AFSCME UNION CONTRACT

JULY 1, 2013-2018 TO JUNE 30, 20182023

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PREAMBLE

The City of Ankeny, hereinafter referred to as the "Employer", and Local #1868 of the American Federation of State, County, and Municipal Employees, AFL-CIO, hereinafter referred to as the "Union", agree as follows:

RECOGNITION

SECTION 1.

The Employer recognized the Union as the sole and exclusive bargaining agent for the purpose of establishing salaries, wages, hours and other conditions of employment base wages for:

All permanent full-time employees of the City of Ankeny's Public Works <u>Operations</u> Division, <u>Municipal Utilities</u> Water and Wastewater Divisions, Parks Maintenance Division and Golf Course Maintenance Division; but excluding professional employees, office clerical employees, <u>the lead persons upervisors</u>, Division Administrators, all employees in other departments of the City, and all other excluded by the Act.

The Employer shall not enter into any agreement with Employees in the bargaining unit, individually or collectively, which in any way conflicts with the terms and conditions of this agreement.

SECTION 2. NON-DISCRIMINATION.

The Employer and the Union agree that there will be no unlawful discrimination against any Employee as to hiring or termination, wages, training, upgrading, promotion, transfer, layoff, discipline or otherwise because of race, creed, color, national origin, sex, age, religion or physical disability; nor will there be any effort or attempt to cause such discrimination. The Union agrees to cooperate fully in any lawful affirmative action program or action undertaken by the Employer. Whenever the male or female gender is used in this agreement, it will be deemed to include the opposite gender.

SECTION 3. NEW EMPLOYEE ORIENTATION.

The Employer will notify the Local Union President/Chapter Chair, within 14 calendar days, that an employee has been hired, and the Employer will distribute to the new employee(s) a Union information packet provided to the Employer by the Union.

CHECKOFF

SECTION 1. UNION DUES

The Employer agrees to deduct once each month, dues from the pay of those Employees who individually request in writing that such deductions be made. The Employee's union dues shall be deducted from the paycheck prepared for the second pay period each month such deduction is authorized. The amounts to be deducted shall be certified to the Employer by the Treasurer of the Union, and the total deductions of all Employees shall be remitted, together with an itemized statement, to the Union Treasurer after such deductions are made.

Authorization for such deductions shall be revocable by the Employee by notification to the Employer thirty (30) days in advance of such revocation. Changes in the amount of dues shall be limited to no more than two (2) changes each year.

The union agrees to indemnify and save the Employer harmless against any and all claims, demands, suits or other forms of liability that might arise out of or by reasons of any action taken or not taken if the Employer deducts according to the billing the Union has furnished and if such monies are promptly remitted to the Union.

SECTION.2 PEOPLE DEDUCTION

The Employer agrees to deduct from the wages of any employee who is a member of the Union a PEOPLE deduction as provided for in a voluntary written authorization. Such authorization must be executed by the employee and may be revoked by the employee at any time by giving written notice to both the Employer and the Union.

The Employer agrees to remit any deductions made pursuant to this provision promptly to the Union, together with an itemized statement showing the name of the employee from whose pay such deductions have been made and the amount deducted during the period covered. Upon issuance and transmission of a check to the Union, the Employer's responsibility shall cease with respect to such deductions.

The Union and each employee authorizing the assignment of wages for the payment of voluntary political action contributions hereby undertakes to indemnify and hold the Employer harmless from all claims, demands, suits or other forms of liability that may arise against the Employer for or on account of any deduction made from the wages of an employee.

MANAGEMENT RIGHTS

SECTION 1.

Except as expressly limited by the terms of this Agreement, the Employer shall have the exclusive power, duty and right to:

- 1. Establish work rules, performance standards and incentive programs.
- 2. Determine the type and use of technology.
- 3. Direct the work of its public employees.
- 4. Hire, promote, demote, consolidate, transfer, assign and retain public employees in positions within the public agency and to contract out.
- 5. Suspend or discharge public employees for proper cause.
- 6. Maintain the efficiency of governmental operation.
- 7. Relieve public employees from duties because of lack of work or for other legitimate reasons.
- 8. Determine and implement methods, means, assignments and personnel by which the public employer's operations are to be conducted.
- 9. Take such actions as may be necessary to carry out the mission of the public employer, and location of facilities.
- 10. Initiate, prepare, certify and administer its budget.
- 11. Exercise all powers and duties granted to the public employer by law.

PROBATIONARY PERIOD

SECTION 1. GENERAL.

The Employer and the Union recognize the obligations and responsibilities imposed by Section 400.8 (2)(3), the Code of Iowa which reads as follows:

The commission shall establish the guidelines for conducting the examinations under subsection expertise to consult in the preparation of such examinations if the persons so hired are employed examination shall explore the competence of the applicant in the particular field of examination. expertise to do so if the commission approves the examinations. It may also hire persons with to aid personnel of the commission in assuring that a fair examination is conducted. A fair 1 of this section. It may prepare and administer the examinations or may hire persons with

probationary period of up to nine months. However, in cities with a population over one hundred successfully completed training at the Iowa law enforcement academy or another training facility exceed twelve months. In the case of patrol officers, if the employee has successfully completed All appointments to such positions shall be conditional upon a probation period of not to exceed or reasons for the dismissal. A copy of such notice shall be promptly filed with the commission. probationary period shall, at the time of discharge, be given a notice in writing stating the reason successful completion of training at the Iowa law enforcement academy. A police patrol officer officer, the probationary period shall be for a period of up to nine months and shall commence certified by the director of the law enforcement academy before initial appointment as a police training at the lowa law enforcement academy before the initial appointment as a police patrol appointee may be removed or discharged from such position by the appointing person or body police patrol officer and shall continue for a period of up to nine months following the date of patrol offer, the probationary period shall commence with the date of initial employment as a seventy-five thousand, appointments to the position of fire fighter shall be conditional upon a Continuance in the position after the expiration of such probationary period shall constitute a six months, and in the case of police dispatchers and fire fighters a probation period not to transferring employment from one jurisdiction to another shall be employed subject to a probation period of not to exceed twenty four months. During the probation period, the without the right of appeal to the commission. A person removed or discharged during a with the date of initial appointment as a police patrol officer. If the employee has not permanent appointment.

SECTION 2. PROBATIONARY PERIOD.

New Employees shall be added to the seniority list ninety (90) days after their date of hire, but semiority shall date back to the date of hire. During the initial six (6) month period, new Employees shall be considered probationary Employees.

SENIORITY

SECTION 1. DEFINITION

amended, which reads as follows: Seniority rights of Employees shall be those set out in Chapter 400.12 of the Code of Iowa as

which they were absent from the service except for disability. chapter, but shall not include any period of time exceeding sixty days in any one year during positions for which they were certified or otherwise qualified and established as provided in this seniority shall be computed, beginning with the date of appointment to or employment in any Seniority. For the purpose of determining the seniority rights of civil service employees,

classification that the employee formerly held. employee's civil service seniority rights shall be continuous in any department grade or the event that an employee has been promoted from one classification or grade to another, the the time the employee was appointed to or began employment in each classification or grade. In the employee's seniority rights shall date in the respective classifications or grades from and after In the event that a civil service employee has more than one classification or grade, the length of

employee as to the employee's seniority. service commission on or before July 1 of each year, indicating the civil service standing of each A list of all civil service employees shall be prepared and posted in the city hall by the civil

SECTION 2. WORK FORCE CHANGES.

A. PROMOTIONS AND TRANSFER

follows: -In all cases of promotion, Chapter 400.9 of the Code of Iowa shall apply, which reads as

- applicant seeks promotion. test the ability of the applicant to discharge the duties of the position to which the examinations shall be practical in character, and shall relate to such matters as will fairly qualifications of applicants for promotion to a higher grade under civil service, which hold competitive promotional examinations for the purpose of determining the be prescribed and published in advance by the commission, and posted in the city hall, The commission shall, at such times as shall be found necessary, under such rules as shall
- apply to the position in the city for which the applicant is taking the examination. It may persons so hired are employed to aid personnel of the commission in assuring that a fair also hire persons with expertise to consult in the preparation of such examinations if the expertise to do so if the commission approves the examinations and if the examinations subsection 1. It may prepare and administer the examinations or may hire persons with The commission shall establish guidelines for conducting the examinations under

applicant in the particular field of examination. examination is conducted. A fair examination shall explore the competence of the

Vacancies in the civil service promotional grades shall be filled by lateral transfer, examination may be used to fill the vacancy. position, or if an employee of the city does not apply for a vacated position, an entrance of the city does not pass the promotional examination and otherwise qualify for a vacated promoted, an employee shall hold full civil service rights in the position. If an employee employees qualify for the positions. When laterally transferred, voluntarily demoted, or voluntary demotion, or promotion of employees of the city to the extent that the city

SECTION 3. SENIORITY LIST.

posted. service of each employee. A copy of the list shall be furnished to the local union when it is The employer shall post on all bulletin boards, the current seniority list showing the continuous

SECTION 4. BREAKS IN SERVICE.

retirement and there shall be no deduction from continuous service for any time lost which does An Employee's seniority shall be broken by voluntary resignation, discharge for just cause or not constitute a break in continuous service.

REDUCTION IN FORCE

In all cases of layoff and recall, layoff and recall will be based on seniority, according to Iowa Code 400.28, which reads as follows.

When the public interest requires a diminution of employees in a classification or grade under civil service, the city council, acting in good faith, may either:

Abolish the office and remove the employee from the employee's classification or grade thereunder, or

Reduce the number of employees in any classification or grade by suspending the necessary number.

In case it thus becomes necessary to so remove or suspend any such employees, the persons so removed or suspended shall be those having seniority of the shortest duration in the classifications or grades affected, and such seniority shall be computed as provided in section 400.12 for all persons holding seniority in the classification or grade affected, regardless of their seniority in any other classification or grade, but any such employee so removed from any classification or grade shall revert to the employee's seniority in the next lower grade or classification; if such seniority is equal, then the one less efficient and competent as determined by the person or body having the appointing power shall be the one affected.

In case of such removal or suspension, the civil service commission shall issue to each person affected one certificate showing the person's comparative seniority or length of service in each of the classifications or grades from which the person is so removed and the fact that the person has been honorably removed. The certificate shall also list each classification or grade in which the person was previously employed. The person's name shall be carried for a period of not less than three years after the suspension or removal on a preferred list and appointments or promotions made during that period to the person's former duties in the classification or grade shall be made in the order of greater seniority from the preferred lists.

DISCIPLINE

SECTION 1. RECOGNITION OF AUTHORITY.

The Employer and the Union recognize the authority of the Employer to take appropriate disciplinary action against Employees for just cause.

SECTION 2. WORK RULES VIOLATION

Violation by an Employee of work rules promulgated by management may be considered a just cause for which the Employer has authority to take appropriate disciplinary action.

SECTION 3. TYPES OF DISCIPLINE.

Disciplinary actions or measures may include any of the following:

Oral reprimand; Written reprimand;

Suspension (not to exceed twenty (20) working days), notice to be given in writing; and Discharge (notice to be given in writing).

Discharge grievances will begin with the third step of the grievance procedure and all others with the first step.

SECTION 4. IMPOSITION OF DISCIPLINE

Any disciplinary action or measure imposed upon an Employee may be imposed by the Employer immediately upon discovery by the Employer for just cause.

SECTION 5. MANNER OF DISCIPLINE.

be done in a manner that will not intentionally embarrass the Employee before other Employees If the Employer has reason to discipline an Employee, such disciplinary action or measure shall or the public. In each case, the discipline shall not be more severe than the cause.

SECTION 6. ELECTION OF REMEDIES.

Ankeny Civil Service Commission, regarding violation of his or her rights under this agreement, then all rights to the contractual grievance procedure shall be waived and no grievance shall be In the event that any employee takes action through any court, governmental agency or the

SETTLEMENT OF DISPUTES

SECTION 1. GRIEVANCE AND ARBITRATION PROCEDURE.

Any grievance or dispute which may arise between the parties regarding the application, meaning or interpretation of this agreement, shall be settled in the following manner:

Step 1. The Employee, with or without the Union Steward, shall take up the grievance or dispute with the Employee's Division Administrator within ten (10) calendar days of the date of the grievance or the Employee's knowledge of its occurrence. The Division Administrator shall attempt to adjust the matter and shall respond orally to the Employee or the steward within five (5) calendar days.

<u>Step 2.</u> If the grievance has not been settled, it shall be reduced to writing by the Employee or the steward and presented to the Department Director within five (5) calendar days of the Division Administrator 's response to Step 1. The Department Director shall respond in writing to the Employee or the steward within five (5) calendar days.

Step 3. If the grievance has not been settled, it shall be presented in writing by the Employee and/or the Union to the City Manager or designee within ten (10) calendar days after the Department Director's response. The City Manager or designee will meet with the appropriate union representative and aggrieved employee within thirty (30) calendar days after receipt of the grievance to discuss and attempt to resolve the grievance. Following this meeting, the written decision of the City Manager or designee will be returned to the grievant and his/her union representative within ten (10) calendar days.

<u>Step 4.</u> If the grievance is still unsettled, either party has fifteen (15) calendar days after the reply of the City Manager or Human Resources Officer is due, by written notice to the other, to request arbitration.

The arbitration proceeding shall be conducted by an arbitrator to be selected by the Employer and the Union within ten (10) calendar days after notice has been given. If the parties fail to select an arbitrator, the Iowa Public Employment Relations Board shall be requested by either or both parties to provide a panel of five (5) arbitrators. Both the Employer and the Union shall have the right to strike two (2) names from the panel. The party requesting arbitration shall strike the first name; the other party shall then strike one name. The process will be repeated, and the remaining person shall be the arbitrator. The parties also have the option to agree on one (1) of the names on the panel as being the arbitrator.

The decision of the arbitrator shall be final and binding on the parties, and the arbitrator shall be requested to issue his/her decision within thirty (30) days after the conclusion of the testimony and argument. In questions involving back pay, the arbitrator shall be limited to providing back pay for a period not to exceed ten (10) working days prior to the incident which is the subject of the grievance.

Expenses for the arbitrator's service and the proceedings shall be borne equally by the Employer and the Union. However, each party shall be responsible for compensating its own representatives and witnesses. If either party desires a verbatim record of the proceedings, it may cause such a record to be made, providing it pays for the record and makes copies available without charge to the other party and to the arbitrator.

SECTION 2. SANCTIONS.

Failure by an Employee or the Union to comply with the above provisions shall constitute a withdrawal of the grievance. If the Employer fails to comply with the time limits the grievance is automatically moved to the next step.

SECTION 3. TIME LIMITATIONS.

Time limits may be extended only upon the mutual agreement of the parties.

SECTION 4. EXCLUSIVE REMEDY.

It is agreed by both the Union and the Employer that this grievance procedure is the mechanism by which grievances under this contract may be exercised. In addition, both parties expressly waive their right to initiate a grievance under this contract if an appeal is filed under Chapter 400 of the Code of Iowa concerning the same issue.

SECTION 5. PROCESSING GRIEVANCE DURING WORKING HOURS.

Each Union Steward may investigate and process grievances involving department Employees during working hours without loss of pay. In each case, the steward shall notify his/her Division Administrator and time shall be allowed, provided the work load permits.

SECTION 6. GRIEVANCE MEETINGS.

Meetings may be scheduled during working hours upon mutual consent of the parties in an attempt to resolve grievances. Scheduling of such meetings shall not cause a loss of compensation.

SECTION 7. LABOR-MANAGEMENT COMMITTEE.

A Labor-Management Relations Committee composed of designated representatives of the Employer and the Employees consisting of no more than four (4) representatives of each shall every other month meet if such meeting is required by either party. Additional meetings may be scheduled by the agreement of both parties. If such meetings occur during the scheduled hours of work, one (1) hour of such meeting time shall be compensated to the Employees attending at their regular hourly rate of pay.

SECTION 8. UNION STEWARD

The Union shall have the right to designate up to four (4) Union Stewards who will act as representatives for the Union in settlements of disputes pursuant to the provisions set out in this Article and Article 14.

WORK RULES

SECTION 1.

shall be posted at least ten (10) working days in advance of their effective date. New employees during the term of this agreement is the exclusive prerogative of the Employer. Such work rules The Employer and the Union recognize that the formulation of fair and reasonable work rules shall be provided with a copy of the work rules at the time of hire.

SECTION 2. DEPARTMENT WORK RULES.

The employer may from time to time adopt new and/or different changes in existing department work rules and regulations. In the event departmental rules or regulations promulgated by the Employer conflict with any express terms or provisions of the agreement, the express term or provision of the collective bargaining agreement shall govern.

HOURS OF WORK

SECTION 1. REGULAR HOURS.

The regular hours of work each day shall be consecutive except for interruptions for lunch periods.

SECTION 2. WORK WEEK.

The work week shall consist of five (5) eight (8) hour days, or four (4) ten (10) hour days. Qualified Employees in divisions involved in continuous operations will have choice of work week and days off according to seniority within the division.

SECTION 3. WORK DAY.

All Employees shall be scheduled to work on a regular work schedule, and shall have a regular starting and quitting time. Ten (10) or eight (8) consecutive hours of work exclusive of the meal period within the twenty-four (24) hour period beginning at 12:01 a.m. shall constitute the regular work day.

SECTION 4. WORK SHIFT.

Ten (10) or eight (8) consecutive hours of work shall constitute a work shift. All Employees shall be scheduled to work on a regular work shift, and each work shift shall have a regular starting and quitting time. Qualified Employees shall have the choice of work shifts according to seniority within divisions. If all Employees refuse the work shift, the Employer shall have the right to assign qualified Employees in the inverse order of their division seniority in order to fill the shifts.

SECTION 5. WORK SCHEDULES.

Work schedules showing the Employee's shifts, workdays, and hours shall be posted on all department bulletin boards at all times.

Except for emergency situations, work schedules may be changed only with (5) working days' written notice to the Employees involved. Emergency situations are defined as those situations which endanger the health and safety of the public, or damage to public property.

I. PRACTICE DURING ACTUAL OR ANTICIPATED SNOWFALL

Ankeny has the right to change the schedules of Local 1868 employees, without five days notice, when warranted by an actual or anticipated snowfall, whether or not the snowfall is an "emergency" under Article 10 § 5 of the collective bargaining agreement. This includes the right to send employees home, after they report to work for the day, so that they may report back later in the day. When it is necessary for Ankeny to change the schedules of Local 1868 employees due to actual or anticipated snowfall, Ankeny will

give employees as much notice as possible under the circumstances. The rights of each party to this grievance during a snowfall event are separate and distinct from the rights of each party during emergency situations under Article 10 § 5 of the collective bargaining agreement.

In the event the schedules of Local 1868 employees are changed without five days notice due to actual or anticipated snowfall, the following will apply in terms of compensation:

Employees will receive startisht and for the little of the startisht and for the little of the little o

Employees will receive straight pay for any work actually performed between the hours of 7:00 am and 4:00 pm.

Employees will receive overtime compensation for any work actually performed outside the hours of 7:00 am to 4:00 pm.

If employees are sent home after they report to work for the day as scheduled, and told to report back at a later time, employees will receive three hours of straight pay as reporting time under Article 10 § 11 of the agreement.

In the event schedules are changed and no snow occurs, employees will be paid the equivalent of a minimum of eight hours pay (which may include three hours of reporting time) even if they are sent home before the end of the newly scheduled shift.

H. PRACTICE DURING ALL OTHER EMERGENCY SITUATIONS

Under Article 10 § 5, Ankeny has the right to change the schedules of Local 1868 employees, without five days notice, in all other emergency situations (e.g. tornadoes, water main breaks, ice storms etc.) This includes the right to send employees home, after they report to work for the day, so that they may report back later in the day for an emergency situation. When it is necessary for Ankeny to change the schedules of Local 1868 employees due to an emergency situation, Ankeny will give employees as much notice as possible under the circumstances.

In the event the schedules of Local 1868 employees are changed without five days notice due to an emergency situation, the following will apply in terms of compensation:

Employees will receive straight pay for the first eight hours of work actually performed each day. Employees will receive overtime compensation for any hours of work actually performed in excess of eight hours each day.

If employees are sent home after they report to work for the day as scheduled, and told to report back at a later time, employees will receive three hours of straight pay as reporting time under Article 10 § 11 of the agreement.

SECTION 6. CONTINUOUS OPERATIONS.

Employees engaged in continuous operations are defined as being an Employee or group of Employees engaged in an operation for which there is regularly scheduled employment for twenty four (24) hours a day and/or seven days a week.

The work week for Employees engaged in continuous operations shall consist of four (4) consecutive ten (10) hour days, or five (5) consecutive eight (8) hour days.

SECTION 7. REST PERIODS.

All Employees' work schedules shall provide for a fifteen (15) minute rest period during each one-half (1/2) shift. The rest period shall be scheduled at the middle of each one-half (1/2) shift when the work load permits.

Employees who for any reason work beyond their regular quitting time into the next shift shall receive a fifteen (15) minute rest period before they start to work on such next shift if such work is anticipated to exceed one-half (1/2) hour. In addition, they shall be granted the regular rest periods that occur during that shift providing they are working at that time.

SECTION 8. BREAK PERIODS.

All Employees may be granted one (1) hour unpaid lunch period during each work shift, to be determined by the Division Administrator. Whenever possible, the lunch period shall be scheduled at the middle of each shift.

The Employee shall be granted an additional thirty (30) minutes paid break period when the Employee is requested to and does work four (4) hours beyond the end of the regular work shift. The Employee shall be granted additional break periods every four (4) hours thereafter on the same basis while the Employee continues to work.

If the work load does not permit the break periods occurring during overtime hours, the Employer shall furnish meals to the Employees.

SECTION 9. CLEANUP TIME.

Employees shall be granted a ten (10) minute personal cleanup period prior to the end of each work shift, unless the work load would make such cleanup impossible.

Work schedules may be arranged so Employees may take advantage of this provision; the Employer shall make cleanup facilities available wherever possible.

SECTION 10. NON-ACCRUAL.

Rest periods, break periods and cleanup periods do not accrue. If the allotted time is not used by the Employee as provided by this Article, it is lost.

SECTION 11. REPORTING TIME.

Any Employee who is regularly scheduled to report for work and who presents himself/herself for work as scheduled shall be assigned at least three (3) hours work on the job.

If work on the job is not available, after the Employee has presented himself/herself for work, the Employee shall be excused from duty and paid, at his/her regular rate, for three (3) hours work at the straight time rate.

When any Employee reports for and starts to work as scheduled, and is excused from duty due to work not being available before completing three (3) hours work, the Employee shall be paid, at his/her regular rate, for three (3) hours work at the straight time rate.

OVERTIME

SECTION 1. RATE OF PAY.

regular hourly rate of pay, or compensatory time off at the rate of time and one half, shall be paid By mutual agreement of the Employer and Employee, time and one-half of the Employee's for work under any of the following conditions.

Daily

Overtime compensation shall be paid for all work performed in excess of the Employee's regularly scheduled shift.

Weekly

Overtime compensation shall be paid for all work performed in excess of forty (40) hours in any work week.

Sunday Overtime

Any and all work performed on Sundays outside the Employee's normally scheduled shift shall be compensated at double the Employee's normal rate.

SECTION 2. WORK SCHEDULES.

have worked overtime in order to avoid payment of premium rates for hours worked outside the The Employer shall not have the right to change the regular work schedules of Employees who regular work schedule.

SECTION 3. COMPENSATORY TIME.

increments. All accumulated compensatory time not taken by the end of the fiscal year will be Employee. Employees may be compensated with comp time up to a maximum of eighty (80) overtime hours, the compensatory time will be scheduled mutually by the Employer and the If compensatory time is used as the method of compensating Employees for payment for hours per contract year. Compensatory time may be used in not less than one (1) hour paid at the Employee's regular rate of pay.

SECTION 4. COMPUTATION OF HOURS.

For the purpose of computing overtime hours, all hours for which the Employee actually works, as well as all approved paid leave, including sick leave, shall be considered as hours worked.

SECTION 5. SCHEDULING OF OVERTIME.

The Employer will, as far as practicable, distribute overtime on an equal basis among those included Employees in that classification assigned to the work unit who normally perform the work involved.

Overtime opportunities shall be accumulated, and offered overtime not worked shall be considered time worked for purposes of overtime distribution.

SECTION 6. CALL TIME.

Any Employee scheduled or called to work outside his/her regularly scheduled shift shall be paid a minimum of two (2) hours at the rate of time and one-half, regardless of the amount of time actually required to perform the task(s) assigned.

Any Employee scheduled or called to work outside but contiguous to his/her regularly scheduled shift shall be paid for actual hours worked at the rate of time and one-half for those hours that exceed the regular shift.

SECTION 7. STANDBY PAY

The Employer will specifically designate those employees in writing who are to be in standby status. An employee in standby status is responsible for keeping the Employer aware of his/her where abouts and shall be accessible by telephone or pager. The Employer may establish reasonable reporting procedures for implementation of this section. An employee in standby status shall receive \$10 per day for each day on standby.

HEALTH AND WELFARE

SECTION 1. GROUP LIFE.

Employee. The Employer shall pay the premium costs for life insurance coverage equal to 150% The Employer shall establish and maintain a group life insurance program for each permanent of the Employee's gross annual base salary as of July 1st of each year.

SECTION 2. GROUP MEDICAL.

Beginning July 1, 2014, and continuing through June 30, 2018, the Employer's contribution set out above will increase by 2% for employees who qualify for the Employer's "Wellness Program".
For the plan year beginning July 1, 2015, and continuing through June 30, 2018, each month the Employer will pay 90% for single coverage 90% for employee + child(ren) 90% for family coverage
For the plan year beginning July 1, 2014, each month the Employer will pay 92% for single coverage 92% for employee + child(ren) 92% for employee + spouse 92% for family coverage
94% for single coverage 94% for employee + child(ren) 94% for employee + spouse 94% for family coverage
The employer shall establish and maintain a group medical health program for each permanent Employee effective on their first day of employment as a permanent employee. For the plan year beginning July 1, 2013, each month the Employer will pay
The employer shall establish and maintain a group madical health program for each permanent

The Employer shall establish and maintain a group dental program for each permanent Employee effective on the first day of employment. The Employer shall pay the premium costs for single coverage for each covered Employee. The Employee shall pay the cost in excess of single coverage if the Employee elects family coverage.

For the term of this contract the Employer will make available a flexible benefits spending account plan. Participation in said plan will be voluntary.

SECTION 3. MEDICAL EXAMINATIONS.

The Employer shall provide an entrance physical to all new full time Employees.

The Employer shall provide an annual physical to all utilities Employees.

When the Employer requires an Employee to undergo a physical examination, the cost of said examination shall be borne by the Employer.

SECTION 4. VACCINATIONS.

The Employer shall provide vaccinations when such are required by the Employer as a condition of employment.

SECTION 5. FITNESS MEMBERSHIP.

The Employer will pay twelve dollars (\$12.00) a month toward a membership to any fitness center provided that the employee must have used the facilities at least six (6) times during the month for which reimbursement is sought.

SECTION 6. REPORTING OF ACCIDENTS.

All injuries that occur during working hours must be reported to the Employee's Division Administrator on the day of the injury before the Employee leaves their department of employment, provided the Employee is physically able.

Within twenty-four (24) hours of the injury, the injury must be reported to the Human Resources Office, provided the Employee is physically able.

If the Employee is not physically able to report, they shall report as soon as they are physically able.

REQUIRED LICENSES AND CLOTHING

SECTION 1. LICENSES.

If the maintenance of a state approved license is a condition of employment established by the Employer, the cost of the test, the license fee and its renewal shall be paid by the Employer. State approved license does not include the standard drivers license but does include a commercial drivers license.

SECTION 2. UNIFORMS.

If an Employee is required to wear a uniform as a condition of employment established by the Employer, the uniform shall be furnished and maintained by the Employer.

The Employee shall wear the uniform only as authorized in the work rules

responsible for any damage caused to the uniform by deliberate act or by deliberate violation of The Employee is not responsible for fair wear and tear to the uniform. The Employee is the work rules.

SECTION 3. PROTECTIVE CLOTHING

If an Employee is required to wear a protective device as a condition of employment established by the Employer, the protective device shall be furnished and maintained by the Employer.

The Employee shall use the protective device only as authorized in the work rules

The Employee is not responsible for fair wear and tear to the protective device. The Employee is responsible for any damage caused to the protective device by deliberate act, or by deliberate violation of the work rules.

SECTION 4. WORK BOOTS.

the purchase of work boots. In the event that an Employee desires a work boot of higher price, Upon receipt of a duly authorized invoice, the Employer shall pay up to \$120 per year towards the Employee shall pay any difference at the time of purchase. In addition, the Employer will provide, at its cost, rubber boots when it is needed in the employment.

VACATIONS

SECTION 1. VACATION PERIOD.

All eligible Employees shall be granted an annual paid vacation for the period specified below, based on the following requirements:

YEARS OF SERVICE
VACATION PERIOD

Over 15 years	Over 10 Years	Over 5 Years	Over 1 Year
200 Hours	160 Hours	120 Hours	-80 Hours

There shall be no pro rata accrual of vacation time.

SECTION 2. ELIGIBILITY.

vacation until they have completed an additional twelve (12) consecutive calendar months of consecutive calendar months of service. Thereafter, an Employee will not accrue additional An Employee is not eligible for a paid vacation until they have completed twelve (12)

SECTION 3. VACATION PAY.

The rate of vacation pay shall be the Employee's regular hourly rate of pay as defined in Article 18, Wages, in effect for the Employee's classification on the day immediately preceding the Employee's vacation period.

work prior to vacation if the Employee has requested the vacation pay and such vacation time. Vacation pay will be paid to the Employee on the Employee's last regularly scheduled day of

SECTION 4. SCHEDULING.

of Employees on vacation at the same time, the Employee with the greater division seniority shall grant impracticable. If, because of the nature of the work load, it is necessary to limit the number consideration the division's work, unit's work load and the Employee's request. Vacations will be granted at the time requested by the Employee unless the nature of the work load makes such a Vacation periods are to be granted and scheduled by each Division Administrator, taking into be given preference in vacation period selection. seniority for scheduling vacation only during the first three (3) months of the calendar year. The Employee may exercise their divisions

An Employee's request for vacation shall be submitted in writing to the Employer not less than thirty (30) days prior to the date of the anticipated vacation period.

request for vacation in increments of less than one full week shall be submitted in writing to the All employees shall take a minimum of one week of their accumulated vacation as a full week. employer not less than 14 days prior to the date of the anticipated vacation period. By mutual All remaining accumulated vacation may be used in one (1) hour increments. An employee's consent of the employer and employee, this notice requirement may be waived.

SECTION 5. ACCUMULATION OF VACATION TIME

Vacation time must be taken within a twelve (12) month period after the completion of the service year in which it is earned.

denied the Employee the opportunity to take their vacation during the service year because of Vacation time not used by an Employee is lost. work load. Vacation time is not lost if the Employer has

SECTION 6. HOLIDAY DURING VACATION PERIOD

If a holiday occurs during the calendar week in which a vacation is taken by an Employee, the Employee's vacation period will be extended one (1) additional work day.

SECTION 7. WORK DURING VACATION PERIOD.

times their regular hourly rate of pay for their classification as defined in Article 18, Wages, Section 1, for the hours worked;	A. The Employee shall b	If after the Employee has begun their vacation, the Employer requires the Employee to work during the scheduled vacation period, the Employee shall be compensated as follows:
ification as defined in Article 18, Wages, urs worked;	The Employee shall be paid at one and one half	Employer requires the Employee to work oyee shall be compensated as follows:

9 he/she worked shall be rescheduled pursuant to Section 4 of this Article time for the hours worked; and The Employee shall not be charged with vacation The Employee's vacation time during which

#

SECTION 8. UNUSED VACATION TIME.

An Employee who is laid off, discharged, retired or separated from the service of the Employer or dies, shall be compensated in cash for unused vacation they have earned at the time of such layoff, discharge, retirement, separation or death.

BULLETIN BOARDS

SECTION 1. LOCATION.

One (1) official bulletin board location shall be established by the Employer in each division where Employees who are covered by this agreement work.

SECTION 2. SUPPLY AND MAINTENANCE.

One (1) bulletin board approved by the Employer shall be allowed at each location. Each bulletin board shall be supplied and maintained at the expense of the Union, size being 4 feet by 4 feet.

Any Union authorized violation of this Article shall entitle the Employer to cancel immediately the provisions of this Article and prohibit the union further use of the bulletin board.

SECTION 3. USE.

Only the Union may use its bulletin boards.

LEAVE OF ABSENCE

SECTION 1. ELIGIBILITY.

Employees shall be eligible for leaves of absence after six (6) months service with the Employer.

SECTION 2. APPLICATION FOR LEAVE

Administrator. The request shall indicate the reason the leave of absence is being requested, the request shall be submitted no later than ten (10) days prior to the date of the anticipated absence A request for a leave of absence shall be submitted in writing by the Employee to their Division length of leave time requested, and whether the request is for leave with or without pay. The whenever possible.

SECTION 3. GRANT OR DENIAL OF REQUESTED LEAVE

The Division Administrator to whom the request is submitted shall grant or deny leave, taking into consideration the Division's work units, work load and the Employee's request.

Authorization for leave, if granted, shall be furnished in writing. Any request for a leave of absence shall be answered promptly.

absence was requested. However, if any Employee is returning from an educational leave during In addition to accruing seniority while on any leave of absence granted under the provisions of which the Employee has acquired the qualifications for a higher rated position, the Employee this agreement, Employees shall be returned to the position they held at the time the leave of shall be returned to the higher rated position under the following conditions:

9	1	# #
The Employee has greater qualifications and seniority than other people requesting assignment to the position.	The Employee requests assignment to the higher rated position within ten (10) days after returning from an educational leave; and	during the Employee's leave and it is still open at the time the Employee returns from leave;

SECTION 4. PAID LEAVES.

A. Bereavement Leave:

pay. For death of other relatives, a vacation or personal day may be utilized, if available.	mother-in-law the Employee should be granted up to three (3) days leave of absence with full	Employeespouse, parents, children, brother, sister, grandparents, grandchildren, father in law,	H	
sonal day may be utilized, if ava	o three (3) days leave of absence	randparents, grandehildren, fath	In the event of a death in the family of an	
iilable.	with ful	er-in-law	ily of an	

absence with pay any time they are required to report for jury duty or jury service. Employees shall be granted a leave of

Jury Duty:

between any jury duty compensation they receive and their regular wages for each day of jury service. If an Employee's presence is not required, they shall be expected to return to work. Employees shall be paid the difference

C. Voting Time:

absence on any election day if there is not sufficient time outside the Employee's work hours to allow the Employee to vote. Such leave shall be granted in accordance with Section 49.109 of the Iowa Code. Employees shall be granted a leave of

SECTION 5. UNPAID LEAVES

A. Reasonable Purpose:

to exceed six (6) monthsextended or renewed for any reasonable period upon request of the Employee. -may be granted for any reasonable purpose, and such leaves may be Leaves of absence for a limited period—not

agreed upon by the Union and the Employer. Reasonable purpose in each case shall be

Union Business:

shall not exceed two (2) years, but it may be renewed or extended for a similar period at any time selected by the Union to do work which takes them from their employment with the Employer may, at the written request of the Union, be granted a leave of absence. upon the request of the Union. Employees elected to any union office or The leave of absence

Union. A leave of absence for such Union activity shall not exceed one (1) month, but it may be to participate in any other Union activity shall be granted a leave of absence at the request of the renewed or extended for a similar period at any time upon the request of the Union. No more than one (1) Employee shall be allowed to be off the payroll for this type of leave at any one time. Members of the Union selected by the Union

Any Employee who is a member of a reserve force of the United States or of this State and who is ordered by the appropriate authorities to attend a training program or perform other duties under the supervision of the United States or this State shall be granted a leave of absence with pay during the period of such activity. Such leave of absence with pay shall not exceed thirty (30) days per calendar year. Any Employee who enters into active service in the Armed Forces of the United States while in the service of the Employer shall be granted an unpaid leave of absence for the period of military service.	Employees may also be granted leaves of absence for educational purposes—not to exceed one (1) month in any calendar year—to attend conferences, seminars, briefing sessions, or other functions or similar nature that are intended to improve or upgrade the individual's skill or professional ability. SECTION 6. MILITARY SERVICE.	One (1) year leaves of absence (with any requested extension) for educational purposes shall not be provided more than once every three (3) years.	After completing one (1) year of service, any Employee, upon request may be granted a leave of absence for educational purposes. The period of the leave of absence shall not exceed one (1) year, but it shall be extended or renewed at the request of the Employee.	C. Education:	
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SICK LEAVE

SECTION 1. DEFINITION.

Sick leave is that leave which may be earned by an Employee which, after earned, may be used by the Employee only in case of actual personal illness or injury to himself/herself or his/her immediate family.

SECTION 2. ELIGIBILITY

Permanent Employees shall be eligible to earn sick leave after thirty (30) days of consecutive service with the Employer.

SECTION 3. EARNED LEAVE.

based on an eight (8) hour day for each consecutive calendar month of service, commencing on the first day of the first full calendar month of service after the thirty (30) day waiting period. Eligible Employees shall be allowed to earn sick leave at the rate of one (1) day of sick leave

received compensation in each of the regularly scheduled work weeks during the calendar month Sick leave shall be earned during any calendar month of service only if the Employee has of service.

SECTION 4. ACCUMULATION

Sick leave may accumulate from year to year; but the maximum accumulation of sick leave at any time shall not exceed 1600 hours.

SECTION 5. USED SICK LEAVE.

Sick leave may be granted, if earned, in minimum units of one half (1/2) hour. Sick leave may be granted in advance of accrual at the discretion of the Employer.

SECTION 6. UNUSED SICK LEAVE.

compensated one-half of all unused sick leave up to a maximum compensation of 400 hours. Upon retirement or upon disability causing permanent separation from the employ of the Employer, an employee with a balance of at least 400 hours unused sick leave shall be

SECTION 7. IMMEDIATE FAMILY PROVISION.

granted by the Employer and charged against sick leave time accrued. "Immediate Family" for family, requiring the Employee's presence to care for the ill family member, such leave may be When an Employee must be away from the job because of a serious illness in the immediate

purposes of this Article, is defined as the Employee's spouse and the Employee's legal dependents.

No more than five (5) days of sick leave may be used per contract year as Immediate Family Sick Leave.

SECTION 8. REPORTING SICK LEAVE ABSENCE AND VERIFICATION.

Sick leave shall be reported and may be verified as follows:

Leave without pay may be granted by the Employer for illness or injury extending beyond an Employee's earned sick leave.	SECTION 9. LEAVE WITHOUT PAY.	The Employer will not be liable for any expenses resulting from the doctor's verification.	Any Employee who is absent on sick leave because of his/her own illness or that of a member of his/her family as defined in Section 7, may, if the Employer has reason to believe an abuse of sick leave is occurring, be required to furnish a statement signed by attending physician.	C. Medical statement:	The Employer may investigate the basis of the reason given by an Employee absent on sick leave. False or fraudulent use of sick leave shall be cause for disciplinary action and may result in dismissal.	B. Investigation of use of sick leave:	entitle him/her to sick leave, the Employee or a member of his/her household shall notify his/her Division Administrator prior to his/her reporting time. If the Employee fails to notify his/her Division Administrator or Department Director, no sick leave shall be approved unless it is physically impossible to make such immediate notification. In such case, the Employee shall notify his/her Division Administrator as soon as such notification is physically possible. Immediately upon return to work the Employee shall submit a leave form to his/her Division Administrator.	A. Reporting of absence on sick leave:
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SECTION 10. INJURY LEAVE.

If an Employee incurs an injury compensable by Worker's Compensation, the "waiting period" shall be compensated and charged to sick leave. During the period which the Employee is being compensated by Worker's Compensation, the Employee shall be compensated at the rate of one and one-half (1 1/2) days per week in addition to Worker's Compensation, to be charged against the Employee's accrued sick leave.

SECTION 11. PAYMENT OF INSURANCE PREMIUMS.

In the event the Employer either agrees to extend an Employee's leave without pay beyond an Employee's earned sick leave, or chooses not to so extend the Employee's leave without pay, the Employer agrees to pay the Employer portion of the insurance premiums due as determined elsewhere in this agreement for the one month premium pay period following the date the Employee's earned sick leave ends.

SECTION 12. DISABILITY INCOME PLAN.

The Disability Income Plan shall provide funds to reduce the loss of income which may result from an Employee's "total disability". If a disabled Employee is or becomes eligible for income from other sources, such as Social Security Disability or Worker's Compensation, the income under this plan shall only be the difference between the maximum allowed in this section and that received from other sources (other sources shall not include Employee privately funded disability insurance).

The Employer, in deciding eligibility for disability benefits, may require an examination by a physician of the Employer's choice. Application for these benefits shall be made with the Employer's Human Resources Officer on forms provided by the Employer. An Employee making a claim for benefits agrees to the release of all medical information to which the Employee has access to concerning the Employee's physical or mental condition relative to the claim and further waives any privilege for the release of the information.

Benefits, including medical insurance coverage, will be paid in accordance with the following schedule, for an Employee determined to have a "total disability", only if the Employee meets the following requirements:

1. The Employee has completed two years of continuous service with the City.

2. The Employee has exhausted all accumulated paid leave accrued. A minimum twenty one (21) working days waiting period will be required before the Employee is eligible to receive benefits under the Disability Income Plan, computed from the date of the disability. The twenty one (21) working day waiting period will be computed based on the Employee's regularly scheduled shift. If a sufficient number of paid leave days has not been accumulated to cover this waiting period, the Employee will be placed in a leave without pay status for the balance of the waiting period without loss of benefits including medical insurance coverage.

3. The Employee does not engage in any

YEARS OF CONTINUOUS SERVICE	BENEFIT FORMULA	MAXIMUM BENEFIT PERIOD
-2 Years through 4 years	50%	Three months
−5 years through 10 years	50%	Six months
—More than 10 years	50%	Twelve months

For the purposes of this Section, the following definitions shall apply:

Total Disability: An illness or injury determined by a licensed physician, which leaves the employee incapable to perform any occupation, work or employment, with the Employer or others, for wages or profit, and which conditions extends beyond the twenty one (21) working day waiting period of this plan.

Years of Continuous Service: The length of a regular full time Employee's continuous service with the Employer from the Employee's most recent date of hire or rehire.

Benefit Formula: The percentage of the Employee's gross base wages per pay period to be paid under this plan. The Employee's gross base wage shall be that in effect the day before the disability occurred, and there shall not be any adjustment in that gross base wage during the period of the disability. If the employee returns to regular status at some time other than the beginning of a pay period, the Benefit Formula shall be applied to the pro rata portion of the pay period which was in a disability status, and the balance of the period will be paid based on hours worked at the Employee's regular rate of pay.

Maximum Benefit Period: The length of time for which an Employee is eligible to receive benefits for any given disability. For purposes of this section, each disability will be treated as a separate disability for determination of the maximum eligibility; however, the maximum lifetime obligation to the Employer by reason of this Disability Income Plan for any one employee shall not exceed twenty-four (24) months.

There shall be no accrual of vacation, sick leave, or any other paid leave benefits while receiving disability benefits. All benefits under this plan shall cease on the date of termination of employment.

WAGES

SECTION 1. WAGE SCHEDULES.

Employees shall be compensated in accordance with the wage schedule attached to this Agreement and marked Appendix A.

Beginning July 1, 20194, employees shall receive a 2.52.25% COLA.

Beginning July 1, 202015, employees shall receive a 2.25% COLA.

Beginning July 1, 202116, employees shall receive a 2.25% COLA.

Beginning July 1, 202217, employees shall receive a 2.25% COLA.

The attached wage schedule will be considered as part of this Agreement. When a new classification is established, the Employer may designate a job classification and restructure the wage schedule as appropriate.

Step increases may be denied only for just cause. If an Employee is denied an annual increment, the reasons for such denial shall be furnished in writing by the Employer.

SECTION 2. TEMPORARY FULL-TIME EMPLOYEES.

Temporary full-time employees (those who are assigned to non-continuous, reoccurring, seasonal positions) within the bargaining unit who are employed for more than four (4) months but less than ten (10) months in any calendar year shall be paid at an hourly rate of not less than minimum wage. Said Employees shall not be eligible for any benefits under this contract.

SECTION 3. SHIFT DIFFERENTIAL.

An employee scheduled to work Saturday or Sunday as their regular work schedule will receive an additional fifty cents (\$.50) per hour for hours worked on Saturday or Sunday.

SPECIFIC PURPOSE CLAUSE

SECTION 1. SAVINGS.

Should any provision of this Agreement be found to be inoperative, void or invalid by a Court of competent jurisdiction, all other provisions of this Agreement shall remain in full force and effect for the duration of this Agreement, it being the intention of the parties that no portion of this Agreement or provision herein shall become inoperative or fail by reason of the invalidity of any other portion or provision. Should any provision become inoperative as a result of court or other action, the parties agree to negotiate a substitute provision immediately.

SECTION 2. CLOSING OF NEGOTIATIONS.

This agreement covers wages and benefits for the contract year beginning July 1, 2013-2018 through June 30, 20182023. It is understood by the Union and the Employer that there shall be no re-opening of further negotiations concerning new or additional items during the life of this Agreement unless agreeable by both parties.

SECTION 3. SUCCESSOR.

This Agreement shall be binding upon the successors and assigns of the parties hereto, and no provisions, terms or obligations herein contained shall be affected, modified, altered or changed to the detriment of the other party in any respect whatsoever by consolidation, merger, sale, transfer, lease or assignment of either party hereto, or whatsoever by any change of any kind of the ownership of or management of either party hereto or of any separable, independent segment of either party hereto.

SECTION 4. EXCLUSIVENESS OF AGREEMENTS.

This Agreement shall contain all of the covenants, stipulations and provisions agreed upon by the parties. Therefore, for the life of this Agreement, neither party shall be compelled to bargain with the other concerning any mandatory bargaining issues, whether specifically bargained about prior to the execution of this Agreement or which may have been omitted in the bargaining which led up to the execution of this Agreement, except by mutual agreement of the parties.

HOLIDAYS AND PERSONAL DAYS

SECTION 1. HOLIDAYS RECOGNIZED AND OBSERVED.

The following days shall be recognized and observed as paid holidays:

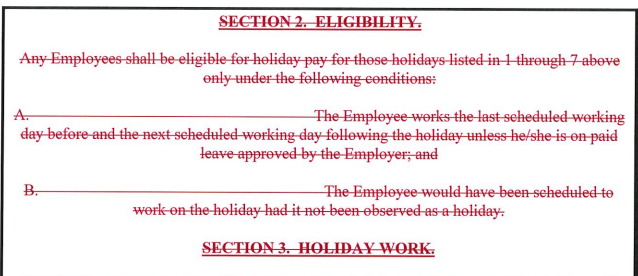
New Year's Day
Memorial Day
Independence Day
Labor Day
Thanksgiving Day
Day after Thanksgiving Day
Christmas Day
Personal Days

Eligible permanent Employees shall receive one (1) day's pay for each of the holidays listed in 1 to 7 above on which the Employee performs no work. For Employees assigned to a regular Monday to Friday schedule, whenever any of the holidays listed in 1 to 7 above falls on Saturday, the preceding Friday shall be observed as the holiday. Whenever any of the holidays listed in 1 to 7 above falls on Sunday, the succeeding Monday shall be observed as the holiday. For Employees assigned to a regular schedule other than Monday to Friday, the regular holiday shall be observed.

Each contract year on July 1, each permanent Employee shall be credited with five (5) Personal days to be scheduled by mutual agreement of Employee and Employer (every effort shall be made by the employer to accommodate scheduling of such days.)

Requests for personal days must be submitted to the Employer not later than twenty-four (24) hours prior to the day requested. The five (5) days shall be exercised at any time during the contract year and may be taken one half (1/2) work day at a time.

Eligible Employees hired after July 1, but prior to October 1 shall receive three (3) personal days. Eligible Employees hired after October 1 but prior to February 1 shall receive two (2) personal days.



If an Employee works on any of the holidays listed in 1 through 7 above, he/she shall be paid double time for all hours worked, or compensatory time off at the rate of two (2) hours for each hour worked in addition to their regular holiday pay.

TERMINATION

This Agreement, or any part of it, may be terminated or renegotiated at any time by mutual consent by both parties.

This Agreement shall be effective as of July 1, 20132018, and shall be binding upon the Employer and the Union and its members, and shall remain in full force and effect through June 30, 20182023.

The Agreement shall remain in full force and effect during the period of negotiations.

UNION ACTIVITIES DURING WORKING HOURS AND ON PREMISES

SECTION 1. ALLOWED ACTIVITIES.

pay, authorized Union representatives shall be allowed to: The Employer agrees that during working hours, on the Employer's premises and without loss of

- A. Post Union notices;
- B. Consult with the Employer or representative concerning the enforcement of any provisions of this agreement; and
- Transmit communications, authorized by the local Union or its officers to the Employer or representative.

SECTION 2. PROHIBITED ACTIVITIES.

expressly prohibited. be conducted during working hours, on the Employer's premises, and without loss of pay, are those authorized in Section 1 of this Article and any expressly authorized by the Code of Iowa, to All other Union activities, either during working hours or on the Employer's premises, except

APPENDIX A

CITY OF ANKENY, IOWA--AFSCME UNION

WAGE SCHEDULE

	-0% COLA					Charle	Char 7	Cton C
FY14	Step 1	Step-2	Step-3	Step-4	Step-5	Step-6	Step 7	Step 8
A04	- 29,357	30,825	32,366	33,984	35,684	37,468	39,341	41,30
A05	31,190	32,749	34,387	36,107	37,912	39,808	41,797	43,8
A06	33,020	34,671	36,404	38,225	40,137	42,143	44,250	46,4
A07	34,855	36,598	38,429	40,350	42,367	44,486	46,710	49,0
A08	36,687	38,522	40,448	- 42,470	44,593	46,822	49,164	51,6
A09	38,519	40,445	42,467	44,590	46,819	49,161	51,618	54,1
A10	40,352	42,369	44,488	46,712	49,047	51,499	54,075	56,7
A11	42,184	44,293	46,508	48,833	51,275	53,839	 56,531	59,3
A13	- 46,242	48,554	50,982	- 53,531	 56,208	59,017	61,969	65,0
	2 50/ 601 4				Asset of the Control of the	STORES NAME OF STREET		
FY15	-2.5% COLA Step 1	Step-2	Step-3	Step 4	Step 5	Step-6	Step 7	
A04	31,596	33,175	34,834	36,576	38,405	40,325	42,341	
A05	33,568	35,247	37,010	38,860	40,803	42,842	44,984	
A06	35,538	33,247 37,314	39,181		43.197	45,356	47,625	
		39,314 39,390	- 35,161 - 41,359	43,426	45,598	47,878		
A07	37,513		TAX IN THE RESERVE TO SERVE THE				52,913	
A08	39,485	41,459	43,532	45,708	47,993		52,513 55,554	
A09	41,456	43,529	45,705	47,989		52,908 55,427		
A10	- 43,428	 45,600	47,880	- 50,273	52,786			
A11	45,400	47,671	50,054	52,557	- 55,185	- 57,944	60,842	
A13	49,768	52,257	54,869	- 57,613	60,492	- 63,518	 66,694	
ly 1, 2019	52% COLA							
FY16	Step 1	Step 2	Step 3	Step-4	Step 5	Step-6		
A04	33,839	35,531	37,308	39,173	41,132	43,188		
A05	35,952	37,750	39,637	41,619	43,699	45,884		
A06	38,060	39,965	41,963	44,061	46,263	48,578		
A07	40,178	42,186	44,295	46,510	48,836	- 51,277		
A08	42,288	44,403	46,622	48,953	- 51,401	- 53,971		
A09	44,400	46,619	48,949	- 51,398	53,966	56,665		
A10	46,512	48,838	- 51,278	- 53,842	 56,536	- 59,362		
A11	48,624	51,055	- 53,608	56,289	- 59,103	- 62,059		
A13	- 53,302	- 55,966	- 58,765	- 61,702	64,788	68,028		
	52% COLA				Chan E			
FY17	Step 1	Step 2	Step 3	Step 4	Step 5			
A04	36,242	38,054	39,956	41,955	44,052			
A05	38,505	40,430	42,451	44,573	46,802			
A06	40,764	42,802	44,942	47,188				
A07	43,030	45,181	47,440	49,813	 52,303			
A08	45,291	47,554		- 52,429	55,050			
A09	47,551	49,928	 52,426	 55,045	- 57,798			
A10	49,815	- 52,304	- 54,919	- 57,667	60,549			
A11		54,680	- 57,415	60,285	- 63,300			
A13	- 57,085	- 59,940	- 62,936	66,084	69,389		ELECTRONIC PO	300,000
ılv 1. 201	72% COLA							
FY18	Step 1	Step 2	Step-3	Step-4	Step 5			
A04	36,967	38,815	40,755	42,794	44,933			
A05		41,239	43,300	45,464	47,738			
A06	41,579		45,841		50,541			
	-43,891			50,809	53,349			
A07				 53,478	56,151			
A07 A08	46.197	10,000						
80A	— 46,197 — 48,502				 58.954			
808 A09	48,502	50,927	- 53,475	 56,146				
80A	The state of the s	50,927	——53,475 ——56,017	— 56,146 — 58,820	——58,954 ——61,760 ——64,566			

PAY CLASSIFICATION SCHEDULE

GRADE LEVEL	POSITION(S)
AA AA	PUBLIC WORKS LABORER
	PARKS LABORER
A6	UTILITIES OPERATOR ASSISTANT
A7	EQUIPMENT OPERATOR-STREETS
	PARK MAINTENANCE TECHNICIAN
	GROUNDS KEEPER
	PARK MAINTENANCE TECHNICIAN II
A8	UTILITIES OPERATOR I
	MECHANIC ASSISTANT
	MECHANIC-GOLF COURSE
A9	MECHANIC
	PARK MAINTENANCE TECHNICIAN III
	TRAFFIC SIGN TECHNICIAN
	TRAFFIC SIGNAL TECHNICIAN
A10	UTILITIES OPERATOR II
A11	LEAD EQUIPMENT OPERATOR STREETS
	LABORATORY TECHNICIAN
	UTILITIES OPERATOR III
A13	LEAD TRAFFIC SIGNAL TECHNICIAN

EFFECTIVE JULY 1, 2013

		SERVICE
2,500	900	AFTER 25 YEARS OF
		SERVICE
2,000	900	AFTER 20 YEARS OF
		SERVICE
1,500	900	AFTER 15 YEARS OF
		SERVICE
1,000	500	AFTER 10 YEARS OF
		SERVICE
500	500	AFTER 5 YEARS OF
AMOUNT	AMOUNT	
YEARLY	YEAR	CONTINUOUS SERVICE)
TOTAL	ADD'L PER	LONGEVITY SCHEDULE

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their respective chief negotiators and their signatures placed thereon, all on this 28th-day of January, 2013-2018 at Ankeny, Iowa.

LOCAL #1868 OF THE AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO

By
Rick Eilander Matt Butler, Union Representative, AFSCME
61
Ву
Bob Sledge, Unit Negotiator
CYMYL OR LAWYEN
CITY OF ANKENY
D.
By
James H. Spradling David A Jones, City Manager
By
Gary Lorenz, Mayor

	12.		
	9		