sleeve - 1
2. Shorts - (Bike), Lined, Navy - 1
3. Pants - (Bike), Lined, Navy - 1
4. INNSR Duty belt ultra - 1
5. Duty belt ultra - 1
6. Mini Mag pouch - 1
7. Double Magazine pouch - 1
8. Universal radio case - 1
9. High Ride duty holster - 1
10. Baton holder - 1
11. Shoes - 1 pair
12. Cuff case – 1

Any employee assigned to SWAT, K-9 and Hazardous Devices shall be issued the specific equipment to that assignment, as currently practiced, for the duration of this contract.

All employees issued soft body armor are required to wear the soft body armor while performing the duties as a member of this Office unless exempted by medical documentation. All soft body armor issued shall comply with the current minimum protective standards prescribed by the National Institute of Justice. Employees shall wear only Office-approved body armor. Body armor shall be worn in accordance with the manufacturer’s instructions and guidelines. Employees issued Office body armor are required to wear their body armor including all ballistic panels inserts in accordance with the manufacturer’s guidelines. The Sheriff’s Office shall replace body armor that is worn, damaged or expired as per manufacturer’s recommendations. The employee shall pay for body armor that must be replaced due to the misuse or abuse by the employee. Wearing, care and maintenance of Office uniforms shall be in accordance with Office Policy PER 1-9.

**Section 21.2 - Clothing Allowance**

Employees covered by this Agreement that are assigned to uniformed positions shall receive a letter of authorization one (1) time per year authorizing them to spend $550.00 at the vendor that is currently under contract with the Employer to supply approved uniforms and equipment (effective 12/1/2020 increased to $575.00; effective 12/1/2021 increased to $600.00). Employees covered by this agreement that are not assigned to uniformed positions, i.e. detective division, forensic division, narcotics unit, may, in lieu of the clothing allowance authorization letter, opt to receive an amount added to their pay check one (1) time per year in the amount of $650.00 to be
added to their taxable income (effective 12/1/2020 increased to $675.00; effective 12/1/2021 increased to $700.00).
ARTICLE XXII- EMPLOYEE DRUG, ALCOHOL AND OTHER TESTING

Section 22.1 - Employee Drug and Alcohol Testing Policy

It is the policy of the Sheriff that the public has the absolute right to expect that persons employed by the Sheriff will be free from the effects of drugs and alcohol. Accordingly, the Employer may require employees to submit to random urinalysis testing and/or other appropriate drug and alcohol testing at a time and place designated by the Employer.

At the time of such testing, the employee may request that a blood sample be taken at the same time so that a blood test can be performed if the employee tests positive in the urinalysis test. If an employee tests positive in any such test, the test results shall be submitted to the Sheriff or his designee(s) for appropriate action. A portion of the tested sample shall be retained by the laboratory so that the employee may arrange for a confirmatory test to be conducted by a licensed clinical laboratory of the employee’s choosing and at the employee’s expense. The first time a non-probationary employee tests positive for drugs or alcohol in a test administered under this Section, the Sheriff, at his sole discretion, shall have the right to discipline the employee, up to and including termination.

The use, sale, purchase, delivery or possession of illegal drugs or cannabis, abuse of prescribed drugs, failure to report to the Sheriff known adverse side effects of medication or prescription drugs which the employee may be taking, as well as being under the influence of cannabis or alcohol or the consumption of alcohol or cannabis while on duty or just before duty begins shall be cause for discipline, including discharge. For purposes of this Section, “under the influence of alcohol” shall be defined as a blood alcohol level of more than .02%, although a blood alcohol level of below .02% shall not preclude the Sheriff from establishing a violation of this Article by other means. For purposes of this Section, “under the influence of cannabis” shall be defined as a THC level of 50 ng/mL or more on an initial test and 15 ng/mL or more on a confirmatory test. The Sheriff, or his designee, may also require an employee to submit to urine and/or blood tests if the Sheriff determines there is
reasonable suspicion for such testing. The illegal use, sale or possession of prescribed drugs at any time while employed by the Employer, abuse of prescribed drugs, as well as being under the influence of cannabis or alcohol or the consumption of alcohol or cannabis immediately before or while on duty, shall be cause for discipline up to and including termination.

Section 22.2 - Prohibitions Against Use or Consumption of Narcotics, Alcohol, or Other Substances Pursuant to this Agreement

(a) Any location at which County or Sheriff’s Office business is conducted, whether at the County Complex or any other worksite, is declared to be a drug-free workplace. This will include County vehicles and any private vehicles parked on County premises or work sites.

(b) All employees are prohibited from reporting for work with their physical or mental faculties adversely affected because of prior indulgence in alcohol, cannabis, illegal drugs or through the misuse of prescription medications.

(c) Employees are generally prohibited from consuming alcohol during their work hours. For rare and special occasions an employee may request prior approval from their supervisor. Exceptions to this are members whose assignments may require them to consume alcohol in the course of their job duties (i.e., undercover assignments).

(d) All employees are prohibited from unlawfully manufacturing, distributing, dispensing, or using cannabis or other controlled substances in or outside of the workplace. The following is a partial list of controlled substances. The Personnel Division can provide a complete listing and explanation of controlled substances. Controlled substances for purposes of this policy include: Narcotics (heroin, morphine, etc.), Cannabis (Marijuana, hashish), Stimulants (cocaine, amphetamine, etc.), Hallucinogens (PCP, LSD, “designer drugs,” etc.).

It is the employee’s responsibility to inform their Department Head or Supervisor if the employee is currently on medication and is operating Sheriff’s Office machinery or equipment. An employee may not have
their work performance adversely affected by controlled substances or alcohol and still be in compliance with this policy.

Section 22.3 - Over-the-Counter/Prescription Drugs

In the interest of public and employee safety, employees will in good faith, notify the Employer of any known side effects of over-the-counter or prescription drugs which may adversely affect job performance. A “known side effect” is an effect of an over-the-counter or prescription drug of which the employee has been informed by a physician or has experienced in the past. Upon notification, the Employer may reassign the employee for the period of time during which the employee is affected. Such notification by an employee, standing alone, will not result in disciplinary action. The Employer is in no way limited by this section from taking action under the disciplinary section of this Agreement if employee abuse of over-the-counter or prescription drugs warrants such action.

Section 22.4 - Type of Testing

Where the Employer has a reasonable suspicion that the employee has consumed alcohol during the course of the work day, or used cannabis or illegal drugs, the Employer has the right to require the employee to submit to alcohol or drug testing.

Section 22.5 - Order to Take Test

The Employer shall provide the employee at the time he/she is ordered to submit to testing with a written notice of the order, setting forth at least some of the facts and inferences upon which the Employer bases its conclusion of reasonable suspicion. The employee shall have the right, upon request, to consult with a union representative and/or counsel prior to any questioning, so long as the request does not delay the testing process. Refusal to comply with the order to test shall subject the employee to discipline, but taking of a test shall not operate to waive any objection or rights the employee may have.
Section 22.6 - Tests to Be Conducted

The Employer shall use a clinical laboratory or hospital facility that is licensed per the Illinois Clinical Laboratory Act. The Employer shall establish a chain of custody procedure to insure the integrity of samples and test results, and shall not permit the employee or any other bargaining unit member to be part of such chain. Sufficient samples shall be collected so as to permit an initial, a confirmatory test, and a subsequent test to be arranged at a facility of the employee’s choosing. The Employer agrees to pay for the subsequent test at the laboratory chosen by the employee if the subsequent test result is negative. The Employer agrees that testing shall be by gas chromatography/mass spectrometry (GCMS) or an equivalent scientifically accurate test. In cases where the Employer has probable cause to suspect alcohol consumption, the Employer may require the employee to submit to a Breathalyzer test or Intoximeter.

Section 22.7 - Results

As to drug testing, the Employer shall only be notified in the event that a sample has tested positive for a particular drug on both the initial and confirmatory test, and any information otherwise coming into the possession or knowledge of the Employer (e.g., insurance billings) shall not be used in any manner or forum adverse to the employee’s interests. As to alcohol testing, test results showing a blood alcohol concentration of .02% shall be considered positive. Any level of alcoholic concentration below .02% shall not prevent the Employer from showing that the employee consumed alcohol in violation of Section 22.1 or 22.2 of this Article. The employee shall receive a copy of all test results received by the Employer.

As to cannabis testing, test results showing a concentration of 50 ng/mL or more on an initial test and 15 ng/mL on a confirmatory test shall be considered positive.
Section 22.8 - Right to Contest

The Union and/or the employee shall have the right to contest and/or grieve any aspect of any testing under this Article, including the right to test, the order, the administration of the test, the significance or accuracy of the test, or the consequences of the test results if such consequences do not result in discipline. Nothing herein shall waive or limit any rights employees may have concerning such tests that may arise outside the Agreement, which the employee may pursue with or without the Union.

Section 22.9 - Voluntary Request for Assistance

No adverse employment action shall be taken in any manner or forum against any employee who voluntarily seeks assistance for alcohol or drug related problems, other than the Employer may temporarily reassign an employee if he/she is then unfit for duty in his/her current assignment. Provided, however, an employee who voluntarily seeks assistance for an alcohol or drug related problem more than one time may be subject to adverse employment actions. All such requests shall be held strictly confidential and not released or used in any manner or forum contrary to the employee’s interests; and provided further, however, that this provision shall not apply where the employee is under investigation prior to voluntarily seeking assistance, or whose violation of this Article is about to be discovered.

Section 22.10 - Pre-Employment Testing

Nothing in this Article shall prohibit the Employer from requiring and conducting pre-employment drug testing.

Section 22.11 - Employee Assistance Program

A specific Employee Assistance Program (EAP) is offered through the County of DuPage. EAP is a confidential service that offers professional counseling and referral services.
Participation in EAP is voluntary. Services of the EAP are available to all Office members by request or supervisory referral. If further help is needed, an EAP counselor shall provide a referral to another appropriate community resource based on its referral policy.

**Section 22.12 – Involuntary Testing Following Officer Involved Shooting**

A. 50 ILCS 727/1-25 mandates the Employer enact a policy requiring all officers involved in an “officer involved shooting” (“OIS”) to be subject to drug and alcohol testing prior to the end of his or her shift. 50 ILCS 727/1-25 defines an “officer involved shooting” as any instance when a law enforcement officer discharges his or her firearm, causing injury or death to a person or persons, during the performance of his or her official duties or in the line of duty. Should 50 ILCS 727/1-25 be repealed, stricken, or otherwise be found to be legally unenforceable, this Section shall be deemed unenforceable at the demand of the Union. Should 50 ILCS 727/1-25 be amended, the parties agree to bargain over the impacts and effects of the amendment(s) prior to them being implemented.

B. This Section does not diminish any rights provided by an Employee or the Union in applicable portions of the Collective Bargaining Agreement (“CBA”), Illinois law (including but not limited to the Uniform Peace Officer Disciplinary Act), Federal law, and the constitutions of the United States and State of Illinois.

C. The collection of information, evidence, and data pursuant to this Section is intended to be used exclusively for administrative purposes. Unless ordered by lawful order of a court or administrative tribunal of competent jurisdiction or required pursuant to the Freedom of Information Act (5 ILCS 140/1 et seq.), or written agreement of the parties, Employer will not voluntarily share any physical evidence (or results of any testing) gathered from Employees pursuant to this Section with an outside entity.

D. As soon as practicable, following an OIS, the Employee involved in the OIS will be ordered to go to a hospital for examination, care, and treatment. When prudent and reasonable, the Employee will be sent to a different hospital than any offender(s).
E. No officer involved in an OIS shall be subject to formal interrogation under the Uniform Peace Officer’s Disciplinary Act, until at least forty-eight (48) hours following the date/time of the OIS.

F. Following an OIS, the Employee involved in the OIS shall be ordered to undergo a breathalyzer test and to provide a urine sample, but, absent a warrant or court order, the Employer will not compel an Employee involved in an OIS to provide fluid (other than urine), skin, hair, feces, cheek swab, or any other sort of genetic or biological sample.

G. All urine testing shall be administered by a vendor who conducts U.S. Department of Transportation testing (i.e., the type of testing outlined in 49 CFR, Part 40). All urine testing shall conform to U.S. Department of Transportation standards for specimen collection and analysis. The Employer’s failure to comply with all the terms required by this Section of the Agreement will result in the test results being deemed invalid, unreliable, and inadmissible in any subsequent proceeding.

H. All chemical testing must account for legal prescription use and use of other legal substances.

I. Upon request, the Employee shall be permitted to contact a Union representative, provided that such contact shall not delay the breathalyzer or urine testing being undertaken prior to the end of the Employee’s shift or tour of duty.
ARTICLE XXIII- EMPLOYEE SOLICITATION

Section 23.1 - Employee Solicitation

While the Employer acknowledges that bargaining unit employees may conduct solicitation of DuPage County merchants, residents or citizens, the Union agrees that no bargaining unit employee will solicit any person or entity for contributions on behalf of the DuPage County Sheriff's Office or the County of DuPage.

Bargaining unit members agree that the Office name, shield or insignia, communication systems, supplies and materials will not be used for solicitation purposes. Solicitation for the benefit of the collective bargaining representative by bargaining unit employees may not be done on work time or in a work uniform. The bargaining unit employees agree that they will not use the words “DuPage County Sheriff's Office” in their name or describe themselves as the “County of DuPage.”

Bargaining unit members shall have the right to explain to the public, if necessary, that they are members of an organization providing collective bargaining, legal defense and other benefits to all members employed by the County.

The foregoing shall not be construed as a prohibition of lawful solicitation efforts by bargaining unit members directed to the general public. Each party hereto agrees that they will comply with all applicable laws regarding solicitation.

This Section 23.1 does not apply to the solicitation efforts of the Metropolitan Alliance of Police or any of its agents who are not bargaining unit employees.
ARTICLE XXIV- NO STRIKE OR LOCKOUT

Section 24.1 - Strike Prohibited

The Union or any officers, agents, representatives or employees covered by this Agreement shall not in any way, directly or indirectly, call, instigate, authorize, promote, sponsor, engage in, participate in, encourage or condone any strike, sympathy strike, sit-in, slowdown, concerted stoppage of work, concerted refusal to perform overtime, mass resignations, mass absenteeism, picketing or any other intentional interruption, disruption or the concerted interference with the full, faithful and proper performance of the duties of employment with the Employer, or any other intentional interruption of operations or other concerted refusal to obey lawful orders of the Employer or designee, or to ratify, condone or lend support to any such conduct or action against the Employer.

Any employee who violates any of the provisions of this Article may be subject to immediate discharge or otherwise disciplined by the Employer, at the discretion of the Employer. In the event of a violation of this Section of this Article the Union immediately shall disavow such action and instruct the employees to return to work, and shall use its best efforts to achieve a prompt resumption of normal operations.

Section 24.2 - Discipline of Strikers

Any employee who violates the provisions of Section 24.1 of this Article may be subject to immediate discharge or otherwise disciplined by the Employer, at the discretion of the Employer.

Section 24.3 - No Lockout

The Employer agrees that it will not lock out employees during the term of this Agreement.
Section 24.4 - Employer’s Judicial Remedies

Nothing in this Article shall be construed as a limitation upon the right of the Employer to seek judicial relief in the nature of injunctive relief and or money damages, or to discipline employees, if this Article is violated.
ARTICLE XXV- ENTIRE AGREEMENT

Section 25.1 - Entire Agreement

This Agreement, upon ratification, supersedes all prior practices and agreements, whether written or oral, unless expressly stated to the contrary herein, and constitutes the complete and entire agreement between the parties, and concludes collective bargaining for its term unless otherwise expressly provided herein.

The parties acknowledge that, during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. Therefore, except as otherwise specifically provided herein, the Employer and the Union, for the duration of this Agreement, each voluntarily and unqualifiedly waives the right, and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter referred to or covered by this Agreement, except that the Union shall have the right to effects bargaining.
ARTICLE XXVI- SAVINGS CLAUSE

Section 26.1 - Savings Clause

If any Article, Section or portion of this Agreement is subsequently declared by legislative or judicial authority to be unlawful, invalid, unenforceable or not in accordance with applicable statutes, by any board, agency or court of competent jurisdiction or by reason of any subsequently enacted legislation, such decisions or legislation shall apply only to the specific Article, Section or portion thereof and the remaining parts or portions of this Agreement shall remain in full force and effect for the duration of this Agreement. The parties shall thereafter meet to negotiate over the provisions that are so declared. The terms of Article XXI, No Strike Lockout, shall remain in full force during the period of any such negotiations.
ARTICLE XXVII- DURATION AND TERM OF AGREEMENT

Section 27.1 - Duration and Term of Agreement

Unless otherwise specified herein, this Agreement shall be effective as of November 30, 2020, the date of the Arbitrated Award by Arbitrator Sinclair Kossoff, and shall terminate at 11:59 p.m. on the 30th day of November 2022. It shall be automatically renewed from year to year thereafter unless either party notifies the other in writing at least ninety (90) days prior to the date of expiration or anniversary date that it desires to modify this Agreement. In the event that such notice is given, negotiations shall begin no later than sixty (60) days prior to the anniversary date.

Notwithstanding any other provision of this Article or agreement to the contrary, this Agreement shall remain in full force and effect after the expiration date and until a new agreement is reached unless either party gives at least ten (10) days written notice to the other party of its desire to terminate this Agreement, provided such termination date shall not be before the anniversary date set forth in the preceding paragraph.

Arbitrated Award issued effective November 30, 2020 by Arbitrator Sinclair Kossoff.

Executed this ________ day of __________, 2020.

DU PAGE COUNTY SHERIFF METROPOLITAN ALLIANCE OF POLICE, CHAPTER #126

_____________________________        ______________ _______________
James Mendrick, Sheriff   Keith R. George, President MAP

____________________________  _____________________ ________
Mark Wolenberg, President MAP Chapter #126

COUNTY OF DU PAGE

_____________________________
Dan Cronin, Chairman

_____________________________  _______________
Date       Date

_____________________________
Patrick Burke, V.P. MAP Chapter #126

85
## APPENDIX A – WAGES

**Deputies, Corporals, and Detectives Not Assigned to the Administrative Bureau**

Effective 12/1/2019 through 11/30/2020 (FY2020)

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55 ILCS 5/3-6012.1 Court Security Officers

Retroactive to and effective during the pay period which includes December 1, 2019, full-time and part-time Section - 6012.1 Court Security Officers shall receive an hourly wage increase of 2.0% and shall be compensated $18.39/hour.

Retroactive to and effective during the pay period which includes December 1, 2020, such employees shall receive an hourly wage increase of 2.25% and shall be compensated $18.80/hour.

Effective during the pay period which includes December 1, 2021, such employees shall receive an hourly wage increase of 2.5% and shall be compensated $19.27/hour.
APPENDIX B - RESIDENCY BOUNDARIES

Sheriff’s Office Revised Residency Boundaries

Northern Boundary
From the intersection of I-94 and Illinois Route 120 in Waukegan, due east to Lake Michigan and due west to the Western Boundary line

Western Boundary
From a point at the intersection of Illinois Routes 173 and 76, due west to the Western Border of Boone County, starting from that point, then the Western Boundary of Boone County (County Line) and DeKalb County, extending due south through LaSalle County to I-80

Southern Boundary
From the intersection of the Western Boundary and I-80 in LaSalle County, due east to the Indiana State line

Eastern Boundary
From the intersection of East Brunswick Road and the Indiana State line, due north along the Illinois State line to Lake Michigan and then north along Lake Michigan to the Northern Boundary

Rules and Regulations on use of Sheriff's Office vehicles remain the same.

[See Map on Following Page]
APPENDIX C - OVERTIME REMOVAL

TO: Sheriff James Mendrick, via the Chain of Command
FROM: ____________________________
DATE: ____________________________
RE: Request to be REMOVED from Voluntary Overtime call list

I, ________________________________, hereby request to be REMOVED from
(Print name and badge number here)

the voluntary overtime call list. I understand that by submitting this request I
will NOT be contacted for voluntary overtime should the opportunity arise and
that I must submit a Request to be Added to the Voluntary Overtime call list
should I wish to be contacted for voluntary overtime in the future.
APPENDIX D - OVERTIME REQUEST

TO: Sheriff James Mendrick, via the Chain of Command

FROM:

DATE:

RE: Request to be ADDED to Voluntary Overtime call list

I, _______________________________, hereby request to be ADDED to the voluntary overtime call list. I understand that by submitting this request I will be contacted for voluntary overtime should the opportunity arise and that I must submit a Request to be Removed from the Voluntary Overtime call list should I wish to not be contacted for voluntary overtime in the future. I also understand that failure to answer the attempts at contact for voluntary overtime will be documented as a refusal to accept the overtime.
APPENDIX E - OFF 4-93 SPECIAL DUTY DETAILS

GENERAL ORDER NUMBER: OFF 4-93
EFFECTIVE DATE: 08/25/09
REFERENCES: CALEA 22.3.4
CHAPTER: Outside Employment
SUBJECT: Special-Duty Details

I. POLICY:

To provide off-duty sworn personnel of all Bureaus a fair and equitable opportunity to participate in special-duty details requested by private citizens and/or businesses.

II. PURPOSE:

To establish guidelines and procedures for special-duty details to include:

A. Criteria for approval
B. Administration
C. Supervision
D. Duties and responsibilities

III. DEFINITIONS:

As used in this document the following definitions shall apply:

A. Workweek - A seven day period beginning at 0001 hours Sunday and ending 2400 hours Saturday.
B. Employment - The provision of a service, whether in exchange for a fee or other service.
C. Part-time employment – Employment while off-duty that does not entail either the actual or implied use of police authority.
D. Special-duty detail – Employment while off-duty that entails the use of police authority.
IV. ADMINISTRATION:

The Office of Professional Standards shall be responsible for the overall administration and supervision of the Special-Duty Detail program.

All inquiries for special-duty details shall be directed to the Special Assignments Assistant, Office of Professional Standards for evaluation and content based on current requirements of the program.

If the request meets at least the minimum criteria for authorization of a detail, the Assistant shall prepare a Request for Special Details form and submit it to the Director through the chain of command for initial approval. The detail request form shall be placed in a prescribed common location for qualified Deputies to observe and indicate their request to be considered for the detail. The complete detail listings will be available for viewing and sign-up seven days a week between the hours of 0800 and 1600. Deputies will be required to indicate in a logbook the times that they viewed the detail listings. This logbook will be maintained at the same location. Deputies must sign only in the appropriate slot for the detail with their signature and are prohibited for signing for other deputies not present. The deputy’s signature is a commitment he/she is obligated to fulfill.

When sufficient personnel have indicated their request to be authorized to work the detail, the Assistant shall recover the special-duty detail form and submit it for final approval.

No Office member shall accept or make arrangements for a special-duty detail without prior authorization from the Office of Professional Standards except in extenuating circumstances. Only the on-duty Patrol Watch Commander shall accept and staff emergency requests for a special-duty detail based on Office guidelines and with written notification forwarded immediately to the Office of Professional Standards.

Members working special-duty details shall be afforded the same worker’s compensation benefits as are provided for members who are serving in an on-duty status.

Special-duty details may be suspended, canceled or terminated at any time by the Sheriff.

V. SPECIAL ASSIGNMENTS ASSISTANT DUTIES AND RESPONSIBILITIES:

The Special Assignments Assistant shall be responsible for the following including, but not limited to:
GON: OFF 4-93
CHAPTER: Outside Employment
SUBJECT: Special-Duty Details

A. Inquiring from the requestor what services they are seeking and whether or not an Office vehicle will be needed for use during the detail.

B. Informing the requesting citizen or business agent of the fees charged by the Office for special-duty details.

C. Informing the requesting citizen or business agent that all fees shall be paid by check, made out to DuPage County. Permanent, ongoing details shall be billed on a monthly basis.

D. Invoicing the vendor for hours worked and reconciling checks received with outstanding invoices. Checks shall then be given to the Administrative and Support Services Bureau Chief for deposit into the county’s General Fund.

E. Informing the requesting citizen or business agent that payment to the Deputy working the special-duty detail shall be by check, payable to DuPage County.

   If a Deputy has difficulty receiving payment for a detail, the Office of Professional Standards is to be informed and shall assist the Deputy in receiving payment.

F. Providing the Sheriff, Law Enforcement Bureau Chief, Corrections Bureau Chief, Administrative Bureau Chief, Patrol Division Watch Commanders and Communications Center a daily listing of all special-duty details being worked, to include:

1. Type of detail
2. Location of detail
3. Time of detail
4. Personnel working the detail
5. Any special information concerning the detail

G. Advising the Director of the Office of Professional Standards of the termination of any permanent or on-going details.

H. If the detail is within an incorporated municipality, notifying the local police department of the detail and all necessary information pertaining to the detail. The Assistant shall document the date, time and the individual contacted.
GON: OFF 4-93

CHAPTER: Outside Employment

SUBJECT: Special-Duty Details

I. Ensuring that details are distributed fairly and equitably to all interested, qualified, sworn personnel in all Bureaus and sections of the Office.

J. Maintaining complete records of all details, including permanent and ongoing details.

VI. CRITERIA FOR DETAILS:

A. Special-duty details shall be accepted only within DuPage County. Under no circumstances shall details be accepted or authorized outside of DuPage County.

B. Office members with the rank of Major or above are proscribed from working special-duty details. The exception to this criterion will be for the coordination of a special event as directed by the Sheriff.

C. Members may work a maximum total of 20 hours of special-duty details, part-time employment or a combination of special-duty details and part-time employment in any given workweek. In addition, members may work a maximum total of 16 hours in any 24-hour period including regular duty, special-duty details and part-time employment. Court time occurring outside a member’s regularly scheduled duty hours, additional time worked due to arrests made at the end of a shift and conditions that require overtime for reasons of public safety shall not count as time worked for purposes of determining the 16 hour maximum limitation contained in this section.

D. Exceptions to section B above:

1. Members who take a vacation day to work a special-duty detail may work a maximum total of 10 hours of special-duty on that day.

2. Members who take a week of vacation to work a special-duty detail may work a maximum total of 40 hours during that workweek on that special-duty detail.

E. No member may accept cash for any service nor gift, gratuity or reward as described in REG 3-1, T. REGULATION 20.

F. Generally the following types of details shall be authorized:

1. Traffic control
GON: OFF 4-93
CHAPTER: Outside Employment
SUBJECT: Special-Duty Details

2. House moves
3. Security for special events
4. Security for facilities or parking lots
5. Details shall not be accepted which would require Deputies to act as bouncers or to check the identification of persons.
6. Details shall not be accepted which would require Deputies to work at an establishment that engages in the business of selling or dispensing alcoholic beverages.

G. The primary factor for acceptance and authorization of special-duty details shall be based on the best interest of the Office in furthering professionalism, protecting the reputation of the Deputy and the Office, and ensuring that the Office receives full and faithful service in return for its expenditure of resources.

VII. USE OF OFFICE EQUIPMENT AND VEHICLES FOR DETAILS:

A. Uniforms - Deputies shall wear the complete seasonal Class "B" uniform as prescribed in Office Written Directives (PER 1-9) including traffic vests which shall be worn for all traffic related details. Other special unit uniforms are prohibited during a detail. The only exception to this may be when the Director determines that plainclothes shall be authorized due to the nature of the detail and at the request of the private citizen or business contracting the detail.

B. Office Vehicles - The use of Office vehicles is authorized for details requiring a vehicle or at the request of the person contracting the detail. The person contracting the detail shall agree to pay a predetermined fee to the Office for the use of the vehicle.

Deputy's assigned vehicles may use their vehicle for traveling to and from special-duty details. However, the vehicle shall not be used on the detail unless the Office is reimbursed for the use of the vehicle. Under no circumstances will marked vehicles be parked in the parking lots of establishments that engage in the business of selling or dispensing alcoholic beverages.

Deputies are subject to call out in emergencies whenever they are in the possession of an Office vehicle. The assignment of the emergency shall take precedence over the detail.
GON: OFF 4-93

CHAPTER: Outside Employment

SUBJECT: Special-Duty Details

C. Portable Radios - When available, Deputies working details shall be provided with portable radios. In the event there are not enough portable radios for all personnel working special-duty details, the on-duty Patrol Division Watch Commander shall assign portable radios on a priority basis. Deputies’ assigned portable radios shall keep their radios on at all times during a detail.

D. Highway Flares - Deputies working special-duty details, where the use of an Office vehicle has been authorized, may use those highway flares with the vehicle as necessary. Deputies working details where an Office vehicle is not authorized may not use highway flares issued by the Office.

E. Other equipment - Other Office equipment may be used only when the Office is compensated for the equipment.

VIII. PATROL WATCH COMMANDER; DUTIES AND RESPONSIBILITIES:

The on-duty Patrol Division Watch Commander shall be responsible for:

A. Ensuring that Deputies working details are properly equipped for the detail. This may be accomplished either by personally issuing equipment or through checks made by the Patrol Sergeant.

B. Announcing to on-duty Patrol personnel those details being worked during the Watch period ensuring that Deputies are aware of all details being worked in their assigned patrol beat. This announcement shall include;

1. Where the detail is being worked
2. The hours of the detail
3. Who is working the detail
4. Type of detail
5. Whether or not the Deputy on the detail has a radio

C. Verifying details being worked for other law enforcement agencies

IX. SUPERVISION:

A. While working special-duty details Deputies, regardless of rank assignment or Bureau, shall be subordinate to the on-duty Patrol Division Watch Commander.

B. The Patrol Sergeant, whenever possible during their tour of duty, shall make checks on Deputies working details.
C. When more than two Deputies are working a detail, one of them shall be designated as Supervisor for the detail. The Detail Supervisor shall act as liaison between the Office and persons requesting the detail.

X. **DEPUTIES DUTIES AND RESPONSIBILITIES:**

Compensation for special-duty details will be added to the Deputy's regular pay and included as part of paychecks. All appropriate deductions (taxes, etc.) will be automatically taken. Special detail compensation will also be included in computations for IMRF and SLEP benefits.

A. Deputies may work only those special-duty details arranged or authorized by the Office. All arrangements and authorizations shall be through the Office of Professional Standards. All deputies must have completed their:

1. Probationary period
2. Basic training
3. Current weapons qualification
4. Traffic direction training
5. Arrest procedures training

Authorization to participate in special-duty details prior to completion of the one-year probationary period may be given only by the Sheriff.

B. Deputies may not engage in special-duty details while on:

1. Sick day
2. Sick leave
3. Administrative leave
4. Emergency leave (i.e. death in family)
5. Family leave
6. Maternity leave
7. Military leave
8. Workman's compensatory status
9. Light duty
10. Suspension day(s)

C. While working special-duty details, Deputies shall comply with and be governed by all Office Written Directives. Failure to do so may lead to disciplinary action and/or revocation of permission to work special-duty
details.

D. Deputies working special-duty details shall, upon arrival at the detail location, notify the Communications Center and request a complaint number for that detail. After completing the detail, the Deputy shall notify the Communications Center for assignment of the completion time.

Any Deputy who works an approved special-duty detail shall recover the CADS sheet from the Special Details tray in the Communications Center, indicate the number of hours they worked the detail and sign off with their signature. In addition the Deputy shall fill out an overtime slip indicating the hours worked, attach the CADS sheet to the overtime slip and submit both to the Office of Professional Standards within four days for approval.

If several Deputies work the same detail, the Deputy calling in the initiation of the detail shall print the names and computer numbers of the other Deputies and the hours and numbers of hours worked on the bottom of the CADS sheet and affix his/her signature. Each Deputy working the detail shall fill out an overtime slip, attach a copy of the CADS sheet to it and submit both to the Office of Professional Standards for approval. Situations occurring during the course of a detail shall be reported as outlined in paragraph E of this section.

E. Deputies shall prepare a separate report documenting the following situations as they occur during the detail, (in addition to all applicable Office reports):

1. Criminal activity
2. Arrests
3. Assists to other agencies
4. Emergency situations (fires, injured persons, traffic accidents, etc.)
5. Towed vehicles
6. Other unusual circumstances regarding the detail

F. While working special-duty details, Deputies may not:

1. Act as bouncers
2. Check the identification of persons for entry or attendance
3. Perform duties or engage in activities that would give the impression that the Deputy or the Office was condoning any criminal or immoral activity.
4. Perform duties, which would be in conflict with Office Written Directives.
5. Perform any duties, engage in any activity or permit any behavior, which would be in violation of Federal, State or local statutes.
6. Engage in any activity, which would tend to bring discredit to the Deputy or the Office.
7. Accept cash for payment
8. Enter establishments engaged in the business of selling or dispensing alcoholic beverages except on police business

G. In the event that a Deputy from any division other than the Law Enforcement Bureau is involved in an arrest in an unincorporated area and the arrestee’s vehicle has to be towed, the following procedures shall be followed:

1. The arresting Deputy shall contact the Communications Center to initiate an incident report number. A Law Enforcement Bureau unit will be requested to assist the arresting Deputy inventory the involved vehicle, prepare the vehicle tow report and transport the prisoner.
2. In the event the arrest takes place in another Department’s jurisdiction, that Department shall be contacted and requested to dispatch a unit to handle the incident.

H. Restrictions

1. Deputies are required to sign for requested details “in-person” for themselves only. Reserving or inquiring about details via telephone is prohibited.
2. Deputies are not permitted to remove any sheet or list from the designated special-duty sign-up area.
3. Deputies will not alter or remove names of others from the list.
4. Deputies will not reserve dates and times with their own signature with the intent of re-assigning those slots to other deputies.
5. Registration for details is to be conducted on off-duty time. Deputies are not allowed to register for special duty details while on duty. On duty time, for the purposes of this policy, is the time inclusive of the scheduled reporting for duty time until the scheduled end of the respective watch.
6. After signing the Special Duty Detail Log Book, in person, and indicating the date and time the Deputy arrived to register for details, Deputies registering for details shall do so in the order they appear in the book.

7. Deputies may not sign in on the Special Duty Detail Log Book prior to the actual date that they are present to register for details.

8. After signing the Special Detail Log Book, if the Deputy leaves the designated registration area, the Deputy forfeits their place in line for detail registration and must re-sign the book with the new time.

9. If it is determined that a Deputy who signed up for any detail has violated any of the above listed items, their name will be removed for the detail sign-up sheets and those open positions within the detail will be reposted.

10. Any subsequent violations may lead to further sanctions, including suspension from extra duty details.

I. Violation of policy

Should a conflict arise and a deputy cannot fulfill his/her detail obligation the deputy shall contact the Office of Professional Standards at 682-7469 to report the problem no later than 72 hours prior to the original commitment. The Office of Professional Standards (not the deputy) will then make the necessary changes to the lists. Repeat changes in scheduling conflicts from the same deputy may result in a recommendation for disciplinary action and/or suspension from special-duty details.

The Office of Professional Standards is responsible for reviewing all violations of this General Order. Individuals found to be in violation shall receive a written warning for their first offense. The second violation may result in a suspension from special-duty details for a period of thirty days and/or a recommendation for further disciplinary action. Subsequent violation(s) may result in a one-year suspension in eligibility.
APPENDIX F - PER 1-2.1 LIGHT DUTY

GENERAL ORDER NUMBER: PER 1-2.1

EFFECTIVE DATE: 02/01/02

REFERENCES: CALEA 22.3.1

CHAPTER: Compensation, Benefits and Conditions of Work

SUBJECT: Temporary Light Duty

I. POLICY:

Temporary light-duty assignments, when available, are for deputies and other eligible personnel in this Office who, because of injury, illness or disability, are temporarily unable to perform their regular assignments but are capable of performing alternate duty assignments. Eligible personnel shall be given a reasonable opportunity to work in temporary light-duty assignments where available and consistent with this policy.

II. PURPOSE:

It is the purpose of this policy to establish the authority for temporary light-duty assignment and procedures for granting temporary light duty to eligible sworn and civilian personnel within this Office.

III. DEFINITIONS:

As used in this document the following definitions shall apply:

A. Eligible Personnel - Any full-time sworn, or civilian member of this Office suffering from a medically certified illness, injury or disability requiring treatment of a licensed health-care provider and who because of injury, illness or disability is temporarily unable to perform the regular assignment but is capable of performing alternative assignments.

B. Family and Medical Leave Act (FMLA) - Federal law providing for up to twelve weeks of annual leave for workers in addition to leave provided by this office due to illness, injury or certain other family conditions or situations.

IV. PROCEDURES:

A. General provisions

1. Temporary light-duty positions are limited in number and variety, therefore:
CON: PER 1-2.1

CHAPTER: Compensation, Benefits and Conditions of Work

SUBJECT: Temporary Light Duty

a. Members injured or otherwise disabled in the line of duty shall be given preference in initial assignment to light duty and,

b. Upon the approval of the treating physician light-duty assignments may be changed at any time, if deemed in the best interest of the employee or the Office.

2. This policy in no way affects the privileges of members under provisions of the Family and Medical Leave Act, Fair Labor Standards Act, Americans with Disabilities Act, or other federal or state law.

3. Assignment to temporary light duty shall not affect an employee's pay classification, pay increases, promotions, retirement benefits or other employee benefits.

4. No specific positions within this Office shall be established for use as a temporary light-duty assignment, nor shall any existing position be designated, or used exclusively, for members on temporary light duty.

5. Light-duty assignments are strictly temporary and should not exceed six months in duration. After six months, members on temporary light duty who are not capable of returning to their original duty assignment shall:
a. Present a request for extension of temporary light duty, with supporting documentation, to the Sheriff or
b. Pursue other options as provided by other employee benefits or federal or state law.

6. Members on temporary light-duty are prohibited from engaging in outside employment or special details during which they may be reasonably expected to perform law enforcement functions.

7. A member on temporary light-duty is prohibited from carrying a firearm or using an Office owned vehicle.

8. Light-duty assignments shall not be made for disciplinary purposes.

9. Members may not refuse temporary light-duty assignments that are supported by and consistent with the recommendations of an attending physician or certified health-care provider. Members may protest such assignments through established Office grievance procedures.

B. Temporary light-duty assignments

1. Temporary light-duty assignments may be offered in various components within the Office and may be drawn from a range of
technical and administrative areas that include but are not limited to the following:
   a. Desk assignments (e.g., Warrant Call Center)
   b. Report taking or review
   c. Records filing and maintenance
   d. Computer operations
   e. Special projects (e.g., Accreditation)

2. Because temporary light-duty assignments are limited in number, decisions on temporary light-duty assignments shall be made based on the availability of an appropriate assignment given the member’s skills, knowledge and abilities, availability of light-duty assignments and the physical limitations imposed on the member.

3. Every effort shall be made to assign members to positions consistent with their rank and pay classification. However, when deemed appropriate, members may be assigned to positions designated for personnel of lower rank or pay classifications. Members thus assigned shall:
   a. Retain the privileges of their rank but shall answer to the supervisor of the unit to which they are assigned with regard to work responsibilities and performance.
   b. Retain the pay classification and related benefits of their normal position.

C. Request for and assignment to temporary light-duty

1. Requests shall be submitted to the member’s immediate supervisor and shall include:
   a. A statement of medical certification to support a requested reassignment signed by the treating physician or other licensed health-care provider.
   b. An assessment of the nature and probable duration of the disability, prognosis for recovery and applicable work restrictions.
   c. A report from the health-care provider stating limitations the member has in relation to their current duties.

2. The request and accompanying documentation shall be forwarded to the member’s Bureau Chief for approval.

3. The Sheriff reserves the right to require any member to submit to an independent medical examination by a health-care provider chosen by the Office at the Office’s expense. If the opinion of the
second health care provider differs with the foregoing, the member may request a third opinion at this Offices’ expense.

4. The third health care provider shall be selected by mutual agreement between the Sheriff and requesting member.

5. A member who has not requested temporary light-duty may be recommended for such assignment by submission of a written request from the member’s supervisor. The request must be accompanied by an evaluation of the member conducted by a competent medical authority stating the need for temporary light duty or by a request/order for a medical or psychological fitness for duty examination.
   a. Notice shall be provided to the member of the proposed temporary light-duty assignment and the justification for the recommendation.
   b. A member may challenge the proposed reassignment using Office established grievance procedures.
   c. Pending results of the grievance procedure, a member may be reassigned if, in the opinion of the Sheriff, failure to reassign may jeopardize the safety of the member, other employees or the public.

6. As a condition of continued assignment to temporary light duty, the Sheriff reserves the right to require any member to submit to monthly physical assessments of their condition.

D. Pregnant members

1. Pregnant members are eligible for temporary light-duty assignments as available and appropriate to their physical capabilities and well-being.

2. Pregnant members shall follow the same light duty request and assignment procedures as other eligible personnel.

3. When appropriate temporary light-duty assignments are unavailable, pregnant members may pursue other forms of medical, disability or family-leave (FMLA) as provided by the Office and state or federal law.
APPENDIX G - PER 1-1 SICK LEAVE

GENERAL ORDER NUMBER: PER 1-1
EFFECTIVE DATE: 12/03/09
CHAPTER: Compensation, Benefits, and Conditions of Work
SUBJECT: Employee Benefits and Services

Upon voluntary termination or retirement sick time will be credited from the anniversary date to the end of the month of termination on a prorated basis.

Sick leave does not accrue during any personal leave of absence.

Sick leave will accrue and be carried forward from year to year up to a maximum of two hundred fifty days.

Member hired prior to November 1, 2005 the following will apply. Once a member accrues thirty days sick leave, at the member’s, option, they may either continue to accumulate sick leave, or may request to receive monetary payment for accumulated days beyond thirty days. Members may request monetary payment for sick time no more than one (1) time per year and are limited to receiving compensation for up to five (5) days of sick time per calendar year at the payout percentage based on their length of service as indicated below:

<table>
<thead>
<tr>
<th>YEARS OF COMPLETED CONTINOUS SERVICE</th>
<th>MONETARY PERCENTAGE RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 through 7</td>
<td>50%</td>
</tr>
<tr>
<td>8 through 10</td>
<td>67%</td>
</tr>
<tr>
<td>11 through 15</td>
<td>75%</td>
</tr>
<tr>
<td>16 years or greater</td>
<td>100%</td>
</tr>
</tbody>
</table>

Employees who sign a formal notice of separation may receive such payment for accrued, unused sick time up to twelve (12) months prior to their separation date. All eligible employees hired prior to November 1, 2005 may receive payment for accrued, unused sick time, based on the following schedule.

Upon voluntary termination of employment, members will receive monetary compensation for accumulated sick leave, based on the following schedule of continuous service:

1 through 5 years - 50% of the number of days accumulated in their bank at their present salary rate.

6 through 10 years - 67% of the number of days accumulated in their bank at their present salary rate.
11 through 15 years - 75% of the number of days accumulated in their bank at their present salary rate.

16 years or greater - 100% of the number of days accumulated in their bank at their present salary rate.

Members hired after November 1, 2005 the following will apply. A member who has completed eight (8) years of service, upon separation or layoff, the employee will have the option to either:

1. Receive monetary compensation for accrued sick time at 50% of the value; or
2. Apply unused sick time accrual towards IMRF service credits. This option is only available if the employee will be eligible to receive an IMRF pension within (sixty) 60 days of their separation or layoff. Service credits awarded under this option will be exchanged at a value equal to the total number of the employee’s unused sick days.

Sick leave credits shall be available in the case of layoff.

If the member does not provide two weeks notice of termination, sick leave credits will be forfeited.
APPENDIX H – SEVERANCE PAY

B. Severance Pay Policy

1. The following schedule of severance pay shall apply in those cases where a layoff condition exists:

<table>
<thead>
<tr>
<th>YEARS OF SERVICE</th>
<th>DAYS PAID</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 year + 1 day through 2 years</td>
<td>10 days</td>
</tr>
<tr>
<td>3 years + 1 day through 5 years</td>
<td>15 days</td>
</tr>
<tr>
<td>6 years + 1 day through 10 years</td>
<td>25 days</td>
</tr>
<tr>
<td>11 years + 1 day through 15 years</td>
<td>35 days</td>
</tr>
<tr>
<td>16 years + 1 day through 19 years</td>
<td>45 days</td>
</tr>
<tr>
<td>20 years or greater</td>
<td>50 days</td>
</tr>
</tbody>
</table>

2. There may be special circumstances in which it is in the best interest of DuPage County to increase or decrease the severance payout.

3. When the recommendation for payout is more or less than the authorized schedule or up to two (2) times the authorized schedule, the Director of Human Resources shall approve the payout with concurrence of the County Board Chairman. Additionally, the County Board Finance Committee Members shall be notified of the payout by confidential memorandum.

4. If the payout recommendation is greater than two (2) times the authorized schedule, the Director of Human Resources, with the concurrence of the County Board Chairman, shall present the recommendation to the County Board Finance Committee for their authorization during Executive Session, as provided by law.

C. Recall

1. An employee on layoff status is eligible for recall by applying to the re-employment registry in the Human Resources Department within one (1) month from the effective date of their layoff.
2. Applicants who are on the re-employment registry will be considered before external candidates. The re-employment registry applies to any position for which the employee is qualified for a period of one (1) year from the date of their layoff.

3. Upon a recall, within one (1) year from the date of layoff, the employee will have an adjusted service date for the purposes of benefit accrual. Vacation, sick days and floating holidays will be calculated using the adjusted service date to include credit for the previous employment period within the County.
APPENDIX I – PAYOUT OF VACATION

3. Employees may carry over up to eighty (80) hours of vacation from one (1) year to the next according to their normally scheduled bi-weekly hours. If an employee wants to carry over more than eighty (80) hours of vacation, the employee should submit a written request to their Department Head and the Director of Human Resources. Any vacation carried over in excess of eighty (80) hours must be used within the first quarter. The excess carry-over vacation cannot be sold.

4. Once an employee has completed five (5) years of continuous service, they may elect to receive monetary payment for up to five (5) days or 37.5/40 hours of their earned vacation accrual at full value, in full day increments. Upon completion of fifteen (15) years of continuous service, and employee may elect to receive monetary payment for up to ten (10) days or 75/80 hours of their earned vacation accrual at full value, in full day increments. An employee is eligible to receive this payment one (1) time per calendar year.

5. If an eligible employee elects to sell vacation time, the “pay date” determines the calendar year. For example, if an employee is requesting a payment at the end of the year, (December), the “pay date” is the following calendar year (January). An employee will not receive this payment if the vacation time is unearned.

6. Upon initial hire, up to fifteen (15) days of vacation may be approved and may continue until the vacation days paid annually catches up to the employee (4 -9 years) for Exempt Level employees. Prior to an offer of additional vacation, approval must be received from the Chief of Staff and Director of Human Resources.

7. For an employee that has completed one (1) year or more of service, upon separation or layoff the employee will receive monetary compensation for any accrued, unused vacation time.

8. Separated employees will receive any earned vacation payout on their last paycheck.
APPENDIX J – WORKERS COMPENSATION

WORKERS’ COMPENSATION

POLICY

It is the policy of DuPage County to follow State and Federal laws that provide Workers’ Compensation for employees who experience job related injuries or illnesses.

ELIGIBILITY

- All employees regardless of employment status.

GUIDELINES

A. Workers’ Compensation is a statutory requirement provided by law to all eligible workers who sustain job-related injuries or illnesses. Guidelines and procedures are in accordance with state and federal requirements of the Workers’ Compensation Act.

B. Eligible employees are entitled to receive benefits for compensable work-related injuries or illnesses. Benefits include payment for all medical and rehabilitative care and, in cases that involve lost time, Temporary Total Disability benefits (TTD).

C. An employee who is unable to work as the result of a work-related injury or illness will be placed on Family Medical Leave, if eligible, and will be subject to applicable guidelines regarding benefit continuation and continued employment as stated in Personnel Policy 4.J: Family Medical Leave.

D. The Human Resources Department works with a third party administrator to administer Workers’ Compensation Benefits.

PROCEDURES

1. An employee who sustains a work-related injury is required to notify their supervisor immediately. If the supervisor is not immediately available, the employee must contact the Department Head or the Human Resources Department to record the work related incident. If necessary, the employee will be sent for medical treatment. A post-accident drug and/or alcohol test may be required of all employees requiring medical treatment. Positive drug and/or alcohol tests will be subject to disciplinary action, not to exclude termination for
a first offense in compliance with Personnel Policy 6E: Drug Free Workplace.

2. The employee will complete the Employee Statement of Injury/Illness as soon as possible. The supervisor will complete the Supervisor’s Statement of Injury/Illness, and in cases where medical services are rendered will also complete the Form 45. If an employee refuses medical treatment, the supervisor should document the employee’s refusal. Forms are available from the Human Resources Department and on the County intranet under Human Resources/Worker’s Compensation.

3. The employee is responsible for informing the treating physician that the injury is work-related and that all claims should be forwarded to the Human Resources Department. The claim is then submitted to the third party administrator for review.

4. Follow up visits, physical therapy, etc., should be scheduled during non-working hours, as this time off is not covered under Workers’ Compensation. An employee who takes time during their work day to attend follow-up visits, PT, etc., must use their accrued sick time.

5. Employees who receive Temporary Total Disability (TTD) benefits are not eligible for IMRF disability benefits. However, the employee should contact IMRF if they will be unable to work for thirty (30) or more days in order to maintain service credits and death benefits. (Personnel Policy 3C: Illinois Municipal Retirement Fund/IMRF)

6. The employee is responsible for notifying their supervisor or the Human Resources Department when they are released to return to work from a work-related injury or illness. Written notice from the physician, specifying work restrictions, if any, is required before the employee can return to work.

7. The Human Resources Department can be contacted at any time to obtain necessary forms or to receive clarification of Workers’ Compensation procedures.
APPENDIX K – NON-OCCUPATIONAL DISABILITY

ILLINOIS MUNICIPAL RETIREMENT FUND/ (IMRF)

POLICY

It is the policy of DuPage County to provide employees and their families income protection in the event of disability, retirement or death. This protection is provided through the Illinois Municipal Retirement Fund (IMRF).

ELIGIBILITY

- All full-time and part-time employees hired after February 25, 1992 who are budgeted to work at least one thousand (1,000) hours per year are required to participate in and to contribute to IMRF. All regular full-time and regular part-time employees hired before February 25, 1992 who are budgeted to work at least six hundred (600) hours per year are required to participate in and to contribute to IMRF.

- An employee who has twelve (12) consecutive months of service and cannot perform the duties of their position because of illness or injury lasting more than thirty (30) days may be eligible for IMRF disability benefits.

GUIDELINES

A. IMRF Sole Authority

IMRF is the sole authority in determining benefit eligibility and the amount of benefit payments.

B. IMRF Retirement Benefits

1. Retirement benefits are based on the employee’s length of service credit and salary. Contributions to the retirement fund are mandatory for eligible positions and are deducted from the employee’s salary each pay period.

2. An employee who terminates employment prior to qualifying for retirement benefits may request a refund of their own contribution.

3. An employee who is eligible for pension benefits is not eligible for a refund.

4. Benefits statements are provided by IMRF to participating members. Employees may request an estimate of benefits from IMRF at any time to obtain an approximate projected retirement benefit figure.
C. **IMRF Disability Benefits**

1. IMRF disability benefits may begin on the 31st day of an eligible employee’s absence due to injury or illness and equal 50% of average monthly earnings. The employee must apply for this benefit through IMRF. Forms are available in the Benefits Division.

2. An eligible employee who is absent for a period of three (3) days due to illness or injury may be placed on Family Medical Leave and be subject to applicable guidelines regarding benefit continuation and job security. (Personnel Policy 4J: Family Medical Leave)

3. Employees who are unable to work in excess of thirty (30) days due to a work-related injury or illness should contact IMRF in order to maintain service credits and death benefits. (Personnel Policy 3D: Worker’s Compensation)

D. **IMRF Death Benefits**

1. The amount IMRF pays, as a death benefit, will vary depending upon the amount of the employee’s service credit.

2. Upon the death of a participating IMRF member who has at least one (1) year of service, their named beneficiary is eligible for a death benefit as determined by IMRF.

**PROCEDURES**

1. Information regarding IMRF enrollment and benefits is distributed to new employees during orientation. Additional information is available from the Human Resources Department.

2. It is the employee’s personal responsibility to keep information on file related to their retirement fund (i.e. name, address, and beneficiary) up-to-date.

3. Employees who plan to retire from the system are encouraged to contact IMRF at least ninety (90) days in advance of the anticipated retirement date to secure an estimate of benefit information.

4. As soon as it is anticipated that an employee may be absent for an extended period of time, the employee should notify their Supervisor.

5. Prior to returning to work, the employee may be asked to obtain a note from the doctor approving their return to work on a specified date and noting any restrictions. If restrictions are noted, the Department Head or supervisor will
consult with the Human Resources Department and determine whether and how the restrictions may be accommodated.

6. It is the employee’s responsibility to notify their supervisor if the situation changes and if they will be unable to return to work as scheduled.
APPENDIX L – BENEFIT CONTINUATION

D. In most circumstances, an employee may be required to use any accrued vacation, personal days, and sick time during any unpaid portion of Family Medical Leave granted, providing this does not interfere with Workers’ Compensation benefits or eligibility for IMRF disability benefits. FMLA leave will run concurrently with any other applicable leave. For instance, IMRF disability or Workers’ Compensation leave will be simultaneously designated as FMLA leave as well, if the leave is also FMLA qualifying.

E. The County will provide basic life, medical and dental insurance coverage to an employee who is on Family Medical Leave at the current employee rate. If an employee is off work after exhausting their twelve (12) weeks of Family Medical Leave, the employee will be responsible for the entire premium, from that point forward. If an employee fails to pay their share of the premium, coverage may be canceled.

F. Under certain circumstances, an employee may take Family Medical Leave intermittently, which means taking leave in blocks of time, or by reducing the employee’s normal weekly or daily work schedule.

G. If Family Medical Leave is for birth and infant care, or placement for adoption or foster care, use of intermittent leave is subject to the employer’s approval. The County’s approval is not required for intermittent leave during which the mother has a serious health condition in connection with the birth of her child or if the newborn child has a serious health condition.

H. When leave is needed for planned medical treatment, the employee must make a reasonable effort to schedule treatment during non-working business hours so as not to unduly disrupt the operation of the department.

I. Spouses employed by the County may be limited to a combined total of twelve (12) weeks of Family Medical Leave for birth and care of a newborn child, for placement of a child for adoption or foster care, or to care for a parent who has a serious health condition. In the situation where the husband and wife have both used a portion of the total twelve (12) weeks of Family Medical Leave, for birth and care of a newborn child or for placement of a child for adoption or foster care, each would be entitled to the difference between the amount they have taken individually for other purposes.

J. An expectant mother is entitled to FMLA leave for incapacity due to pregnancy, for prenatal care, or for her own serious health condition following the birth of the child. Circumstances may require that FMLA leave begin before the actual date of birth of a child. An expectant mother may take FMLA leave before the birth of the child for prenatal care or if her condition makes her unable to work. The mother is entitled to leave for incapacity due to pregnancy even though she does not receive treatment from a health care provider during the absence, and even if the absence does not last for more than three (3) consecutive calendar days.
K. A husband is entitled to FMLA leave if needed to care for their pregnant spouse who is incapacitated or if needed to care for her during her prenatal care, or if needed to care for the spouse following the birth of a child if the spouse has a serious health condition.
APPENDIX M – TUITION REIMBURSEMENT

TUITION REIMBURSEMENT

POLICY

It is the policy of DuPage County to provide educational assistance for eligible employees who want to further their education in courses that are work-related. DuPage County is committed to the career growth and development of its employees by enhancing their knowledge and skills through further education.

ELIGIBILITY

- All regular full-time employees who are budgeted to work at least 37.5 hours per week who have completed ninety (90) days of continuous employment with DuPage County are eligible for tuition reimbursement.

GUIDELINES

A. Tuition will be reimbursed if the course is directly related to the employee’s present position, job family or part of a job-related degree or program. The course must be taken for college credit at an accredited educational institution.

B. The amount reimbursable is a maximum of $1,500 per year as determined by the last day of scheduled classes.

C. Funding for approved courses will be consolidated in the Human Resources Department Budget for overall Countywide distribution.

D. Tuition will be reimbursed at 100%, up to the $1,500 annual maximum, upon completion of the course, providing a grade of C or better is obtained.

PROCEDURES

1. Pre-approval for course eligibility must be obtained in advance from the Department Head and the Benefits Manager or designee. Pre-Approval Forms for tuition reimbursement are available in the Human Resources Department.

2. The request for pre-approval must be filled out by the employee, signed by the Department Head or Elected Official and submitted to the Benefits Division prior to the start of the course.

3. Receipts for reimbursement must be turned into the Benefits Division no more than (90) days after completion of the course.

4. Reimbursement will be paid to the employee ninety (90) days after completion of the course, provided that the Benefits Division has received the appropriate documentation and receipts.
EXCEPTIONS

The following are not covered under the tuition reimbursement policy:

- Books
- Lab fees
- Seminars
- Travel/Parking expenses
APPENDIX N – ADOPTION ASSISTANCE

ADOPTION ASSISTANCE

POLICY

It is the policy of DuPage County to provide assistance to all employees who are building families by providing eligible employees with adoption benefits including financial assistance, paid time off, and a pretax reimbursement account.

ELIGIBILITY

- All regular full-time and regular part-time employees who are budgeted to work at least twenty (20) hours per week are eligible for adoption assistance.

- An employee must be continuously employed for one (1) year to be eligible for adoption assistance.

GUIDELINES

A. Reimbursement

1. Eligible adoption related expenses will be reimbursed to a maximum of $1,500 per child.

2. Eligible expenses include:

   a) Agency and placement fees.

   b) Medical expenses of the birth mother.

   c) Medical expenses of the child prior to adoption.

   d) Transportation and lodging expenses.

   e) Expenses related to meet the needs of a special needs child are eligible in the case of U.S. special needs adoptions.
B. Adoption Leave

Two weeks of paid leave are available to employees who adopt. This time may be used either pre or post adoption. This time will be considered as part of the twelve weeks allowed under the Family and Medical Leave Act (Personnel Policy 4.10: Family Medical Leave). For more information on adoption leave, please contact a Benefits Representative.

PROCEDURES

1. All reimbursements will be consistent with the provisions of Section 137 of the IRS code.

2. A portion of the reimbursement amount may be taxable for employees whose family income exceeds $75,000 per year.

3. Within thirty (30) days of notification that a child will be placed in an employee’s home, he or she should contact a Benefits Representative.

4. Documentation of the placement and adoption petition as well as itemized receipts for expenses incurred for reimbursement will be needed.

EXCEPTIONS

- Adopted children must be under eighteen (18) years of age to be considered for this benefit.

- This policy does not apply in the case of the adoption of a stepchild.
APPENDIX O – PENSION

ILLINOIS MUNICIPAL RETIREMENT FUND/ (IMRF)

POLICY

It is the policy of DuPage County to provide employees and their families income protection in the event of disability, retirement or death. This protection is provided through the Illinois Municipal Retirement Fund (IMRF).

ELIGIBILITY

- All full-time and part-time employees hired after February 25, 1992 who are budgeted to work at least one thousand (1,000) hours per year are required to participate in and to contribute to IMRF. All regular full-time and regular part-time employees hired before February 25, 1992 who are budgeted to work at least six hundred (600) hours per year are required to participate in and to contribute to IMRF.

- An employee who has twelve (12) consecutive months of service and cannot perform the duties of their position because of illness or injury lasting more than thirty (30) days may be eligible for IMRF disability benefits.

GUIDELINES

A. IMRF Sole Authority

IMRF is the sole authority in determining benefit eligibility and the amount of benefit payments.

B. IMRF Retirement Benefits

1. Retirement benefits are based on the employee’s length of service credit and salary. Contributions to the retirement fund are mandatory for eligible positions and are deducted from the employee’s salary each pay period.

2. An employee who terminates employment prior to qualifying for retirement benefits may request a refund of their own contribution.

3. An employee who is eligible for pension benefits is not eligible for a refund.

4. Benefits statements are provided by IMRF to participating members. Employees may request an estimate of benefits from IMRF at any time to obtain an approximate projected retirement benefit figure.
C. IMRF Disability Benefits

1. IMRF disability benefits may begin on the 31st day of an eligible employee’s absence due to injury or illness and equal 50% of average monthly earnings. The employee must apply for this benefit through IMRF. Forms are available in the Benefits Division.

2. An eligible employee who is absent for a period of three (3) days due to illness or injury may be placed on Family Medical Leave and be subject to applicable guidelines regarding benefit continuation and job security. (Personnel Policy 4J: Family Medical Leave)

3. Employees who are unable to work in excess of thirty (30) days due to a work-related injury or illness should contact IMRF in order to maintain service credits and death benefits. (Personnel Policy 3D: Worker’s Compensation)

D. IMRF Death Benefits

1. The amount IMRF pays, as a death benefit, will vary depending upon the amount of the employee’s service credit.

2. Upon the death of a participating IMRF member who has at least one (1) year of service, their named beneficiary is eligible for a death benefit as determined by IMRF.

PROCEDURES

1. Information regarding IMRF enrollment and benefits is distributed to new employees during orientation. Additional information is available from the Human Resources Department.

2. It is the employee’s personal responsibility to keep information on file related to their retirement fund (i.e. name, address, and beneficiary) up-to-date.

3. Employees who plan to retire from the system are encouraged to contact IMRF at least ninety (90) days in advance of the anticipated retirement date to secure an estimate of benefit information.

4. As soon as it is anticipated that an employee may be absent for an extended period of time, the employee should notify their Supervisor.

5. Prior to returning to work, the employee may be asked to obtain a note from the doctor approving their return to work on a specified date and noting any restrictions. If restrictions are noted, the Department Head or supervisor will
consult with the Human Resources Department and determine whether and how the restrictions may be accommodated.

6. It is the employee’s responsibility to notify their supervisor if the situation changes and if they will be unable to return to work as scheduled.
APPENDIX P – EMPLOYEE RETENTION

EMPLOYEE RETENTION PROGRAM

POLICY
It is the policy of DuPage County to provide retention incentives in order to provide long-term employees additional income protection for retirement in the form of a capital accumulation program.

ELIGIBILITY
- All full-time and part-time employees who participated in the Illinois Municipal Retirement Fund and began their employment with DuPage County on or before November 30, 2002.
- Eligibility begins at age fifty-five (55) and ten (10) years of continuous service or twenty (20) years of continuous service independent of age.

GUIDELINES
A. At the time of voluntary separation or layoff, retention benefits will be paid based on the following schedule and eligibility:

<table>
<thead>
<tr>
<th>Continuous Years of Service</th>
<th>Total Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 years</td>
<td>50 days</td>
</tr>
<tr>
<td>15 years</td>
<td>90 days</td>
</tr>
<tr>
<td>20 years</td>
<td>120 days</td>
</tr>
</tbody>
</table>

B. For purposes of this policy, continuous service will be calculated from the earlier date of hire with DuPage County unless there has been a gap of over one year, in which case the most recent date of employment would be used to calculate retention benefits. Last day worked will be considered the final day of service.

PROCEDURES
1. Payment for applicable days will be made upon notice of separation.
2. If gap in service is one (1) year or less, any retention paid previously will be deducted from future retention payouts.
3. Pay will be calculated by the same formula as sick days and vacation days.
4. Employees who sign a formal notice of separation may receive payment for retention benefits up to six (6) months prior to their separation date.

EXCEPTIONS
- DuPage County Elected Officials are not eligible for this program.
- Employees who are involuntarily terminated are not eligible for this program.