AGREEMENT

Between

JOLIET JUNIOR COLLEGE
Community College District No. 525

And

JOLIET JUNIOR COLLEGE
POLICE OFFICERS

And

Illinois Fraternal Order of Police Labor Council

July 1, 2019 – June 30, 2023
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PREAMBLE

The Board of Trustees of Community College District No. 525, Counties of Will, Grundy, Kendall, LaSalle, Kankakee, Livingston, and Cook, State of Illinois (also known as Joliet Junior College), hereinafter referred to as the “Board”, the “Employer”, or the “College”, hereby recognizes the Illinois Fraternal Order of Police Labor Council (hereinafter referred to as the “Union or Council”).

It is the intent and purpose of this Agreement to set forth herein rates of pay, hours of employment, fringe benefits, establish standards for discipline, and other conditions of employment in accordance with the Illinois Educational Labor Relations Act; and to provide procedures for the prompt and peaceful adjustment of grievances.

NOW, THEREFORE, the parties agree as follows:

ARTICLE 1 Recognition

The Employer hereby recognizes the Council as the sole and exclusive collective bargaining representative for the purpose of collective bargaining on all matters relating to wages, hours and all other terms and conditions of employment for all employees in the bargaining unit as follows:

All Level I Part-time Campus Police and Safety Officers (less than forty (40) hours per week), Level II Full-time Patrol Officers, Level III Full-time Campus Police and Safety Officers. Excluding the Chief of Police, Watch Commander, Temporary Employees (not to exceed forty-five (45) continuous days), student employees, supervisors, managerial employees, and confidential employees.

ARTICLE 2 Management Rights

The Board on its own behalf and on behalf of the electors of the district hereto retains and reserves unto itself all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by administrative directives, the law, and constitution in the State of Illinois and of the United States of America.

Except as specifically limited by the express provisions of this Agreement, the Employer retains all traditional rights to manage and direct the affairs of the Employer in all of its various aspects and to manage and direct its employees, including but not limited to the following: to plan, direct, control and determine all the operations and service, of the Employer; to supervise and direct the working forces; to make lawful appointments; to establish the qualifications for employment and to employ employees; to schedule and assign work; to change those standards; to assign overtime; to determine the methods, means, organization and number of personnel by which such operations and services shall be made or purchased; to make, alter and enforce reasonable rules, regulations, orders and policies; to evaluate employees; to discipline, suspend and discharge employees for just cause.
(probationary employees without cause); to change or eliminate existing methods, equipment or facilities; to carry out the mission of the Employer provided, however, that exercise of any of the above rights shall not conflict with any of the express written provisions of this Agreement.

ARTICLE 3 Non-Discrimination

Section 3.1 Prohibition Against Discrimination

The Board and/or the Union will not discriminate against any employee covered by this Agreement because of race, sex, age, religion, national origin, marital status, gender orientation, parental status, veteran status, citizenship, disability, or union membership. If there is an available remedy through a state or federal agency, then any such complaint shall not be subject to the grievance or arbitration procedure.

Section 3.2 Gender

The use of the masculine pronoun in this document is understood to be for clerical convenience only, and it is further understood that the masculine pronoun includes the feminine pronoun as well.

ARTICLE 4 Dues Deduction

Section 4.1 Dues Check-off

The College will make Union Dues payroll deductions upon written request by the employee on the form provided by the Union. This form will be provided to the College by the Union. The College shall honor employees’ individually authorized deduction forms and shall make such deductions in the amount certified by the Union for dues, assessments, or fees. Authorized deductions shall be irrevocable except in accordance with the terms under which an employee voluntarily authorized said deductions. Dues revocations are processed by the Union. In the event that an employee revokes his or her dues in accordance with the terms in which he or she authorized the dues deduction, the Union will notify the College after the close of the revocation window. This request must be made at least ten (10) calendar days prior to the first deduction.

The College agrees to remit these dues and/or fees to the Union twice each month that dues/fees are deducted. A list of all employees within the bargaining unit and any deductions that have been made and the amount of each deduction shall accompany each remission. Any changes in personnel from the list previously furnished shall be submitted to the Union within ten (10) working days.

Section 4.2 Agreement about future changes in dues status

The Parties agree that, effective immediately, the College will not begin to collect dues or cease collecting dues from a member of the bargaining unit unless directed to do so by the Union or
a Union Dues Payer. The Union authorizes the College to deduct dues and remit them to the Union.

The Union will notify the College of any new members who have agreed to dues authorization and will notify the College of any current members who choose to cease paying dues pursuant to the terms of their signed membership/dues authorization card.

Section 4.3 Indemnify and Hold Harmless

The Union shall indemnify and hold harmless the College, Board, its members, officers, agents and employees from and against any and all claims, demands, actions, complaints, suits or other forms of liability that shall arise out of, or by reason of action taken by the board for the purposes of complying with the above provisions of this Article, or in reliance on any list, notice, certification, affidavit, or assignment furnished by the Union under any such provisions.

ARTICLE 5 Grievance Procedure

Section 5.1 Definition of a Grievance

A grievance is any dispute or difference of opinion raised by an employee or the Council against the Employer involving the meaning, interpretation or application of the provisions of this Agreement.

Section 5.2 Procedure

The parties acknowledge that it is usually most desirable for an employee and his immediate supervisor to resolve problems through free and informal communications. Utilization of the informal process shall be encouraged prior to utilizing the formal procedures set forth below.

Step One: Chief of Police

Any employee or the Union who has a grievance shall submit the grievance in writing on the form attached as Appendix A to the Chief of Police, specifically indicating that the matter is a grievance under this Agreement. The grievance shall contain a draft statement of facts, the provision or provisions of this Agreement that are alleged to have been violated, and the relief requested. All grievances must be presented no later than ten (10) business days from the date of the occurrence of the matter giving rise to the grievance or within ten (10) business days after the employee, through the use of reasonable diligence, could have obtained knowledge of the occurrence of the event giving rise to the grievance. The Chief of Police shall render a written response to the grievance within ten (10) business days after the grievance is presented. If the grievance is settled at this step, the settlement will be reduced to writing.
Step Two: Vice President or Designee

If the grievance is not settled at Step 1, and the employee and or the Union wishes to appeal the grievance at Step 2 of the grievance procedure, it shall be submitted in writing, within ten (10) business days after receipt of the grievance, designated as a “grievance,” to the Vice-President or his Designee. The Vice-President shall investigate the grievance and, in the course of such investigation, shall offer to discuss the grievance within ten (10) business days of receipt of the grievance with the grievant and or a Union representative. If no settlement of the grievance is reached, the Vice-President or his Designee shall provide a written answer to the grievant and or the Union within ten (10) business days following the receipt of the grievance. If the grievance is settled at this step, the settlement will be reduced to writing.

Step Three: President or Designee

If the grievance is not settled at Step 2, and the grievant or the Union desire to appeal, it shall be referred by the grievant and/or the Union in writing to the President of the College or his designee within ten (10) business days after receipt of the Vice-President’s or his designee’s answer or when the answer was due in Step 2. Thereafter, the President of the College or his designee shall meet with the grievant and Union representative within ten (10) business days of receipt of the Union’s appeal. If no agreement is reached, the President of the College or his designee shall submit a written answer to the Union within ten (10) business days following receipt of the grievance. If the grievance is settled at this step, the settlement will be reduced to writing.

Section 5.3 Arbitration

If the grievance is not settled in Step 3 and the Union wishes to appeal the grievance from Step 3 of the grievance procedure, the Union may refer the grievance to arbitration, as described below, within ten (10) business days of the receipt of the President or his designee’s written answer or when such answer was due; as provided to the Union at Step 3.

The parties shall attempt to agree upon an arbitrator within five (5) business days after receipt of the notice of referral. In the event the parties are unable to agree upon the arbitrator within said five (5) day period, the parties shall jointly request the Federal Mediation and Conciliation Service to submit a panel of seven (7) arbitrators, pursuant to its Labor Arbitrator Rules. The parties shall determine by the toss of a coin who shall strike first, then alternately strike names one at a time until one arbitrator is selected.

1. The arbitrator shall be notified of his/her selection and shall be requested to set a time and place for the hearing, subject to the availability of the Union and the College representatives.
2. The College and the Union shall have the right to request the arbitrator to require the presence of witnesses or documents. The College and the Union retains the right to employ legal counsel.

3. The arbitrator shall submit his/her decision in writing within thirty (30) calendar days following the close of the hearing or the submission of briefs by the parties, whichever is later.

4. More than one grievance may be submitted to the same arbitrator if both parties mutually agree in writing.

5. The fees and expenses of the arbitrator and the cost of written transcripts, if any, shall be divided equally between the College and the Union; provided, however that each party shall be responsible for compensating its own representative and witnesses.

Section 5.4 Limitation on Authority of Arbitrator

The arbitrator shall have no right to amend, modify, nullify, ignore, add to or subtract from the provisions of this Agreement. The arbitrator shall consider and decide only the question of fact as to whether there has been a violation, misinterpretation or misapplication of the specific provisions of this Agreement. The arbitrator shall be without power to make any decision or award which is contrary to or inconsistent with, in any way, applicable laws or of rules and regulations of administrative bodies that have the force and effect of law. Any decision or award of the arbitrator rendered within the limitations of this Section shall be final and binding upon the College, Union and Employees covered by this Agreement.

Section 5.5 Time Limit for Filing

No grievance shall be entertained or processed unless it is submitted at Step 1 within ten (10) business days after the occurrence of the event giving rise to the grievance or within ten (10) business days after the employee, through the use of reasonable diligence, could have obtained knowledge of the occurrence of the event giving rise to the grievance. A “business day” is defined as a calendar day exclusive of Saturdays, Sundays, or holidays.

ARTICLE 6 Labor/Management Conference

Section 6.1 Labor/Management Meetings

The Union and the Employer mutually agree that in the interest of efficient management and harmonious employee relations, it is desirable that meetings be held between local representatives (FOP Labor Council representative as may be required) and responsible representatives of the Employer. Such meetings may be requested at least seven (7) days in advance, or less if necessary, by either party by placing in writing a request to the other a “labor-management conference” and expressly providing the agenda for such meeting.
Such meetings, which shall not exceed four (4) annually unless mutually agreed by the parties, shall be limited to:

A. Discussion on the implementation and general administration of this agreement;

B. A sharing of general information of interest to the parties;

C. Notifying the Union of changes in non-bargaining conditions of employment contemplated by the Employer that may affect employees.

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

Section 6.2 Attendance at Labor/Management Meetings

Attendance at Labor/Management meetings shall be voluntary on the employee’s part. The Chief of Police or his designee may approve attendance for bargaining unit members at regular pay, during working hours, subject to the staffing needs of the Department. When staffing needs permit, up to two (2) bargaining unit members shall be allowed to attend in paid status. For purposes of this section, paid status shall mean members who are on duty at the time the meeting is being conducted. Members who are not on duty at the time of the meeting shall not be paid for their attendance.

ARTICLE 7 Personnel Files

The Employer agrees to comply with the Personnel Records Review Act, 820 ILCS 40/0.01 et seq. No evaluative material shall be placed in an employee’s personnel file unless the employee receives a copy of such material and notification that said material is being placed in his/her file. The employee shall acknowledge receipt of such copy. No evaluative material shall be the basis of, or a contributing factor in, a disciplinary proceeding if such material is dated eighteen (18) months or more prior to the disciplinary action unless the events described in such material have been the subject of additional materials placed in the employee’s files or unless a pattern of sustained infractions exists by the employee.

ARTICLE 8 Probation, Seniority, Transfer, and Promotion

Section 8.1 Probation

Employees shall be placed in appropriate classification for the purpose of application of rate of wages. Full-time or part-time employees, hired into bargaining unit positions, are subject to a probationary period of twelve (12) months inclusive of successful completion of necessary training, if so required. An employee’s probationary period may be extended
for up to six months upon documented performance or disciplinary issues. If an employee is on any authorized unpaid leave during the probationary period, the probationary period may, at the employer’s discretion, be extended for a time equal to the time off on leave. During said probationary period, the employee shall demonstrate ability and demeanor satisfactory to the employer.

During an employee’s probationary period, the employee may be disciplined, suspended, relieved of duty, or terminated, at the sole discretion of the Employer. No grievance or arbitration shall be presented or entertained in connection with the discipline, suspension, relief of duty, or termination of a probationary employee.

No employee shall acquire seniority rights until the probationary period shall be completed. If the employee remains in the employ of the Board beyond that time the employee shall have position/grade seniority dated from the first day of employment in the bargaining unit. If more than one employee is hired on any one day the employee ranked highest in the eligibility list shall be most senior.

Section 8.2 Seniority

Three kinds of seniority are recognized by this Agreement.

A. College seniority shall start from the most recent hire date at the College, unless a Termination of Seniority event has occurred as defined in section 8.2. Employees hired into the bargaining unit who have continuous prior full-time employment in another position within the College shall have the total of such continuous seniority maintained for vacation and sick leave accrual purposes only.

B. Department seniority shall date from the date of original or most recent entry into the bargaining unit.

C. Rank seniority starts from the date of most recent entry into a position covered by this Agreement.

Seniority shall be terminated if the employee:

A. Resigns.

B. Is discharged for just cause (just cause not required for probationary employee).

C. Retires.

D. Fails to report to work at the conclusion of an authorized leave of absence or vacation unless prevented by a verifiable emergency.
E. Is laid off and fails to report for work after the established date for the employee’s return to work pursuant to a recall notice under Section 9.2.

F. Is on unpaid status for a period in excess of twelve (12) months; provided, however, this provision shall not be applicable to absences due to military service, established work related injury compensable under worker’s compensation disability pension, or a layoff where the employee has recall rights. Seniority shall no longer accrue after completion of the twelfth (12th) month of unpaid status.

G. Is absent for more than two days without notifying the Employer unless prevented by a verifiable emergency.

Section 8.3 Transfer

The Employer retains the right to enact transfers from one assignment to another, from one shift to another or one location to another as best suits the needs of the Employer. Effort shall be made to offer or enact such transfers based on employee seniority.

Section 8.4 Promotion

Whenever the Employer desires to conduct a promotional process for a position covered by this agreement, a notice of such vacancy shall be posted on the Union bulletin boards for a minimum of ten (10) working days. During this period, employees who wish to apply for this vacancy may do so by submitting a written letter of intent to participate in the process, along with any other documentation required in the posting. The letter and accompanying paperwork shall be submitted to the Chief of Police or his designee.

It is agreed that the testing of applicants shall be a prerequisite to the promotional process. A passing grade shall be established and announced prior to the start of the process and will be considered as a part of the applicant’s qualifications. The Employer shall consider the applicant’s rank seniority in his current position, together with qualifications in selecting the applicant for the promotion.

ARTICLE 9 Layoff and Recall

Section 9.1 Layoff

The Employer, at its discretion, shall determine whether layoffs are necessary. If it is determined that layoffs are necessary, employees covered by this Agreement will be laid off in accordance with their length of service beginning with the least senior employee.

Except in an emergency, no layoff will occur without at least fourteen (14) calendar day’s notification to the Union. The Employer agrees to consult the Union, upon request, and afford the Union an opportunity to propose alternatives to the layoff, though such consultation shall not be used to delay the layoff.
Section 9.2 Recall

Employees who are laid off shall be placed on a recall list for a period of fifteen (15) calendar months following layoff or as required by law, whichever shall be the longer. If there is a recall, employees who are on the recall list shall be recalled, in the inverse order of their layoff. Employees who are eligible for recall shall be given seven (7) calendar days’ notice of recall. Notice of recall shall be sent to the employee by certified or registered mail with a copy to the Union, providing that the employee must notify the Chief of Police or his designee of his intention to return to work within three (3) calendar days after receiving notice of recall. The employee shall be expected to return to work within forty-eight (48) hours after sending such notice of intent. The Employer shall be deemed to have fulfilled its obligations by mailing the recall notice by certified mail, return receipt requested, to the mailing address last provided by the employee, it being the obligation and responsibility of the employee to provide the Chief of Police or his designee with his latest mailing address. If an employee fails to timely respond to a recall notice his name shall be removed from the recall list.

ARTICLE 10 Discipline and Discharge

Section 10.1 Discipline and Discharge

The parties recognize the principles of progressive discipline where appropriate.

Disciplinary action or measures may include the following:

- Oral reprimand
- Written reprimand
- Suspension
- Demotion
- Discharge

The Employer reserves the right to impose a level of discipline appropriate to the conduct at issue for serious offenses without regard to whether prior less serious disciplinary actions have been taken. The Union shall be notified of any discipline imposed upon any member inclusive of member’s identity and the description of the discipline within five (5) business days. Any disciplinary action or measure imposed upon an employee may be processed as a grievance through the regular grievance procedure.

Section 10.2 Pre-disciplinary Meeting

For discipline other than oral and written reprimands, prior to notifying the employee of the contemplated discipline to be imposed, the Employer shall meet with the employee involved and inform the employee of the reason for such contemplated discipline including any names of witnesses and copies of pertinent documents. The employee shall be informed of his rights to Union representation and shall be entitled to such, if so
requested by the employee, and the employee and Union representative shall be given the opportunity to rebut or clarify the reasons for such discipline.

Section 10.3 Uniform Peace Officers’ Disciplinary Act/ Weingarten Rights

Employer agrees that the Uniform Peace Officers’ Act and NLRB v. Weingarten apply and are hereby incorporated by reference.

Section 10.4 Removal of Discipline

Upon the written request of the employee, the College shall remove all oral warnings and written reprimands from the employee’s personnel file after eighteen (18) months if there has been no additional discipline greater than the discipline imposed. Written reprimands relating to harassment, discrimination, assault, battery, workplace violence or substance abuse are excluded from these removal provisions. The College may retain any written reprimands so removed in a separate file for the purpose of any civil litigation in which the College may be involved.

ARTICLE 11 Hours of Work and Overtime

Section 11.1 Application of Article

This Article is intended only as a basis for calculating overtime payments, and nothing in this Article or Agreement shall be construed as a guarantee of hours per day or week.

Section 11.2 Normal Workday and Shift

The normal workday shall be eight (8) hours exclusive of an unpaid lunch period of thirty (30) minutes, but shall include two (2) fifteen (15) minute breaks, subject to work duties. The Board shall seek to adjust schedules where possible so as to maximize the likelihood that the lunch period shall be uninterrupted.

Section 11.3 Changes in Normal Work Day

As a condition of employment, all personnel accept a consecutive five (5) days to include Saturday as regular pay when their assignment requires them to work this schedule. Assignments will be made according to seniority or by employee request. All employees, except those working on his/her normally scheduled shift, will be paid double time for all time worked on Sunday, provided there shall be no pyramiding of overtime. Employees will be notified ten (10) working days prior to a change in work week.

Section 11.4 Overtime

Overtime shall be offered to full-time bargaining unit members first on a Department seniority basis regardless of rank unless there is a specific need to fill the overtime based
upon rank. In such cases where this specific need arises, rank seniority shall be utilized.
The Employer has the sole authority to authorize and request overtime assignments.

A seniority list shall be maintained to track overtime. When an overtime position becomes
available the most senior member shall be contacted for the available overtime. An
agreement to or a refusal for the available overtime shall be considered an offer to work
and the members name will be checked off. Failure to contact the employer within ten
minutes of a request to work overtime shall be considered a refusal and the member’s
name shall be checked off. When the next available overtime opportunity arises, the next
most senior member on the list, not checked off, shall be contacted and further calls for
the available overtime shall continue down the seniority list as necessary. When the end
of the seniority list has been reached contacts shall continue at the top of the seniority list.
This process shall continue in a cyclical format. In occurrences where there was a specific
need to fill overtime based upon the need for a higher rank, that individual will be
considered checked off and skipped over for the next available overtime in order to keep
all opportunities to work overtime balanced. If no bargaining unit member accepts the
overtime assignment or if insufficient members accept an assignment the Chief may use
non-bargaining unit members or outside contractual services to fill the manpower need for
the assignment.

Overtime pay shall be in accordance with the federal Fair Labor Standards Act and any
other applicable statute.

Overtime will be paid for all hours worked over forty (40) hours in any given workweek
at a rate of one and one-half (1 ½) times the regular rate of pay. However, sick days will
not be counted towards the 40 hours worked in the work week. All other benefit time will
count as hours worked.

Section 11.5 Staffing of Shifts

The safety and security of all staff and students at Joliet Junior College is a matter of upmost
importance. As Police Officer staffing is an essential component of the same, the Employer
agrees that, absent extenuating circumstances, the College will make every reasonable effort to
ensure that there is a minimum of two (2) armed Police Officers scheduled for each shift subject
to the following:

A. Employees acknowledge that, ultimately, staffing decisions are at the discretion of
management alone, though this discretion is often delegated to the Commander,
Sergeants, and Officer in Charge (OIC’s);

B. In instances where staffing creates overtime opportunities, the Employer agrees to
abide by the parameters set out in Section 11.4 of this Agreement;

C. In instances where staffing creates overtime vacancies that are unfilled and on an “as
needed basis,” the Employer agrees to mandate those shifts in a rotating, reverse
seniority basis.
Section 11.6 Call Back

The term “call back” is defined as a work assignment (which may include but not limited to training, emergencies and mandatory staff meetings) which does not immediately precede or follow an employee’s normal shift. “Call back” shall not be applicable if an officer is required to report to the station to complete work which the officer failed to properly complete during their regular tour of duty, which immediately preceded the call back.

Employees reporting back to work under the definitions of “call back” shall be compensated at a minimum of three (3) hours pay or actual hours worked, whichever is the greater, at time and one half.

Section 11.7 Court Time

For each hour worked in a duty-related court appearance outside their hours of work (i.e. hours not during their normal shift or on a day not regularly scheduled), employees covered by this Agreement shall be compensated at a minimum of three (3) hours or for all hours worked, whichever is the greater, at the rate of time and one half of the employee’s regular rate of pay.

Section 11.8 Compensatory Time

The employer may, at his discretion, offer employees the option of accruing up to a maximum of two hundred and forty (240) hours of compensatory time in lieu of overtime pay. The employee may request compensatory time in lieu of overtime payment, and the decision to allow compensatory time or pay overtime is subject to the Employer’s sole discretion. While employee wishes will be considered, the scheduling of compensatory time shall be subject to the paramount needs of the Department as determined by the Chief of Police, or his designee. The scheduling of compensatory time shall not adversely affect the department, and shall not be unreasonably denied.

Members may use accrued compensatory time through September 15th, after the end of the fiscal year in which it was earned. Compensatory time accrued in one fiscal year but used in the next, shall be paid at the salary rate that was in effect at the time it was earned.

On approximately October 1st, of each year, compensatory time accrued in the prior fiscal year, but not used by September 15th, shall be paid to the employee at the salary rate in effect at the time it was earned.

Section 11.9 Emergency Closing

When the President or his designee determines that it is necessary to close a facility because of an emergency situation, to include inclement weather, the following will apply:
A. Employees covered by this Agreement will be required to report to work and/or remain at work as scheduled, and may be required to work additional hours.

B. Employees will make every reasonable effort to report to work regardless of the weather, or other emergency circumstances.

C. An emergency situation at one campus location shall not necessarily affect employees at any other location.

D. Employees who are required to work during any such closings shall be compensated at their regular rate of pay plus an additional hour and a half of compensatory time for each hour worked.

E. For purposes of this section only, a closing shall begin at the time the College is declared closed by the President or his or her designee, and shall end when the College next opens for regular business or classes.

Section 11.10 No Pyramiding

Compensation shall not be paid or compensatory time taken more than once for the same hours under any provision of this Article or Agreement. No pyramiding of any benefits covered under this Agreement is allowed.

Section 11.11 Shift Supervisor

A. Officer in Charge
   (OIC) On any shift where there is an absence of an officer of higher rank than patrol officer, an Officer in Charge shall be designated. When an employee is assigned to act as an appointed officer in charge during a patrol shift, the employee shall receive their regular rate of pay plus an additional $1.65 per hour for each hour that the employee acts in that capacity. The designation of Officer in Charge shall be made by the Chief of Police or designee. Department seniority shall be considered when making those assignments, but shall not be the sole determining factor.

B. Sergeants/OIC Roll Call Preparation
   Fifteen (15) minutes prior to their scheduled shift start time, the Sergeant or OIC will conduct roll call, issue duty assignments and discuss information regarding reports, special watches and assignments. The Sergeant or OIC will be compensated at time and on half (1.5) for the fifteen (15) minutes.
ARTICLE 12 Employee Training and Development

Section 12.1 Basic Training

The Employer shall provide basic training, if required, for newly hired employees within the time frame as established by state law.

If employees covered by this Agreement are sent for training at the Police Academy, the Employer will advance the non-personal costs (tuition and room and board) associated therewith. Each employee so sent who voluntarily resigns employment with the College will reimburse the Employer for such expenses not reimbursed to the Employer by the State at a rate of 75% of such expenses if the employee resigns within one year of the training; 50% if within two years of the training; 25% if within three years of the training; after three years, no reimbursement.

Section 12.2 Required Training

Training, other than basic training covered in Section 12.1, or study courses required of an employee, recommended by the Chief of Police or his designee shall be fully funded by the Employer.

Members attending training shall be reimbursed for travel and meals based on JJC Board Policy 2.17.1.

ARTICLE 13 Holidays

Section 13.1 Eligibility

The following benefits are available only to full-time employees covered by this Agreement. However, should part-time employees actually work on a holiday and otherwise meet the eligibility requirements for holiday pay; they shall receive time and one-half holiday pay.

Section 13.2 Holidays

Holidays within the meaning of this Agreement shall be fourteen (14) days during each calendar year of the contract. In the event the Board declares any holiday other than those listed below, it shall be considered a holiday under this Agreement.

Independence Day           New Year’s Eve Day
Labor Day                  New Year’s Day
Veteran’s Day              Martin Luther King’s Birthday
Thanksgiving Day           Presidents Day
Day after Thanksgiving     Memorial Day
Christmas Eve Day          Good Friday
Christmas Day              Floating Holiday*
Day after Christmas  

**Floating Holiday**

*applicable only to full-time employees with five or more year’s continuous service with the college

**applicable only to full-time employees with fifteen or more year’s continuous service with the college

Full-time employees covered by this Agreement shall receive their regular rate of pay for the equivalent of an eight (8) or ten (10) hour period on each of the holidays so listed above dependent on employees work schedule.

**Section 13.3 Holiday Pay**

Full-time employees covered by this Agreement if scheduled to work on the actual holiday, and do so, shall be compensated at their regular (straight time) pay rate, plus a holiday premium of time and one-half for those hours actually worked.

A full-time employee whose regularly scheduled day off falls on a holiday shall not receive holiday pay, but, instead, shall receive compensatory time commensurate with the officer’s current hours of work schedule. Members may use accrued compensatory time through September 15th after the end of the fiscal year in which it was earned. There will be no payout of compensatory time earned under Section 13.3.

Full-time employees scheduled to work on a holiday, but not required to by the Employer, shall receive holiday pay (time and one-half) only.

Qualifications for holiday pay shall require that an employee work on his/her scheduled job the day prior to and the first scheduled day after the holiday, unless the employee has been excused by the Employer.

**ARTICLE 14 Sick Leave**

**Section 14.1 Eligibility**

The following benefits are available only to full-time employees covered by this Agreement.

**Section 14.2 Accrual and Procedures**

Each employee shall accrue sick leave with pay at a rate of one and one-sixty-seventh (1.67) working days per month of service, equal to twenty (20) sick days per year. The accrued sick leave shall be retroactive to each employee’s employment starting date with the Employer, provided sick leave shall not be taken during the first sixty (60) days of employment.
Unused sick leave may accumulate up to a maximum number of three hundred sixty (360) days.

**Section 14.3 Earned Sick Leave & Carryover**

Sick leave will be earned while on Family and Medical Leave (FMLA) but will not be earned on periods outside of FMLA such as approved additional leave (including disability, and other medical/sick leave, or unpaid time off) as the employee is not in an active working status. Upon return to work, accruals will resume and/or be pro-rated accordingly. This does not mean the employee will gain any retro time for sick leave not earned while on approved additional leave.

Sick leave may be carried over from year to year but may not exceed maximum rates established for each classification.

**Section 14.4 Usage & Recording**

Leave meeting the eligibility criteria for FMLA will follow the guidelines and requirements for FMLA and be designated as such. Where applicable, a leave may also be applicable as an accommodation under the ADA, and will follow ADA guidelines and requirements.

Employees may use sick leave for their own personal illness, injury and medical appointment or for an eligible family member: employee’s spouse, child, domestic partner, sibling, parent, mother/father-in-law, grandparent, grandchild, stepchild or stepparent unless otherwise defined in collective bargaining agreement. Use of sick time for these purposes is meant for short-term duration and is not intended to create additional leave above FMLA or accommodations under ADA, if applicable. Sick days used for an eligible family member (excluding leave under the FMLA) cannot exceed five consecutive business days. An additional five business days (10 day maximum) may be approved by Human Resources.

Employees should follow attendance guidelines as indicated in the Employee Handbook and any established departmental procedures for calling in and/or requesting sick leave. Sick leave must be recorded based on time off requests/reporting processes at the time of the request or usage of sick time. Sick leave for scheduled absences should be requested in advance and scheduled when feasible to lessen disruption to the work area.

**Section 14.5 Earned Time Limits**

After the initial twelve (12) weeks of continuous leave, if qualified for FMLA, or upon exhausting paid time off, whichever occurs first, no additional sick leave time will be earned until the employee has returned to active status.

Upon return, employees who earn sick leave on a bi-weekly accrual basis, will resume accrual the following pay period. Employees who earn sick leave on a fiscal year basis will receive sick leave hours on a pro-rated basis calculated on scheduled work time remaining for the fiscal year.
Vacation leave balances may also be adjusted for those employees earning vacation leave on a fiscal year basis when an employee is out on a medical/sick leave of absence outside of the initial twelve (12) weeks of continuous leave FMLA leave.

**Section 14.6 Return to Work**

A sick leave absence in excess of three (3) consecutive days requires the employee to present to Human Resources a written physician’s note or statement from other licensed medical authority indicating that the employee was under their care. The note/statement should indicate a release date to return to assigned duties. This note must be provided to Human Resources prior to the employee resuming work duties. Human Resources reserves the right to request a doctor’s note/statement and return to work documentation for absences less than three (3) days when the frequency of absence is such that creates a concern of abuse or misuse.

**Section 14.7 Concurrent Leaves**

Other leaves may run concurrent to paid sick leave (e.g. FMLA or ADA).

**Section 14.8 Benefit Coverage**

Insurance coverage is maintained for eligible employees while on paid sick leave.

Employees will be required to make contributions for continuation of benefits or insurance while on an approved unpaid leave (FMLA, ADA).

**Section 14.9 Employee Donated Sick Time**

Employees who have exhausted all of their sick time, vacation, personal, floating holiday, and compensatory time may be eligible for employee-donated sick (EDS) time (45 days maximum).

Employee donated sick time will be considered when an employee continues to be on an approved leave for their own serious health condition and has exhausted all paid leave time.

For a second request for donated sick leave to be considered, an individual must complete three (3) additional years of full time service, from the date of the first day of the donated sick days to become eligible.

**Section 14.10 Maximum Leave Duration**

Generally, the maximum leave duration (paid and unpaid) for a medical related leave of absence will be limited to twelve (12) months. This will include FMLA and any reasonable accommodation under the American’s With Disabilities Act (ADA) because of a serious health condition (See ADA policy). To be considered actively returned to work, the employee must return for at least 10 work days.
ARTICLE 15 Leaves of Absence

Section 15.1 Eligibility

The following benefits are available only to full-time employees covered by this Agreement.

Section 15.2 Injury Leave

An employee who sustains an injury or illness arising out of the course of his employment shall be eligible for all the benefits and provisions of the Illinois Worker’s Compensation Act. The difference between the employee’s regular salary and benefits pursuant to Worker’s Compensation shall be paid as pro rata sick leave if the employee has accumulated sufficient leave thereof. The obligation of the Employer to pay such difference shall cease with the exhaustion of the employee’s accumulated sick leave.

Section 15.3 Personal Leave

Subject to a written request approved by the appropriate administrator, at least forty-eight (48) hours in advance with reasons stated, three (3) personal leave days per year may be authorized without loss of pay for the following reasons: (In an emergency which precludes an advance request, the forty-eight (48) hour period may be waived by the Employer and the Employer may request documentation of the emergency which requires less that forty-eight (48) hours’ notice.)

A. To testify in Court
B. To attend legal or civil hearings
C. Because of serious family crisis not covered by sick leave
D. To settle an estate
E. To complete personal business that could not be completed at any other time

Unused personal leave shall be added to the employee’s accumulated sick leave.

Section 15.4 Jury Leave

An employee required to serve on jury duty on a scheduled workday shall be excused from work on that day without loss of pay. The employer will compensate the employee at their regular pay upon signing and remitting their jury duty check to the College.
Section 15.5 Bereavement Leave

Employees may be excused from work and be paid at their regular straight time rate for a death in the family, under these conditions:

A. Pay will be limited to the necessary time lost from the regular schedule not to exceed three (3) work days. One (1) additional day, to be deducted from sick leave, may be granted for travel or other justifiable reasons, if so requested.

B. The appropriate supervisor should be notified of the death and resultant leave as soon as possible.

C. For this Article, family is defined to include the following:

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Documentation of family death shall be provided if requested by the Employer.

Section 15.6 Military Leave

Military leave and re-employment rights shall conform to federal and state requirements. The employee shall present written evidence of induction or call to training or active duty for reserve or National Guard status to the Chief of Police as soon as practical after receiving such notification.

Section 15.7 Family Medical Leave

Family medical leave shall be allowed in accordance with the provisions of the Family Medical Leave Act of 1993, as amended.

ARTICLE 16 Medical Benefits and Insurance

Section 16.1 Eligibility

The following benefits are available only to full-time employees covered by this Agreement.
Section 16.2 Health Insurance

Health insurance, which includes medical, dental and vision insurance, for new full time employees shall commence on the first day of full-time employment with the College. The benefits shall be provided on the basis of a coordination of benefits clause. For new full-time FOP members, coverage shall commence on or as soon after the first working day of his/her employment as per stipulation of carrier. Coverage with Joliet Junior College will terminate thirty (30) days after the termination of employment with the College.

The Master Agreement between the College and the insurance company shall be controlling in any case; however, in no instance shall the enumerated benefits be reduced.

Section 16.3 Utilization Review

This program requires that the Utilization Review Service be called via an 800 number prior to an elective hospital stay, within 48 hours of an emergency hospital stay, or prior to any surgery regardless of location, other than minor surgery performed in the physician’s office. If notification is not complied with, there is a penalty; however, there are no penalties for difference of opinion between the physician and the Utilization Review Service provider. Extraordinary circumstances will be taken into consideration prior to the penalty being imposed.

Section 16.4 Insurance Committee

The College and the FOP agree to the appointment of a joint committee to continue to study the insurance programs and benefits of the College as they affect the employees of the College. This study shall specifically consider the possible programs and benefits during the interim between negotiations of collective bargaining agreements, such to be subject to overall financial guidelines and limitations, and to the extent to which such on-going committee would have the utilization of specific funds for its work. The FOP shall appoint one (1) full-time bargaining member to the committee. The committee shall choose its own chairperson when it first meets.

The committee shall report its results as soon as such have been completed to the President of the College and to the FOP representatives. Nothing the committee acts upon shall be deemed to be binding to either party to alter any aspect of the current collective bargaining agreement. The foregoing shall not serve as a formal re-opener of any part of the Agreement except as the parties shall otherwise mutually agree.

Section 16.5 Cost Containment

The union agrees not to withhold approval of reasonable cost-reduction methods recommended by the insurance committee, including plan structure and employee out of pocket costs, if the overall increase in costs per employee exceeds 16% in any one year or an average of 10% or more in any consecutive three years. The insurance committee shall consider plan changes necessary to control plan costs. With the concurrence of both parties by letter of agreement, such changes may be implemented at any time under this agreement.
Section 16.6 Employee Contributions

An employee’s contribution for medical and other health-related insurance will be 8% of the College’s cost per employee for the level of insurance selected. The cost for each level of insurance coverage will be based on the most recent renewal notification document provided by the College’s benefit consultant. The standard contribution of 8% will be based on the salary of the top step, D+15 column of the Faculty contract for the applicable year. An individual member’s contribution will be pro-rated based on the member’s base salary compared to the base salary of the top step of D+15 column of the Faculty contract for the applicable year.

Section 16.7 Federal Law Regarding Health Insurance

If federally mandated health insurance requirements increase the total health insurance benefits costs to the College or change the scope or type of health insurance benefits which must be provided by the College. The College and Union will meet to negotiate necessary modifications to the health plan.

Section 16.8 Life Insurance

Life insurance for full-time employees shall be provided pursuant to the following:

A. A life insurance policy shall be provided for each full-time employee during the period of full-time employment in the amount of ten thousand dollars ($10,000) over annual base, plus accidental death and dismemberment provisions.

B. An employee may purchase optional term life insurance up to $750,000 for themselves and/or spouse and optional term life insurance may be purchased for children at the cost of the insurance under the group plan rate.

Section 16.9 Adjustment of Benefits

The Board will adjust insurance benefits to equal those hereafter granted to full-time faculty during the term of this Agreement.

Section 16.10 Flexible Benefit Plan

If permitted by law, the Board may maintain a Section 125 flexible benefit plan.

Section 16.11 Changes in State Law regarding SURS Pension

The College may deny a Police Labor Council member with more than 10 years of SURS eligible service credit years any increases that could result in the College being subject to assessments by SURS earnings-increase limit. In making this decision, the College will consider the benefit to students, programs, departments and the College.
The parties acknowledge the ongoing uncertainty with respect to the State of Illinois and its public employee pension systems, including possible legislative changes that may impact the parties such as a cost shift from the State to local community colleges of the normal cost of SURS pension contributions. The parties further acknowledge that a cost shift from the State to local community colleges of the normal cost of SURS pension contributions could result in a significant and materially adverse impact to the College’s finances. In light of these factors, in the event of a legislative or regulatory change that results in increased pension contribution costs to the College during the term of this Agreement, including a cost shift from the State to local community colleges of the normal SURS pension contribution, the College and Union will meet to have a good faith discussion of possible courses of action to respond to the legislative or regulatory changes.

ARTICLE 17 Vacation

Section 17.1 Eligibility

All full-time employees shall be eligible for vacation based on College seniority pursuant to the following schedule.

A. Full-time employees shall receive from the date of hire through the end of the fifth (5th) year: two (2) weeks or eighty (80) hours.

B. From the beginning of the sixth (6th) year and over: four (4) weeks or one hundred and sixty (160) hours.

Section 17.2 Use of Vacation Time

Upon hire, the College will advance the prorated share of vacation hours based on the officer’s hire date and place that time in the officer’s vacation bank. However, no vacation hours may be taken until the completion of the probationary period. Once the probationary period has been completed, those vacation hours may be taken in accordance with Sec. 17.3 Scheduling of Vacation. After the completion of the probationary period, any additional vacation time accrued prior to July 1, will be prorated and added to the officer’s bank as earned, in accordance with the College’s procedures.

On July 1st following the completion of an officer’s probationary period and each subsequent July 1st, the College will place the anticipated number of vacation hours to be accrued during the subsequent 12 months into the officer’s vacation bank.

The officers will be eligible to utilize those subsequent hours immediately even though they have not yet been accrued.

Should an officer utilize non-accrued vacation time and then resign their position, retire, or be terminated prior to accruing that time, the College shall reduce the officer’s final check in the amount of any utilized vacation time that was not accrued/earned. Should that un-accrued vacation
time exceed the amount of the final check, the officer shall be responsible for reimbursing the College for any excess amount.

Section 17.3 Scheduling of Vacation

The Chief of Police or his designee will establish a blank vacation schedule and post it on the bulletin board by May 1st of each calendar year for the vacation time period starting on July 1 and ending June 30th of any given year. Such posting shall be for a thirty (30) day time period where employees may sign up for their preferred vacation time. After the thirty day posting the Chief of Police or his designee shall schedule officers requesting vacation based upon their Department seniority and post such vacation schedule on the bulletin board. After the vacation schedule is posted, any open dates may be selected on a first come, first serve basis throughout the posting time period. Vacation selections shall not be unreasonably denied.

Section 17.4 Vacation Pay

Employee’s vacation pay shall be paid on the basis of the regular shift rate prevailing at the time said vacation is taken including any applicable shift differential.

Section 17.5 Carry-over of Vacation

Employees may carry over vacation, based on College seniority, according to the following schedule:

A. During first (1st) through the end of the fifth (5th) year.

   Employee may not carry more than eighty (80) hours, 10 days into the new fiscal year beginning July 1.

B. During sixth (6th) and beyond.

   Employees may not carry more than two hundred and forty (240) hours, 30 days, into the new fiscal year beginning July 1.

C. Any vacation time remaining on June 30th of each year in excess of the above maximum allowable accumulation will be lost, except as follows:

   1. If previously scheduled and approved vacation is canceled at the request of the administration due to an emergency and cannot be rescheduled at a later date, this time may be carried into the next fiscal year.

   2. If an employee becomes seriously ill and is unable to use the vacation time as previously scheduled and approved and is unable to reschedule the vacation at a later date, this time may be carried into the next fiscal year.
ARTICLE 18 Tuition Waiver

Full-time and part-time sworn officers and their immediate family (spouse and dependent children only) shall be entitled to enroll in courses that earn college credit offered by Joliet Junior College and the tuition will be waived upon request.

ARTICLE 19 Uniforms

Section 19.1 Uniforms Reimbursement

All employees are required to wear a uniform. Employees are responsible for laundry of their uniforms and they are required to be dressed in a neat and clean uniform at all times.

The Employer shall provide all full-time employees covered by this Agreement an allowance in the sum of one thousand fifty ($1050.00) dollars annually for the purpose of purchasing and maintaining their uniforms. Part time employees shall receive one half (1/2) of the forgoing uniform allowance. Payment of said allowance shall be made in two equal installments. The first payment shall be made within thirty (30) calendar days of execution of this Agreement to all current bargaining unit members and on the pay date immediately following January 15th, of each subsequent year of this Agreement. The second payment shall be made on the pay date immediately following July 15th, in each year of the Agreement. Payments will be made in accordance to applicable IRS regulations.

All uniforms shall be prescribed by the Chief of Police or designee, provided the Employer shall continue to provide a vendor for such uniforms.

Section 19.2 Body Armor

The College will provide a protective vest (body armor) of minimum Level 2 quality as defined by the National Institute of Justice. Officers, for whom the body armor has been provided, shall be required to wear the protective vest while on duty and may be subject to discipline for failure to wear said vest.

Replacement body armor shall be provided every five (5) years. It shall be the responsibility of the employee to request the replacement at least sixty (60) days prior to the date of replacement. Any employee not meeting this sixty (60) day requirement shall still be entitled to a replacement vest.

Section 19.3 Replacement of Personal Property

The Board agrees to continue its practice to repair or replace as necessary an officer’s personal property (deemed to be reasonable) if the item is damaged or broken during the course of the employee’s regular duties. The incident shall be documented, and a voucher for replacement filed with the officer’s immediate supervisor within twenty-four (24)
hours of said incident or by the beginning of the employee’s next regularly scheduled shift, whichever is later.

**ARTICLE 20 Performance Management**

The College recognizes that the accomplishments of all staff and communication between employees and supervisors is critical to organizational success. It is the expectation that all employees have a clear understanding of their job and performance expectations, receive ongoing feedback and coaching on their performance, identify development opportunities, and address performance that does not meet expectations.

All employees should receive performance reviews. All performance reviews shall be conducted on an annual basis. The reviews will include a written performance appraisal and discussion between the employee and supervisor regarding topics such as goals, job duties, work performance, development, and expectations for the coming year.

**Performance Improvement**

Employees are expected to achieve or meet performance goals and expectations established in their current positions through discussion with their managers.

When employees performance drop below the threshold of meeting expectations, managers should identify performance gaps and address concerns with employees through coaching and established plans and objectives to assist the employee in improving their performance. If performance deficiencies are not corrected to required standards through these methods, disciplinary action pursuant to Article 10 of this agreement may be initiated.

Managers should consult with Human Resources for support on coaching and developing performance improvement plans.

**ARTICLE 21 Subcontracting**

It is the general policy of the Employer to continue to utilize its employees to perform work they are qualified to perform. Employer shall continue to utilize bargaining unit personnel for overtime or Special Event Detail. In the event no bargaining unit person is available to work an assignment, the Employer may contract out the work or assign non-bargaining unit personnel to perform the work.

**ARTICLE 22 Communications**

**Section 22.1 Union Meetings**

The Union may make non-political use of College facilities and equipment within the guidelines of established Board policy.
Section 22.2 Bulletin Board

The Union shall be provided with bulletin board space to post notices and other material related to Union activities. The Union shall be entitled to use a bulletin board in the break room. Items posted by the Union shall not be political or inflammatory. The posting and duration of posting must be approved prior to posting by the Chief or his designee. The bulletin board space allocated shall be labeled for Union use and only Union representatives shall have authority to post and/or remove materials on the bulletin boards.

Section 22.3 Notification of College Board Meetings

The Board shall furnish the Union representative with a copy of the Board meeting agenda in advance of each regular or special meeting. A copy of the minutes of the immediate past meeting will be furnished to the Union as expediently as possible after these minutes have been officially approved by the Board.

Section 22.4 College Board Notification in Change of Personnel

The Union will be supplied with immediate written notification of newly hired bargaining unit employees stating effective date of employment, as well as immediate written notification of all promoted bargaining unit employees and any other change in the long-term work status of a member of the bargaining unit.

Section 22.5 Notification of Bargaining Unit Positions

When an opening occurs, a written copy of the opening will be sent immediately to the Union representative.

Section 22.6 Council Activity During Working Hours

Council representatives shall, after giving appropriate notice to the Chief of Police, be allowed reasonable time off with pay during working hours to attend grievance hearings if such officers are required to attend such meetings by virtue of being Council representatives. This only applies to one (1) on-duty personnel. In the event the individual is off-duty, there shall be no compensation. In no event shall such time be allowed if it compromises or unduly disrupts the operations of the department.

ARTICLE 23 Wages and Other Compensation

Section 23.1 Salaries

During the term of this Agreement the pay schedule for all full-time officers covered by this Agreement shall be based on the following schedule:

A. The rate shall be retroactively applicable, as of July 1, 2015, to all employees working on the date of the execution of this Agreement.
B. Retroactive pay pursuant to this Agreement is only applicable to employees of the College who are employed on the date of execution of this Agreement.

C. Step increases will be effective 7/1 of the fiscal year in which an employee’s anniversary is recognized (e.g. if an officer’s anniversary date is 11/1/2017, the officer would receive his/her step increase on 7/1/2017).

D. New Hires

1. All full time and part time employees hired into bargaining unit positions are subject to a probationary period per Section 8.1 and will be hired into the probationary rate.

2. Employees hired between July 1, and December 31, and have successfully completed the probationary period, will receive their first step increase effective on their actual anniversary date. They will receive their “2 to 3 years” (second) step increase on the following July 1st. From that point forward all subsequent step increases will be effective on July 1st. (e.g. Employee hired August 1, 2016, will receive their first increase on August 1, 2017. They will receive their “2 to 3 years” (second) step increase on July 1, 2018).

3. Employees hired between January 1, and June 30, and have successful completed the probationary period, will receive their first step increase effective on their actual anniversary date. They will receive their “2 to 3 years” (second) step increase on the second July 1st after the first step increase. From that point on all subsequent steps will be effective on July 1st. (E.g. Employee hired February 1, 2016, will receive their first increase on February 1, 2017. They will receive their “2 to 3 years” (second) step increase on July 1, 2018).
PATROL OFFICERS

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NOTE: For FY20 only, the pay rate for the last step of the schedule was increased by 5%.

SERGEANTS

<table>
<thead>
<tr>
<th></th>
<th>102.00%</th>
<th>102.25%</th>
<th>102.50%</th>
<th>102.50%</th>
<th>102.50%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FY19</td>
<td>FY20</td>
<td>FY21</td>
<td>FY22</td>
<td>FY23</td>
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<td>PROBATION</td>
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<td>32.48</td>
<td>33.29</td>
<td>34.12</td>
<td>34.97</td>
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<td>GREATER THAN 1 TO 2 YEARS OF SERVICE</td>
<td>31.97</td>
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<td>GREATER THAN 2 TO 3 YEARS OF SERVICE</td>
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<td>GREATER THAN 4 TO 5 YEARS OF SERVICE</td>
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<td>GREATER THAN 6 TO 7 YEARS OF SERVICE</td>
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<td>36.51</td>
<td>37.42</td>
<td>38.36</td>
<td>39.32</td>
</tr>
</tbody>
</table>

NOTE: For FY20 only, the pay rate for the last step of the schedule was increased by 5%.
E. Shift differentials shall be paid (added to the applicable rates set forth above) as follows:

Afternoon shift (at or after 2:00 p.m. but before 10:30 p.m.)  .28

Night shift (at or after 10:30 p.m. but before 6:00 a.m.)  .33

Section 23.2 Training Instructor

An employee covered by this Agreement, who is assigned by the Chief of Police or his designee to instruct training shall receive two (2) hours overtime for each day spent in instruction in addition to their regular rate of pay.

Section 23.3 Emergency Medical Technician

Should any of the employees covered by this Agreement be required by the Employer to attend a seminar or participate in training to maintain their license, the Employer shall reimburse the employee for all necessary expenses per Board policy.

Section 23.4 Longevity Increases

All current full-time Police officers will be eligible for a Longevity Increase based on their number of continuous full-time years as a sworn officer. Full-time years are calculated as the full years of continuous employment as of June 30th, of the year following the July 1st, increase. (E.g. if an officer’s anniversary date is 11/1/2017, the officer would receive his/her longevity increase on 7/1/2017). In addition to the base salary rates increases listed above, full-time police officers may receive an additional rate increase as described below. Full-time sworn officers will receive, in the year in which they qualify, rate increases A, B, or C shown below. Once a police officer receives the rate increase in A, B, or C below, they are not eligible to receive it again in that category. However, longevity rate increases become a regular part of that police officer’s base rate for future years in calculating percentage increases.

Longevity Increase Categories and Rates of Pay

<table>
<thead>
<tr>
<th>Category</th>
<th>Years</th>
<th>Rate of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category A</td>
<td>10 years</td>
<td>$0.35 per hour</td>
</tr>
<tr>
<td>Category B</td>
<td>15 years</td>
<td>$0.40 per hour</td>
</tr>
<tr>
<td>Category C</td>
<td>20 years</td>
<td>$0.45 per hour</td>
</tr>
</tbody>
</table>
ARTICLE 24 Outside Employment

A. Request for Authorization to Engage in Secondary Employment

Employees wishing to engage in off-duty secondary Employment shall first notify the Chief, in writing, of their secondary employment, including:

1. The nature of the business involved and specific job duties; and

2. Name, address, and phone number of the business involved, and the name, address, and phone number of the owner, operator, or manager of the business; and

3. An estimate of hours to be worked, on a weekly basis, by the Employee, while engaged in secondary employment.

B. Employee Considered to be employed by Secondary Employer

All Employees working secondary employment shall be considered to be employees of the secondary employer and not of the College during their secondary employment. The secondary employer and the employee shall each execute a statement acknowledging the employee’s status as an employee of the secondary employer. No secondary employment shall be authorized without the foregoing statement.

C. Authorization of Employer

Employees shall not engage in secondary off-duty employment until written authorization from the Employer, approving the request, is received by the Employee. If the request is not approved by the Employer, the Employer shall provide written reasons for the denial to the employee.

D. Part-Time Security or Other Police Employment

All part-time security or police secondary employment must conform to Sections A, B, and C above, and shall also conform to the following criteria:

1. Such Employment shall not be conducted in the uniform of the College or with any College equipment, unless approved the Chief.

2. All Employees working secondary employment must be covered under their secondary employer’s authority and, that employer must accept
responsibility and liability for the employee’s performance during their employment.

3. A Statement of Acceptance of Responsibility (Waiver of Liability) from the secondary employer must be received prior to approval of secondary employment by the Chief.

E. Prohibited Employment

The parties recognize that it is in the best interest of all, to have an alert and non-distracted work force. More specifically, the types of jobs from which employees shall be prohibited from working shall include the following:

1. Where the employer’s uniform, badge, vehicle or employer-supplied equipment is utilized unless specifically approved by the Chief of Police or his designee;

2. Where the hours worked on the outside job cause the Employee such fatigue that he/she is unable to properly perform his/her job duties;

3. Where a scheduling conflict of interest with his/her job duties for the Employer is created;

4. Where the type of secondary employment is prohibited by law, or negatively reflects on the Employer.

5. In any security type position, at any establishment which delivers alcoholic beverage as its primary source of revenue.

F. Non Law Enforcement or Security Employment

Ongoing off duty employment that is unrelated to the Law Enforcement field does not require departmental authorization. However the employee shall notify the department in writing of the information required in section A 1 through 3 of Article 24 of this agreement regarding any such work.

Notification or permission is not required for:

1. One time or sporadic periods of employment of this nature that do not exceed three consecutive days or three days within a 30 day period or;

2. Which do not trigger issues raised in Sec. E 1 through 5 of Article 24.
SECONDARY EMPLOYMENT ACKNOWLEDGEMENT

_____________________________, as the “employee” and __________________   _ as the “secondary employer” acknowledge and agrees that while the employee is employed by the secondary employer, said employee is the employee of the secondary employer and not an employee of Joliet Junior College.

_______________________________        ______________________________
Employee Signature        Chief of Police Signature

___________________        ___________________
Date            Date
ARTICLE 25 Substance Abuse Testing and Rehabilitation

Section 25.1 Statement of College Policy

It is the policy of the Employer, Joliet Junior College, that the public has the reasonable right to expect persons employed by the College to be free from the effect of drugs and alcohol. The College, as the Employer, has the right to expect its Employees to report to work fit and able for duty. The purpose of this policy shall be achieved in such a manner as not to violate any established rights of the Employees.

Section 25.2 Prohibitions

Employees shall be prohibited from:

A. Consuming or possessing alcohol (unless in accordance with duty requirements) at any time during the work day or anywhere on any College premises or job sites, including all College buildings, properties, vehicles and the Employee’s personal vehicle while engaged in College business;

B. The use, possession or the sale, purchase or delivery of any illegal drug at any time on or off duty (unless in accordance with duty requirements);

C. Being under the influence of alcohol or illegal drug during the course of the work day;

D. Failing to report to their supervisor any known adverse side effects of medication or prescription drugs which they are taking.

Section 25.3 Drug and Alcohol Testing Permitted

Where the College has a reasonable suspicion to believe that an Employee is then under the influence of alcohol or illegal drugs during the course of the work day, the College shall have the right to require the Employee to submit to alcohol or drug testing as set forth in this Agreement. At least one supervisory personnel, who is not a member of the bargaining unit represented by the Council, must certify in writing his/her reasonable suspicion concerning the affected Employee prior to any order to subject to the testing authorized herein. There shall be no random testing or unit-wide testing of Employees, except random testing of an individual Employee as authorized in Section 25.7 below. The foregoing shall not limit the right of the College to conduct tests, as it may deem appropriate for persons seeking employment as Police Officers prior to their date of hire.
Section 25.4 Order to Submit to Testing

At the time an Employee is ordered to immediately submit to testing authorized by this Agreement, the College shall provide the Employee with written notice of order, setting forth all of the reasonable suspicions which have formed the basis of the order to test. The Employee shall be permitted to consult with a representative of the FOP at the time the order is given. No questioning of the Employee shall be conducted without first affording the Employee the right to FOP representation and/or legal counsel. The Employee’s inability to obtain FOP representation and/or legal counsel shall not unreasonably delay conducting the test and in no event shall the delay be longer than two (2) hours. Refusal to submit to such testing may subject the Employee to discipline, but the Employee’s taking of the test shall not be construed as a waiver of any objection or rights that he may have.

Furthermore, in conformity with 50 ILCS 727/1-25, et al., unit employees shall be ordered to submit to drug and alcohol test or screen when the Chief or the Chief's designee, in his or her discretion, reasonably believes any of the following circumstances arise:

(a) An employee discharges a firearm on duty, causing an injury or death to a person or persons, during the performance of his or her official duties or in the line of duty. In any instance where an employee has been involved in an "officer-involved shooting" as outlined above, the drug and alcohol testing shall be completed as soon as practicable after the alleged incident but no later than the end of the officer's shift or tour of duty.

Section 25.5 Tests to be Conducted

In conducting the testing authorized by this Agreement, the Employer shall:

A. Use only a clinical laboratory or hospital facility that is licensed pursuant to the Illinois Clinical Laboratory Act that has or is capable of being accredited by the Substance Abuse and Mental Health Services Administration (SAMHSA); and which has a medical review officer on staff to review the records.

B. Insure that the laboratory or facility selected conforms to all SAMHSA standards.

C. Establish a chain of custody procedure for both the sample collection and testing that will insure that integrity of the identity of each sample and test result. No Employee covered by this Agreement shall be permitted at any time to become a part of such chain of custody.

D. Collect a sufficient sample of the same bodily fluid or material from an Employee to allow for initial screening, a confirmatory test resolved for later testing if requested by the Employee.
E. Collect samples in such a manner as to preserve the individual Employee’s right to privacy, but also to insure a high degree of security for the sample and its freedom from adulteration.

F. Confirm any sample that tests positive in the initial screening for drugs by testing the second portion of the same sample by gas chromatography mass spectrometry (GCMS) or an equivalent, or better scientifically accurate and accepted method that provides quantitative data about the detected drug or drug metabolites.

G. Provide the employee tested with an opportunity to have the additional reserved sample tested by a clinical laboratory or hospital facility of the employee’s own choosing, at the employee’s expense; provided the employee notifies the Employer within seventy-two hours of receiving the results of the test, and provided that the clinical laboratory or hospital facility conforms the same criteria as set forth above.

H. Require that the laboratory or hospital facility report to the Employer that a blood or urine sample is positive only if both the initial screening and confirmation test is positive for a particular drug. The parties agree that should any information concerning such testing or results thereof be obtained by the Employer inconsistent with the understanding expressed herein (e.g. billings for testing that reveal the nature or number of test administered), the Employer will not use such information in any manner or forum adverse to the Employee’s interests. This is intended to protect the confidentiality of such information and shall not prohibit the Employer from using positive test results in any disciplinary action or proceeding against the affected Employee.

I. Require that with regard to alcohol testing, for the purpose of determining whether the Employee is under the influence of alcohol, test results showing an alcohol concentration of .02 or more based upon the grams of alcohol per 100 millimeters of blood be considered positive. Anything below .02 would be considered negative.

J. Provide each Employee tested with a copy of all information and reports received by the Employer in connection with the testing and the results within three (3) days of receipt.

K. Insure that no Employee is subject of any adverse employment action except emergency temporary reassignment or relief from duty with pay during the pendent of any testing procedure. Any such emergency reassignment or relief from duty shall be immediately discontinued in the event of a negative test result.
Section 25.6 Right to Contest

The FOP and/or the Employee, with or without the FOP, shall have the right to file a grievance claiming that any provision of Section 25.4 and 25.5 have been violated. The filing of a grievance shall not affect the Employer’s right to take disciplinary action against the Employee if otherwise allowed under this Article. Employees retain any such rights as may exist and may pursue the same in their own discretion, with or without the assistance of the FOP.

Section 25.7 Voluntary Requests for Assistance

The Employer shall take no adverse employment action against an Employee who voluntarily seeks treatment, counseling or other support for alcohol or drug related problem, other than the Employer may require reassignment of the Employee with pay, if such reassignment is possible or available, if he is then unfit for duty in his current assignment. If no reassignment is possible or available, or if the Employee is unable to work due to the treatment or counseling he or she is receiving, the Employee may take an unpaid leave of absence subject to approval by the College. Such an Employee may elect to use accumulated time-off options during or as a part of such a leave of absence. The Employer shall make available through its Employee Assistance Program a means by which the Employee may obtain referrals and treatment. All such requests shall be confidential and any information received by the Employer, through whatever means, shall not be used in any manner adverse to the Employee’s interests, except reassignment as described above.

Section 25.8 Discipline

The employer retains its right to discipline employees for violations of its substance abuse policy in accordance with this Agreement.

No disciplinary or adverse employment action will be taken against employees who voluntarily identify themselves as having a substance abuse problem, obtain counseling and rehabilitation through the College’s Employee Assistance Program, prior to any conduct giving rise to a notice to be tested, and, thereafter refrain from violating the College’s policy on alcohol and drug abuse and comply with the following conditions.

A. The Employee agreeing to appropriate treatment as determined by the physician’s involved.

B. The Employee discontinues his use of illegal drugs or alcohol.

C. The Employee completes the course of treatment prescribed, including an “after care” group for a period of up to twelve months.

D. The Employee agrees to submit to random testing during hours of work during the period of “after care”.
The Employees that do not agree or who do not act in accordance with the foregoing, or test positive for the presence of illegal drugs or alcohol during the hours of work shall be subject to discipline, up to and including discharge.

The foregoing shall not be construed as obligation on the part of the Employer to retain and Employee on active status throughout the period of treatment if it is appropriately determined that the effect of the Employee’s use of alcohol or drugs prevents such individual from performing the duties of a Police Officer or whose continuance on active status would constitute a direct threat to the property or safety of others. Such Employee shall be afforded the opportunity to use accumulated paid leave or take an unpaid leave of absence, at the Employee’s option, pending treatment. The foregoing shall not limit the Employer’s right to discipline the Employee for misconduct.

**ARTICLE 26 Special Event Duty**

Special Event Duty (SED) pay shall apply to any function on any Joliet Junior College Campus or Foundation property, being sponsored by an external group or individual which requires the scheduling of additional JJC police officers. JJC Police officers will have the right of first refusal prior to the hiring of any outside sources for this work.

It is agreed that SED details will be posted for sign up, by Officers, under the following guidelines:

A list of all events for a given month, shall be posted at least two weeks (14 days) prior to the event date or as soon as the Department is made aware of the scheduling of the event. The list shall designate the posting date for each event including those that may be added after the original posting.

During the first three days (72 hours) of posting, any officer may sign up for one (1) event. During this time period “bumping” based on department seniority may occur but shall not exceed one event. At the conclusion of the first three days, events selected are not subject to further “bumping”.

During day four (72 hours through 96 hours) bargaining unit members may sign up for one (1) additional events, if available. During this time period “bumping” based on department seniority may occur but shall not exceed two events. At the conclusion of day four, events selected are not subject to further “bumping”.

Beginning with day five (96 hours plus) any bargaining unit or non-bargaining unit officer, may sign up for any remaining SEDs. During this time period “bumping” shall not be permitted.

Officers who volunteer or assigned to work Special Event Duty will receive a minimum of three (3) hours pay should such event be internally cancelled within twenty-four (24) hours and forty-eight (48) hours of the event start time if cancelled externally.
ARTICLE 27 Fitness for Duty

Section 27.1 Statement of Policy

It is the policy of the Employer that the public has the reasonable right to expect persons employed by the Employer to be free from the effects of drugs and alcohol. The Employer as the employer has the right to expect its employees to report to work fit and able for duty. The purposes of this policy shall be achieved in such manner as not to violate any established rights of the employees.

Section 27.2 Medical/Psychological Examinations

If at any time there is a question concerning an employee’s fitness for duty and the Employer outlines the concern in writing to the employee, the Employer may require, at its expense, that the employee submit to a reasonable medical and/or psychological examination by a qualified and licensed physician and/or psychologist selected by the Employer to determine if the employee is fit for work.

ARTICLE 28 No Strike

Section 28.1 No Strike

During the term of this Agreement, neither the Council nor any employees, or agents of employees will instigate, promote, sponsor, engage in or condone any strike, sympathy strike, slowdown, sit-down, concerted work stoppage, mass absenteeism or any other intentional interruption or disruption of the operations of the Employer, regardless of the reason for doing so. Any or all employees who violate any of the provisions of this Article may be discharged or otherwise disciplined by the Employer. In the event of a violation of this section of this Article, the Council agrees to inform its members of their obligation under this Agreement and to direct them to return to work.

Section 28.2 Discipline of Strikers

During the term of this Agreement, any member who violates the provisions of Section 1 of this Article shall be subject to disciplinary action. Any action taken by the Employer against any employee who participates in actions prohibited by Section 1 shall not be considered a violation of this Agreement and shall not be subject to the provisions of the grievance and arbitration procedure, except that the issue of whether an employee actually engaged in a prohibited action shall be subject to the grievance and arbitration procedure.

Section 28.3 No Lockout

The Employer shall not lock out any employee during the term of this Agreement as a result of a labor dispute.
Section 28.4 Judicial Restraint

During the term of this Agreement, nothing contained herein shall preclude either party from obtaining judicial restraint and damages in the event of a violation of the Article.

ARTICLE 29 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.

The Employer and the Union, for the duration of this Agreement, each voluntarily and unqualifiedly waive the right, and each agrees that the other shall not be obligated to bargain collectively with respect to any subject expressly covered in this Agreement. In so agreeing, 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 the subjects expressly covered herein, 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.

ARTICLE 30 Savings Clause

In the event any Article, Section or portion of this Agreement should be held invalid and unenforceable by any board, agency or court of competent jurisdiction or by any reason of any subsequently enacted legislation, such decision or legislation shall apply only to the affected provisions, and the remaining parts or portions of this Agreement shall remain in full force and effect.

ARTICLE 31 Duration and Term of Agreement

This Agreement shall be effective upon its execution by the parties, and shall remain in full force and effect until 11:59 pm on the 30th day of June, 2023. It shall be automatically renewed from year to year thereafter unless either party shall notify the other in writing at least sixty (60) days prior to the anniversary date that it desires to modify this Agreement. In the event that such notice is given, negotiations shall begin no later than forty-five (45) days prior to the anniversary date.

Notwithstanding any 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 a ten (10) day 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.
APPENDIX A

GRIEVANCE
(use additional sheets where necessary)

DEPARTMENT: ___________________________ DATE FILED: ___________________________

GRIEVANT'S NAME: _______________________ ________________________ M.I.
  LAST  FIRST

STEP ONE

DATE OF INCIDENT OR DATE KNOWN OF FACTS GIVING RISE TO GRIEVANCE: ___________________________________________

ARTICLE(S) AND SECTION(S) OF CONTRACT VIOLATED: _________________________________________________________

BRIEFLY STATE THE FACTS: _____________________________________________________________________________

________________________________________________________________________________________________________

REMEDY SOUGHT: _______________________________________________________________________________________

________________________________________________________________________________________________________

GIVEN TO: ___________________________ DATE/TIME: ___________________________ ___________________________

GRIEVANT'S SIGNATURE  FOP REPRESENTATIVE SIGNATURE

EMPLOYER'S STEP ONE RESPONSE

________________________________________________________________________________________________________

________________________________________________________________________________________________________

EMPLOYER REPRESENTATIVE SIGNATURE  POSITION

PERSON TO WHOM RESPONSE GIVEN  DATE

STEP TWO

REASONS FOR ADVANCING GRIEVANCE ____________________________________________________________

________________________________________________________________________________________________________

GIVEN TO: ___________________________ DATE/TIME: ___________________________ ___________________________

GRIEVANT'S SIGNATURE  FOP REPRESENTATIVE SIGNATURE

EMPLOYER'S STEP TWO RESPONSE

________________________________________________________________________________________________________

EMPLOYER REPRESENTATIVE SIGNATURE  POSITION
STEP THREE

REASONS FOR ADVANCING GRIEVANCE:

__________________________

__________________________

GIVEN TO: ___________________ DATE/TIME: ________________

__________________________

GRIEVANT’S SIGNATURE FOP REPRESENTATIVE SIGNATURE

__________________________________

EMployer’s Step Three Response

__________________________

EMPLOYER REPRESENTATIVE SIGNATURE

__________________________

PERSON TO WHOM RESPONSE GIVEN

__________________________

DATE

STEP FOUR

REASONS FOR ADVANCING GRIEVANCE:

__________________________

__________________________

GIVEN TO: ___________________ DATE/TIME: ________________

__________________________

GRIEVANT’S SIGNATURE FOP REPRESENTATIVE SIGNATURE

__________________________________

EMployer’s Step Four Response

__________________________

EMPLOYER REPRESENTATIVE SIGNATURE

__________________________

PERSON TO WHOM RESPONSE GIVEN

__________________________

DATE

REFERRAL TO ARBITRATION BY ILLINOIS FOP LABOR COUNCIL

__________________________

PERSON TO WHOM REFERRAL GIVEN

__________________________

DATE

__________________________

FOP LABOR COUNCIL REPRESENTATIVE
Contractual Agreement Between
Illinois Community College District 525
Joliet Junior College
and the
Joliet Junior College
Police Officers
Illinois FOP Labor Council

July 1, 2019-June 30, 2023

This agreement made and entered into this 11th day of September, 2019.

Joliet Junior College
Campus Police/FOP

For the Board of Trustees
Illinois Community College
District 525

FOP Representative

Chairperson, Board of Trustees