# MEMORANDUM OF UNDERSTANDING

# **BETWEEN AND FOR THE**

**CITY OF FRESNO** 

**AND** 

FRESNO AIRPORTS PUBLIC SAFETY OFFICERS'
ASSOCIATION

(FAPSOA - Unit 11)

June 16, 2025 through June 14, 2026

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# **EXHIBIT I - SALARIES**

#### ARTICLE I

#### PREAMBLE

#### A. Purpose

This Memorandum of Understanding (MOU), entered into between the City of Fresno, hereinafter referred to as the City, and Fresno Airports Public Safety Officers' Association, hereinafter referred to as the **Association**, **FAPSOA**, **or Unit**, \*\*\* has as its purpose the establishment of wages, hours, and other terms and conditions of employment **for members of this Unit**, and to promote collaboration in the resolution of issues affecting all parties. The parties have met and conferred in good faith and have freely exchanged information, opinions and proposals and have reached agreement on all matters relating to the employment conditions and employer-employee relations of such employees.

#### B. Definitions

Unless the particular provision or the context otherwise requires, and, except to the extent that a particular word or phrase is otherwise specifically defined in this MOU, the definitions and provisions contained in Sections 3-101, 3-201, 3-202, 3-501 and 3-603 of the Fresno Municipal Code, hereinafter FMC, shall govern the construction, meaning, and application of words and phrases herein. The definition of each word or phrase shall constitute, to the extent applicable, the definition of each word or phrase which is derivative from it, or from which it is a derivative, as the case may be.

# C. Governing Laws

The legal relationship between the City and its employees and the City and the Association is governed by Chapter 10 of Division 4 of Title 1 of the Government Code (Section 3500 et seq., commonly known as the Meyers-Milias-Brown Act), \*\*\* Article 6 of Chapter 3 of the FMC, and the Public Safety Officers Procedural Bill of Rights Act (POBRA), as may be amended from time to time\*\*\*. In the event of any conflict between said laws and this MOU, or in the event of conflicts in interpretation, said laws shall govern.

#### ARTICLE II

#### **EMPLOYEE RIGHTS**

#### A. General

The rights of employees are set forth in FMC Section 3-604 and said section presently reads as follows:

"Employees shall have the right to form, join and participate in the activities of employee organizations of their own choosing for the purpose of representation on all matters of employer-employee relations including, but not limited to, wages, hours, and other terms and conditions of employment. Employees shall have the right to refuse to join or participate in the activities of employee organizations and shall have the right to represent themselves individually in their employment relations with the City. No employees shall be interfered with, intimidated, restrained, coerced, or discriminated against by the City or by an employee or an employee organization because of his [or her] exercise of any of these rights. No management employee or confidential employee shall act as a representative of any employee organization which represents employees other than management employees or confidential employees."

#### B. Nondiscrimination

The provisions of this MOU shall apply to and be exercised by all members of the Association consistent with state and federal nondiscrimination statutes.

# C. Employee Responsibilities

All employees in Unit 11 acknowledge that the City shall consider the positions and proposals of the Association as the meet and confer positions and proposals of all employees, individually and collectively, in said Unit.

#### D. Personnel Files

The Personnel Services Department shall maintain the official personnel file for each employee. Access and inspection of personnel files shall fall under the guidelines of Section 3306.5 of the California Government Code known as the Public Safety Officers Procedural Bill of Rights Act for employees covered by the Act. Each employee may review or authorize in writing its review by a designated representative, subject to reasonable rules and regulations, and receive a copy of all material placed in either his or her official file or departmental file unless prohibited by law. No instrument having a comment adverse to his or her interest shall be placed in a public safety officer's personnel file to be used for any personnel purpose, until he

or she has reviewed it, and shall follow the requirements as stated in Section 3305 of the California Government Code.

If an employee believes any portion of any material placed in the safety officer's personnel file was mistakenly or unlawfully placed there, that safety officer may submit a written request to the Director of Personnel Services asking that the materials or portions of materials be corrected and/or deleted and stating the reason(s) warranting the correction and/or deletion. Within thirty (30) calendar days upon receipt of the request, the Director of Personnel Services shall either grant the request, or notify the safety officer in writing that the request was denied and state the reason(s) for the denial. A written denial will also be entered into the personnel file.

- 2. Documents, including performance evaluations, retained in the officer's departmental file shall be forwarded to the officer's new department if the officer transfers, promotes, or demotes. The file should be forwarded to the Personnel Services Department when the officer leaves City service.
- 3. Inquiries regarding employment references shall be administered in accordance with existing City policies.

#### ARTICLE III

#### CITY RIGHTS

#### A. General

- 1. The rights of the City include those rights enumerated in FMC Section 3-605, as the same may be amended from time to time. Specifically:
  - (a) The exclusive rights of the City include, but are not limited to, the right to
    - (1) determine the missions of its constituent departments, divisions, commissions, and boards;
    - (2) set standards of service and municipal fees and charges;
    - (3) determine the procedures and standards of selection for employment, assignment, transfer, and promotion;
    - (4) direct its employees;
    - (5) take disciplinary action for just cause;
    - (6) relieve its employees from duty because of lack of work or for other legitimate reasons;
    - (7) maintain the efficiency of governmental operations;
    - (8) determine the methods, means, and personnel by which government operations are to be conducted;
    - (9) determine the content of job classifications;
    - (10) take all necessary actions to carry out its mission;
    - (11) exercise complete control and discretion over its organization and technology of performing its work."
- 2. The rights of the City include the determination of staffing levels, including but not limited to, staffing by shift and class.
- 3. All other rights formerly or presently enjoyed by or vested in the City on the effective date of this MOU and not mentioned in Section 1.(a), above are

- retained by and reserved to the City unless explicitly waived by the City by resolution of the Council or by Council-approved MOU.
- 4. Nothing in this MOU shall be construed as delegating to others the authority conferred by law on the City, or in any way abridging or reducing such authority.
- 5. This MOU is not intended to restrict consultation in good faith with the Association regarding matters within the right of the City to determine.

#### **ARTICLE IV**

#### RECOGNITION

# A. Association Recognition

The City acknowledges the Association as the recognized employee organization representing the Unit, and therefore, the parties agree comply with all provisions of the Meyers-Milias-Brown Act (Government Code §3500 et seq.) including but not limited to, meeting and conferring in good faith promptly upon request by either party, and continue for a reasonable period of time in order to exchange freely information, opinions, and proposals, and to endeavor to reach agreement; provided, that this \*\*\* section \*\*\* does not impose on either party a contractual duty to meet and confer beyond what is required by the Meyers-Milias-Brown Act. In order to ensure that the meet and confer process on a successor MOU includes adequate time for full consideration of the proposals of both parties and for the full resolution of any impasse, MOU negotiations may be initiated by either party as early as six (6) months preceding expiration of the MOU.\*\*\*

#### B. Association Officers\*\*\*

A written list of the Executive Board Members of the Association shall be furnished to the City immediately after their designation and the Association shall notify the City promptly in writing of any changes of such members.

\*\*\*

#### C. Association Bulletin Boards

The Association may use designated portions of City Bulletin Boards in the City facilities in which members of this Unit are on duty.

#### D. Unit Description

- 1. The Unit consists of all employees holding a permanent position, as defined in FMC Section 3-202 (p)(4), in one of the classifications listed in Exhibit 5 of the current Salary Resolution, as such Unit may be modified from time to time pursuant to the provisions of the FMC.
- 2. The classifications of Airports Public Safety Officer and **Airports** Public Safety \*\*\* Supervisor shall remain allocated to the Department of Airports under the supervision of the Public Safety Division.

# E. City Recognition

The Association recognizes the City Manager of the City of Fresno, or such person as may be designated in writing, as the designated representative of the City, and shall meet and confer in good faith promptly upon request by the City and continue for a reasonable period of time in order to exchange freely information, \*\*\* opinions, and proposals, and to endeavor to reach agreement on \*\*\* a successor MOU.

#### F. Recognition of Mutual Obligation

The Association and the City recognize and acknowledge their mutual obligation and responsibility to effectuate the purposes set forth in, and to adhere to the conditions and clauses set forth in, this MOU.

#### G. Lockout and Strike

- 1. No lockout of employees shall be instituted by the City during the term of this MOU.
- 2. Nothing contained in this section is intended to waive or infringe upon any rights guaranteed to any party or entity under the Meyers-Milias-Brown Act (MMBA), Government Code §3500, et seq., or any other applicable State or Federal law.
- 3. Participation by an employee in an unlawful strike or work stoppage shall subject the employee to disciplinary action, up to and including removal from City service. Participation by an employee in a lawful strike or work stoppage is governed by Labor Code Section 1962 and will not subject the employee to disciplinary action.
- 4. The Association agrees to not engage in, endorse, support, or participate in sympathy strikes.

#### H. Unilateral Action

In the event the meet and confer process for a successor MOU results in an impasse, as defined in the FMC, the City shall not take unilateral action regarding wages, hours, and other terms and conditions of employment prior to completion of the impasse procedures including, but not limited to, mediation and fact finding as outlined in the FMC, Meyers-Milias-Brown Act, and state law.

#### I. Seniority

Seniority for Airports Public Safety Officers and **Airports** Public Safety Supervisors is determined by continuous service from the date hired in the classification as a

permanent full-time or permanent part-time employee, less any unprotected leave without pay. Consistent with Fresno Municipal Code section 3-291, permanent full-time employees are more senior than permanent part-time employees.

#### J. New Employee Orientation

The Personnel Services Department (PSD) provides a new employee orientation (NEO) program to all new City employees\*\*\*. PSD will notify FAPSOA at least ten (10) calendar days in advance of a scheduled NEO, and at the end of the work week immediately preceding the NEO if the NEO will include any individuals who will be represented by the Association, unless the City is unable to reasonably do so because of an unforeseeable urgent need critical to City operations.

A representative of the bargaining unit will be invited to the NEO meeting room immediately prior to a session to be conducted by the bargaining unit and will be introduced by a City staff member. The bargaining unit will be provided an opportunity to meet with new bargaining unit members \*\*\* **during** the NEO. The session will be scheduled for twenty (20) minutes. This session will not be held if there are no new bargaining unit members attending the NEO or if the bargaining unit representative is not available.

# K. Employee Information

The City will provide the employee information it has on file in compliance with AB 119 (i.e., California Government Code §3552) for all new hires in the bargaining unit within 30 days of hire, as well as all employees represented by FAPSOA at least once per quarter.

#### L. By-Laws

The Association will provide a copy of its By-Laws to the Labor Relations Division. An updated copy of the By-Laws will be provided to Labor Relations whenever the By-Laws are revised.

#### ARTICLE V

#### SCOPE OF REPRESENTATION AND GRIEVANCES

#### A. General

"Scope of Representation" means all matters relating to employer-employee relations, including, but not limited to wages, hours, and other terms and conditions of employment. Employee rights as set forth in FMC Section 3-604, and City rights, as set forth in FMC Section 3-605(a), are excluded from the scope of representation.

#### B. Grievance Procedure

- 1. A grievance is a dispute concerning the interpretation or application of this MOU. A grievance involves the claimed misapplication or misinterpretation of a rule or regulation relating to an existing right or duty; it does not relate to the establishment or abolishment of a right or duty. This procedure shall not apply to any dispute for which there is another established resolution procedure, including but not limited to appeal to the Fresno Civil Service Board, Retirement Board, unfair practice charge, or fact-finding procedure, or as outlined below.
- 2. A written grievance must set forth the specific section of the MOU claimed to have been violated, describe the specific incident or circumstances of the alleged violation, and specify the remedy sought. Any dispute between the parties as to the grievability of an issue or as to whether the requirements of this procedure have been met shall be presented to a neutral mutually agreed to by the City and the Association or chosen from a list of neutrals provided by the State Mediation and Conciliation Service. The neutral shall rule on the dispute before proceeding with the hearing. The neutral will be bound by the agreement of the parties regarding timeliness.
- 3. At the request of the grievant, the Association may represent employees covered by this MOU on grievances under the grievance procedure.
- 4. The parties agree that it is in their mutual interest to resolve grievances at the earliest possible opportunity. In an effort to further this goal, Association Officers designated under this MOU in Article IV, Section B, shall be excused without loss of compensation from their regular duties for such time as is necessary to attend and represent the grievant at grievance hearings.
- 5. The procedure and sequence in filing and processing a grievance shall be as follows:

- a. The employee and/or Association representative shall discuss the grievance with the grievant's immediate supervisor before a written grievance may be filed.
  - (1) If the grievance is not settled through this discussion, it either may be discussed with the next highest supervisor or a written grievance may be filed with the grievant's immediate supervisor. A written grievance must be filed, with a copy being sent to Labor Relations, within eighteen (18) calendar days from the date the grievant becomes aware, or should have become aware of, the issue or incident giving rise to the problem.
  - (2) Upon receipt of a written grievance, the immediate supervisor shall give the grievant a written reply within ten (10) calendar days.\
- b. Should the grievant not be satisfied with the answer received from their immediate supervisor, the employee may, within ten (10) calendar days, file an appeal to the Department Head. The Department Head shall have ten (10) calendar days after receipt of the appeal to review the matter, investigate and provide a written answer to the appeal, explaining clearly the decision or proposed action and reasons thereof. The Department Head may confer with the grievant, the grievant's representative and appropriate supervisors in an attempt to bring about a resolution of the grievance prior to issuing a formal decision.
- c. The City, the grievant and/or Association may mutually agree to waive steps one (1) and two (2) and proceed directly to hearing by a neutral arbiter when the issue is one over which the grievant's supervisor or Department Head has no jurisdiction.
- d. If the grievant is not satisfied with the decision of the Department Head, they may, within ten (10) calendar days after receipt of the written reply, file a request for a review of the Department Head's decision by a neutral, with a copy sent to Labor Relations. The review/appeal to a neutral shall be referred to the Association for review and approval before it is delivered to the Labor Relations Division.
- e. The City, the grievant and/or Association may agree to seek resolution of the grievance through mediation using the services of the State Mediation and Conciliation Service, prior to hearing by the neutral. Time limits for processing of the grievance are automatically extended for as long as mediation is in process.

- f. The neutral may be chosen either by mutual agreement of the Association and the City, or by the "strike" method from a list of neutrals provided by the State Mediation and Conciliation Service.
  - (1) Fees and expenses of the neutral shall be paid half by the City and half by the Association or the individual grievant(s); provided, however, that the neutral may recommend that the City or the Association or the individual grievant(s) pay the total of such fees and expenses should it find that, but for the unreasonableness of that party's posture, the hearing before the neutral would not have been necessary. The City and the Association shall select a neutral or request a list of neutrals from the State Mediation and Conciliation Service within fourteen (14) calendar days of the receipt of a grievance requesting review by a neutral.
  - (2) The neutral shall be bound by the language of the MOU, City Administrative Orders (AO), ordinances, rules, and regulations, and department rules and regulations consistent therewith in considering any issue properly before them. The neutral shall be expressly confined to the precise issues submitted and shall have no authority to consider any other issue not so submitted. The neutral may not recommend changes in established wages or benefits and may not amend or modify this MOU.
- g. A date for the neutral to convene a hearing will be set within a reasonable time, but in any event, no longer than 90 days that a grievance reaches the Labor Relations Division at Art. V.B.5.d. above, provided it meets all criteria for the filing and processing of a grievance.
- h. All time limits herein may be extended by mutual agreement of the parties.
- i. The neutral shall conduct an evidentiary hearing, interview witnesses, and consider all relevant documents prior to submitting conclusions and recommendations to the City Manager within thirty (30) calendar days of its last meeting.
- j. The City Manager shall review the decision of the record and recommendations of the neutral and shall render a written decision to the employee within twenty-one (21) calendar days after receipt from the neutral. The City Manager's decision shall be final and binding. Should the City Manager fail to render a written decision

- within twenty-one (21) calendar days, the recommendation of the neutral arbiter shall be adopted as the final and binding disposition on the matter.
- k. Failure of the grievant to file an appeal within the specified time limit shall constitute an abandonment of the grievance process. Failure of the responsible supervisor or official of the City to render a decision within the specified time limit established by this procedure shall automatically move the grievance to the next higher level for action, without action required of the grievant.

#### ARTICLE VI

#### DUES DEDUCTION AND ASSOCIATION BUSINESS

#### A. Dues Check-Off

- The City shall deduct Association dues, benefit premiums, and/or both, following receipt of notice from the Association that authorization has been provided to the Association by members of the Unit. The City shall stop dues \*\*\* upon receipt of notice from the Association that members in the Unit have revoked their authorization. The City shall also stop dues when a member leaves the Unit. Should there be a dispute regarding the deduction of dues, the Association shall provide the City with a copy of the authorization(s) signed by the employee.
- 2. The Association, in consideration for and as a condition of the City withholding and transmitting payroll and benefit deductions authorized by this Section and in compliance with Government Code Section 1157.12, shall indemnify and hold harmless the City of Fresno, its officers, and employees from any liability that may result from making, canceling, or changing requested deductions.
- 3. Upon written authorization by a retired member of the Unit, the City shall deduct credit Association payments and Unit dues monthly from the retirement check of such retired member and forward same to the credit Association or Unit as designated in such authorization.

#### B. Exceptions to Dues Deduction Authorization

Should a Unit member's salary become insufficient to cover other legal and required deductions, no dues deductions or deposit shall be made. When a member is in a non-pay status for an entire pay period, no dues deductions shall be made from future earnings to cover that pay period, nor may the member be required to deposit the amount which would have been deducted if the member had been in pay status during that period. In the case of a member who is in a non-pay status during only a part of the pay period, and whose salary is insufficient to cover other legal and required deductions, no dues deduction or deposit shall be made.

#### C. Dues Deduction Check

1. The deduction check covering all such deductions shall be transmitted, at least monthly, to **the** name and address on file with the **P**ersonnel **Services D**epartment.

2. Should the Unit elect to have the deductions check transmitted to an address other than that set forth above, the Unit shall so indicate by written notice to the City's Finance Department, Payroll Section, with a copy of the Labor Relations Division. The City shall transmit the deductions check to the address specified in the notice as early as is practicable after receipt of such notice. The deduction check shall be made in favor of the name and address on file with the **Personnel Services Department**.

#### D. Association Business

- 1. The City shall allow a reasonable number of employees of this Unit a reasonable amount of time off without loss of compensation when members are conducting contract negotiations within the scope of representation.
- 2. Approval of time off pursuant to subsection D.1, above, shall not be unreasonably withheld, however the City may deny use of time, if the time off requested would preclude the Department from maintaining the efficiency and needs of governmental operations.

#### **ARTICLE VII**

#### **COMPENSATION AND BENEFITS**

#### A. General

All economic benefits, provided by Council ordinance or formal Council resolution and not otherwise clearly and explicitly modified or restricted in this MOU, shall be continued without alteration during the term of this MOU. All economic benefit modifications in this MOU shall be effective **at the beginning of** the **first full** pay period \*\*\* **following** Council approval, unless explicitly stated otherwise in the MOU.

#### B. Salaries, Pension and Premium Pay

#### 1. Salaries:

\*\*\*Effective at the beginning of the first full pay period following Council approval, the base rate of pay for all permanent employees in this unit active at the beginning of the first full pay period following Council approval shall be increased by three percent (3%) as reflected in Exhibit I, attached hereto and incorporated by reference. \*\*\*

#### 2. <u>Pension Contribution</u>:

Employees in the Fire and Police Retirement system shall pay an additional contribution equal to three percent (3%) of their pensionable compensation to the Fire and Police Retirement System, reducing the City retirement contribution by the corresponding amount. In accordance with Internal Revenue Code Section 414(h)(2) and related guidance, the City shall pick-up and pay the contribution by salary reduction in accordance with this provision to the City of Fresno Fire and Police Retirement System. The employee shall have no option to receive the three percent (3%) contribution in cash. The three percent (3%) contribution paid by the employee will not be credited to an employee's accumulated contribution account nor will it be deposited into a member's Deferred Retirement Account Program ("DROP") account.

Permanent part-time members shall participate in the Social Security System unless they are members of the City of Fresno Fire and Police Retirement System. Permanent part-time members shall not be members of the Fresno Fire and Police Retirement System unless:

 The individual participated in the plan as a full-time permanent employee and whose contributions remain on deposit in the City of Fresno Fire and Police Retirement System; or

- At separation from City employment, the individual elected a
  Deferred Vested status in the Fire and Police Retirement System.
  Upon re-employment as a Public Safety Officer, the individual will
  resume participation in the Fire and Police Retirement System; or
- The individual is a retiree of the City of Fresno Fire and Police Retirement System and is reinstated from retirement by the City of Fresno Fire and Police Retirement Board in accordance with Fresno Municipal Code Section 3-334.

# 3. <u>Premium Pay</u>:

Premium pays provided shall not be stacked. Monthly rates of premium pay will be paid on a biweekly basis. Premium pays in this MOU (with the exception of P.O.S.T. Certificate Pay) shall stop being earned and there shall be no claimed entitlement for such premium pays when a member is on injury, long-term absence, or other absence status for more than forty-five (45) calendar days.

# (a) P.O.S.T. Certificate Pay

#### (1) <u>Airports Public Safety Officers</u>:

a) Employees who have satisfactorily attained the Advanced P.O.S.T. Certificate shall be compensated at a rate of nine percent (9%) above the base rate of pay.

#### (2) Airports Public Safety Supervisors:

- a) Employees who have satisfactorily attained the Intermediate P.O.S.T. Certificate shall be compensated at a rate of five percent (5%) above the base rate of pay.
- b) Employees who have satisfactorily attained the Advanced P.O.S.T. Certificate shall be compensated at a rate of nine percent (9%) above the base rate of pay.
- c) Airports Public Safety Supervisors who have satisfactorily attained the Supervisory P.O.S.T. Certificate shall be compensated at a rate of nine percent (9%) above the base rate of pay.

d) P.O.S.T. Certificate pays are not stackable with each other and shall be paid at the rate of the highest certification obtained.

# (b) Night Shift Premium

Employees who have a shift regularly scheduled from 1900 hours and 0700 hours will receive night shift premium pay of \$2.30 per hour for all hours actually worked between 1900 hours and 0700 hours. This pay is pensionable under the City of Fresno Retirement System.

# (c) Bilingual Certification Program

The bilingual certification program consists of a City administered examination process whereby employees may apply for the bilingual examination, and if certified by the examiner, receive bilingual premium pay for interpreting and translating. This pay is pensionable under the City of Fresno Retirement System.

- (1) Bilingual certification examinations will be conducted on an as needed basis. Examination applications will be available at the Personnel Services Department and City department personnel units.
- (2) Bilingual certification examinations are conducted for languages as outlined in the Salary Resolution.
- (3) The Director of Airports or designee shall annually designate those positions or assignments for which bilingual skill is desired. This may result in the loss of bilingual designation and pay.
- (4) In order to remain eligible to receive bilingual premium pay, employees must take and pass the certification examination once every five (5) years.
- (5) The bilingual premium pay rate for certified permanent employees is one hundred dollars (\$100) per month, regardless of how many languages for which an employee is certified.
  - a) Certified employees may interpret/translate for departments/divisions they are not assigned to, provided the requesting department/division has a demonstrated customer service-related need, and has

obtained approval from the certified employee's supervisor.

- b) Certified employees shall not refuse to interpret/translate while on paid status. Refusal shall result in appropriate disciplinary action. Certified employees may be assigned to any incident or investigation requiring their bilingual skills and may be required to prepare written reports related to the incident or investigation. The objective of this policy will be to utilize department resources in the most efficient way possible.
- c) Except in the event of an emergency, bilingual employees who are not certified shall not be required to interpret/translate.

# (d) Call Back Pay

A call back is defined as an employee being called back to work without prior notice after they have left the assigned work area for the day, except that voluntary sign up for an overtime shift does not constitute a call back. If an employee is called in early or is held over after a shift, it shall be deemed a shift extension and not a call back, and shall be compensated at the applicable hourly rate.

Employees who are called back to work shall receive call back pay for a minimum of three (3) hours at one and one-half (1-1/2) times the employee's base rate of pay commencing from the time the employee receives the call and ending when the employee returns home. If the call back exceeds three (3) hours, the employee shall be paid for the actual hours worked.

There shall be no pyramiding or duplication of premium pay rates or overtime.

#### C. Performance Evaluations

Performance evaluations for new employees will be done on a quarterly basis for the first year of employment and will then be conducted at least annually thereafter.

D. Fresno City Employees Health and Welfare Trust

The City and the Association agree that the Fresno City Employees Health and

Welfare Trust has the sole authority to determine the benefits that will be provided during the term of this MOU. The sole responsibility of the City under this clause is to provide a set percentage of the total premium for such benefits to be contributed to the Trust by the City on behalf of the employee represented by the Association.

\*\*\*The City contribution of the total premiums shall be seventy percent (70%) and the employee share of the total premium shall be (30%). Employees may opt to contribute the employee share through payroll deductions to make up the difference between the total premium and the City contribution to receive the maximum benefit coverage provided under the Trust or opt not to contribute the employee share and accept a reduced coverage option.

Should any other represented bargaining unit in the City negotiate a successor MOU, or extend the period of an MOU, or have terms imposed resulting in a greater contribution by the City, upon the Association's request, the City will match that benefit.

The parties also agree to work collectively in conjunction with their Board representatives to research and recommend potential cost-saving measures for the Health & Welfare Trust, which may include a choice of health program options based on individual need or preference, including a reduced option equivalent to the City's premium contribution, a separate rate for single employees with no dependents, or other flex plan programs; mandatory generic mail order drug maintenance for employees who require prescription drug therapy for any period of 90 days or more; or other measures that may be identified as this work progresses.

#### E. Other Health Insurance Opt Out

- 1. With proof of other health insurance coverage, employees may opt out of enrolling in the City's Health and Welfare plan if enrolled in a health plan outside of the City, such as a spousal plan.
- 2. Eligible employees (i.e., with proof of other health insurance) may opt out of enrolling in the City's Health and Welfare plan upon:
  - (a) employment with the City;
  - (b) within thirty (30) days of a qualifying event; or
  - (c) during the open enrollment period for the Health Plan.
- On an annual basis during the month of November, An employee electing to opt out of the City's Health and Welfare plan will be required to submit proof of other health insurance to the Personnel Services Department. If

other insurance is discontinued for any reason at any point, the employee must notify the Personnel Services Department Immediately. If the employee does not provide proof of other health insurance annually during the month of November, they will automatically be enrolled in the City's Health and Welfare Trust Plan, and will not be eligible to opt out of the City's Health and Welfare Trust Plan during the respective plan year unless they have a qualifying event and submit proof of other insurance within thirty (30) (30) days of the qualifying event. Otherwise, they may opt out during the open enrollment period for the Health and Welfare Trust Plan with acceptable proof of other health insurance.

4. Acceptable proof of other health insurance will be presenting a current insurance identification card bearing the employee's name, or proof of the employee's eligibility from the insurance provider. In all cases, acceptable proof of other health insurance for purposes of this section must include the City employee's name.

#### F. Hours and Work Schedules

- The workweek and work cycle period under FLSA will be determined by management in accordance with the needs of the Airports with the understanding employees perform law enforcement duties under the definition of FLSA.
- 2. The Unit is on a 14-day work period with a schedule consisting of three (3)

  \*\*\* 12-hour shifts in one (1) week and four (4) \*\*\* 12-hour shifts in another
  week for a total of 84 hours in a 14-day work period. As noted below,
  this work period and schedule can be changed with appropriate notice.
- 3. \*\*\*The hourly rate of pay for employees who work 84 hours in a 14-day work period (or an average of 42 hours per week) is calculated by multiplying the monthly rate of pay by 12 and dividing by 2,184.
- 4. For employees who work 84 hours in a 14-day work period (or an average of 42 hours per week), six (6) months of service equals 1,092 hours of service and one (1) year of service equals 2,184 hours of service.
- Work schedules are established solely at management's discretion based upon the need to provide service to the public and operational efficiency requirements. Work schedules may be rotated, at management's discretion. Such decisions shall not be appealable or grievable.
  - a) Within 90 days of ratification of this MOU, both parties agree to meet and discuss shift sign up and rotation.

6. Management will provide thirty (30) calendar days written notice of a change in work schedules to employees and the Association. A copy will be sent to Labor Relations. Prior to the expiration of said thirty (30) calendar days and upon a written request, the Association will be provided an opportunity to discuss the schedule change

### 7. Regular Work Schedule Assignments:

Full-time employees in this unit have the first choice of regularly assigned work shifts and regular days off. The order in which the full-time employees select their regular work shift and regular days off is based on date of hire in a permanent position with the Department of Airports in the Airports Public Safety Officer classification. Such selection is made at the time of appointment as a permanent full time employee in the Airports Public Safety Officer classification. After the full-time employees in this unit have selected their work schedules and regular days off, the permanent part-time employees will be assigned their work schedules and regular days off. The department maintains its right to modify schedules to meet the needs of the department. The department will provide at least fourteen (14) calendar days advance notice of any schedule change, except in emergent situations, to the affected employee(s).

### **8**. Filling of Planned Open Shifts:

Airports Public Safety (APS) will post monthly schedules showing the available open shifts by job classification. APS will post the next month's schedule by the 15<sup>th</sup> of the prior month and notice of the posting will be transmitted to all employees in the unit. Once the open shifts have been posted for forty-eight (48) hours, permanent employees may submit no more than four (4) requests to the designated department representative to fill no more than three (3) shifts. Such requests are to be submitted no later than seventy-two (72) hours after posting of the open shifts. The department will assign open shifts on a seniority order basis based on length of continuous service as a permanent employee in their present class while minimizing overtime. The final schedule will be posted no more than ten (10) calendar days after the announcement of open shifts. The department reserves the right to fill any unfilled shifts (including unplanned shifts) by assignment, temporary officers, APS Supervisors, or Fresno Police Department Officers.

#### G. Leaves\*\*\*

#### 1. Holiday Leave

(a) Employees shall accrue eight \*\*\* and four tenths (8.4) hours per month in lieu of the Holidays recognized in FMC Section 3-116.

(b) Employees in this Unit may request payment and be compensated for up to forty-eight (48) hours or ten percent (10%) of their holiday leave balance, whichever is greater, each fiscal year during the term of this MOU. The employee's request to be paid must be received by the Department payroll clerk at least ten (10) calendar days prior to the next biweekly pay period. Employees must cash out a minimum of twelve (12) hours. No cash out may be requested between April 1st and \*\*\* the pay period in which the last paycheck is paid in the fiscal year.

#### 2. Vacation Leave

(a) Employees shall accrue Vacation Leave hours for each completed calendar month of employment as reflected below. Employees are allowed to accumulate up to 330 hours \*\*\* of Vacation Leave.

Years of Continuous Employment	Accrual Rate (hrs./mo.)			
Less than 10	10			
More than 10	12			

(b) An employee's Vacation Leave accumulation shall not cease due to refusal by the City to grant Vacation Leave prior to the employee reaching the Vacation Leave accumulation limit applicable to the employee's position and length of service. In the event an employee requests in writing Vacation Leave one (1) month prior to the month in which the limit would be reached, and such request is refused, the Director of Aviation or designee shall extend the employee's Vacation Leave accumulation limit for ninety (90) days during which time the employee shall be scheduled for Vacation Leave sufficient to reduce the employee's balance below the accumulation limit.

#### 3. Sick Leave

Employees shall accrue Sick Leave at the rate of eight \*\*\* and four tenths (8.4) hours for each completed calendar month of employment. Employees shall not accrue additional Sick Leave once their balance reaches nine hundred (900) hours. Sick Leave shall be used consistent with FMC Section 3-107 and in accordance with the California Labor Code (e.g., sections 233, 245.5, 246, 246.5, and other applicable sections). Abuse or misuse of Sick Leave, including using or attempting to use Sick Leave for an unauthorized purpose, misrepresentation of any facts related to the use of Sick Leave, excessive use of Sick Leave, or

similar, may result in corrective and/or disciplinary action, up to and including termination. The FMC, City Administrative Orders, departmental policies, procedures, rules and regulations concerning Sick Leave usage and administration will continue to apply.

#### Protected Sick Leave

\*\*\*Protected Sick Leave shall be defined as Sick Leave accrued and available and used in accordance with the California Labor Code and shall be limited to 96 hours per fiscal year. Absences due to illness and/or similar reasons exceeding a total of 96 hours per fiscal year may result in corrective action, up to and including termination. Only the use of Sick Leave shall be protected under these Sick Leave provisions. The use of other leave banks will not be recognized as Protected Sick Leave.

\*\*\*Sick Leave \*\*\* may be used under the following circumstances\*\*\*:

- Diagnosis, care, or treatment of an existing health condition of, or preventive care for, an employee;
- Diagnosis, care, or treatment of an existing health condition of, or preventive care for an employee's parent (a biological, adoptive, or foster parent, stepparent, or legal guardian of an employee or the employee's spouse or registered domestic partner, or a person who stood in loco parentis when the employee was a minor child), child (a child, which for purposes of this article means a biological, adopted, or foster child, stepchild, legal ward, or a child to whom the employee stands in loco parentis - this definition of a child is applicable regardless of age or dependency status), spouse, registered domestic partner, sibling, grandparent, or grandchild; or,
- For an employee who is a victim of domestic violence, sexual assault, or stalking, the purposes described in Labor Code Section 230(c) and Labor Code Section 230.1(a). Employees who terminate City employment and return within one year of such termination will be entitled to have their previously accrued and unused paid Sick Leave.

Any leave taken under these provisions which would also apply to other Sick Leave provisions (e.g., Protected Sick Leave and/or family and medical leave) would also count toward those provisions.

# 4. Supplemental Sick Leave

On each July 1 employees shall be credited forty (40) hours of Supplemental Sick Leave with an accrual limit of forty (40) hours per year and up to a total lifetime maximum of eighty (80) hours. However, if an employee is absent from work on a leave without pay status on July 1st, the additional forty (40) hours shall be prorated and received upon the employee's return to work. The credit of hours shall be prorated for employees hired after July 1st.

Supplemental Sick Leave may only be utilized once the employee has exhausted all other Sick Leave and Vacation Leave accruals, or as Protected Sick Leave during the first and second year of employment where an employee is accruing Supplemental Sick Leave and once their regular Sick Leave balance is exhausted, up to one-half of the total time accrued during the fiscal year may be used in accordance with California Labor Code 233, as described in Section 18.B.3. above.

Upon separation from City service the accrued Supplemental Sick Leave hours will be:

- (a) Credited as service credit on an hour-per-hour basis upon retirement; or
- (b) Cashed out at retirement or upon separation from the City.

#### H. Overtime

- 1. Pursuant to Section 7(k) of the FLSA, the City has established a 14-day work period for employees in this Unit and as such, employees in this Unit are only eligible for overtime when they work in excess of 86 hours in a 14-day work period.
- 2. Hours of work include all the time an employee is on duty at the employer's establishment or at a prescribed work place.
- 3. The overtime shall be at one and one-half (1-1/2) times the employee's base rate of pay.
- **4.** If overtime continues past midnight and rolls into the following workday, the overtime will be paid at the rate effective at the start of the shift.
- I. Compensatory Time Off (CTO)
  - 1. An employee has the option to accrue CTO in lieu of cash payment for overtime hours worked for the first \*\*\* eighty (80) hours of overtime worked

in a fiscal year. CTO may not be rolled over into the next fiscal year. CTO may be used for time off during the fiscal year it is earned, will be cashed out upon separation from employment if unused CTO from the current fiscal year remains, or will be cashed out during the last pay period of each fiscal year at the employee's base rate of pay.

- 2. Employees who have reached the maximum accrual **of** \*\*\* **eighty (80)** hours of CTO in a fiscal year shall be given cash payment for additional overtime hours worked.
- 3. CTO shall be accumulated at the applicable overtime rate for the time worked under the provisions of the Fair Labor Standards Act (FLSA).
- 4. The use of accumulated CTO shall be requested, and subject to approval by the Airport Public Safety Manager or designee.
- J. Health Reimbursement Arrangement (HRA)

The City currently maintains a Health Reimbursement Arrangement (HRA) that qualifies as a "health reimbursement arrangement" as described in Internal Revenue Service (IRS) Notice 2002-45 and other guidance published by the IRS regarding HRAs.

At service retirement, or at a disability retirement if a Tier II member is otherwise eligible for service retirement, or upon resignation if the employee is otherwise eligible for service retirement, employees who have used one hundred twelve (112) hours or less of Sick Leave used for sick time (excluding only hours used for Workers' Compensation benefits and/or statutorily protected leaves such as Family & Medical Leave, and Family Sick Leave, and/or Bereavement Leave) in the 24 months preceding their date of retirement, will be credited with an account for the employee under the HRA to be used solely to pay premiums for medical insurance (including COBRA premiums) and qualified medical expenses for the participant, the participant's spouse (or surviving spouse in the event of the death of the participant), and the participant's dependents pursuant to the City of Fresno Retiree HRA Plan Document.

The "value" of the account shall be determined as follows:

- The number of accumulated Sick Leave hours in excess of 240 hours at the time of retirement multiplied by 80% of the employee's then current hourly base rate of pay.
- The number of accumulated Supplemental Sick Leave hours at the time of retirement multiplied by 100% of the employee's then hourly base rate of pay.

 The hourly base rate of pay for employees shall be the equivalent of the monthly salary for the classification as reflected in the Salary Resolution, multiplied by twelve (12) months then divided by 2,080 hours.

At the employer's option, the HRA accounts shall be book accounts only – no actual trust account shall be established for any employee. Each HRA book account shall be credited on a monthly basis with a rate of earnings equal to the yield on the City's Investment Portfolio (provided that such yield is positive).

The HRA accounts shall be used solely to pay premiums for medical insurance (including COBRA premiums) and qualified medical expenses pursuant to the City of Fresno Retiree HRA Plan Document covering the participant, the participant's spouse (or surviving spouse in the event of the death of the participant), and the participant's dependents. Once a participant's account under the HRA has been reduced to \$0, no further benefits shall be payable by the HRA. If the participant, the participant's spouse, and the participant's dependents die before the participant's account under the HRA has been reduced to \$0, no death benefit shall be payable to any person by the HRA.

While this provision is in effect, eligible employees shall not be allowed to cash out any accumulated or accrued sick leave at retirement.

# **K**. Workers' Compensation

- a. Notwithstanding the provisions of FMC Section 3-118, the percentage of wages or salary and benefits received by a full-time employee who suffers an injury or illness in the course and scope of City employment shall be paid in accordance with Labor Code 4850. Consistent with FMC Section 3-118, the percentage of wages or salary and benefits received by a part-time employee who suffers an injury or illness in the course and scope of City employment shall be in accordance with the State of California workers' compensation laws set forth in the California Labor Code.
- Premium pays for employees on leave due to industrial injury or illness shall be administered consistent with all other members of the unit on any leave of absence.
- c. Partial days of absence due to a work-related injury or illness, including the day of injury or illness, shall be at full pay and shall not count toward the exclusion period; however, this time shall be recorded as work-related injury/illness absence.
- d. At the employee's option, in the event work related injury/illness pay from the City is not provided during the first three (3) days of absence due to the

work-related injury or illness, the employee may first take Sick Leave, Vacation Leave, or Holiday Leave for that period.

- e. If the employee uses Sick Leave, Vacation or Holiday for absences related to an alleged work-related injury or illness pending determination as to whether the injury or illness is industrial, and the injury or illness is determined to be industrial, Sick Leave, Vacation or Holiday shall be restored within thirty (30) calendar days of such final determination provided that the employee has submitted all necessary documents relevant to their Workers' Compensation claim, and the employee placed on work related injury/illness leave as provided herein.
- f. If the employee uses Sick Leave, Vacation or Holiday pending determination as to whether the injury or illness is industrial, and the injury or illness is determined not to be industrial, Sick Leave, Vacation or Holiday shall not be restored.
- g. Retirement benefits shall not be reduced as a result of compensation paid at the one hundred percent (100%) rate level of compensation established herein. Changes in contribution by the City and employee shall be in accordance with the applicable retirement code sections.

#### L. Uniform Allowance

Employees shall receive \*\*\* \$1,300 per year as a uniform purchase and maintenance allowance prorated for leave without pay and paid \*\*\* bi-annually via a separate direct deposit in the first pay period in July that has a July start date for the months of January through June and in the first pay period in January that has a January start date for the months of July through December. Employees who separate from City service shall receive their prorated uniform allowance on their last paycheck.

# M. Drug Testing

Employees will be subject to pre-employment drug testing in accordance with the drug testing process outlined in the City's Federal Motor Carrier Safety Administration (FMCSA) drug and alcohol testing program.

# N. Permanent Part Time Employees

Permanent part-time Airports Public Safety Officers and Airports Public Safety Supervisors ("permanent part time members") shall be included as members of Unit 11 and shall be designated to work on a modified 14-day work period.

Permanent part-time members will accumulate and use all leave benefits in proportion to the number of hours scheduled for that employee's position based on a full-time 14-day, 84-hour schedule.

Pursuant to Section 7(k) of the FLSA, permanent part-time members are only eligible for overtime when they work in excess of 86 hours in a 14-day work period. Hours of work include all the time an employee is on duty at the employer's establishment or at a prescribed work place. The overtime shall be at one and one-half (1-1/2) times the employee's base rate of pay.

The probationary period for permanent part-time members shall be 2,184 hours of non-overtime work performed.

The City shall contribute towards the health and welfare premium in accordance with Articled VII, Section C. Fresno City Employees Health and Welfare Trust.

**O**. Temporary Assignment to Perform Duties of Absent Employees (Acting)

In the absence of an Airports Public Safety Supervisor, members of this unit who meet the minimum qualifications of the Airports Public Safety Supervisor classification may be authorized by the Airports Director or designee to act as an Airports Public Safety Supervisor. For hours actually worked in an acting capacity, the employee will be compensated as an Airports Public Safety Supervisor such that the employee shall be paid the step in the Airports Public Safety Supervisor salary range which is at least three and one-half percent (3.5%) higher than the base rate pay received as an Airports Public Safety Officer. If such an increase would require a payment greater than the highest step of the Airports Public Safety Supervisor salary range, then the highest step of the Airports Public Safety Supervisor salary range shall be paid. This pay is pensionable under the City of Fresno Retirement System.

#### ARTICLE VIII

#### HEADINGS, SAVINGS CLAUSE AND FULL UNDERSTANDING

# A. Headings

MOU article, provision, and paragraph headings (includes exhibits, addenda, attachments, agreements, and side letters) contained herein are solely for the purpose of convenience only and shall not affect the construction or interpretation of any language of this MOU.

# B. Savings Clause

In the event any article, section, or portion of this MOU should be held invalid and unenforceable in any court of competent jurisdiction, such decision shall apply only to the specific article, section, or portion thereof specifically specified in the Court's decision, and upon issuance of such a decision, the City and the Association agree to immediately meet and confer upon a substitute for the invalidated article, section, or portion thereof.

#### C. Full Understanding

It is intended that this MOU sets forth the full and entire understanding of the parties, and any previous understanding or agreements by the parties, whether formal or informal, regarding any such matters are hereby superseded and terminated in their entirety. Side letter agreements and agreements attached to this MOU shall continue in full force subject to the terms contained therein, or in the absence of specified terms, the side letters and agreements shall terminate upon the expiration of this MOU. Any side letter agreements and agreements entered into during the term of this MOU shall continue in force subject to the terms and conditions set forth in each side letter. Further, neither party shall be bound by any promise or assurance that is not explicitly covered in the MOU, in a side letter of agreement, or agreement signed by both parties.

#### **ARTICLE IX**

#### TERM

The provisions of this MOU shall be in full force and effect from \*\*\* June 16, 2025 to \*\*\* June 14, 2026, subject to the Sections (A., B., and C.) below. All economic benefit modifications in this MOU shall be effective at the beginning of the first full pay period following Council approval, unless explicitly stated otherwise in the MOU.

- A. This MOU shall become effective only after approval of the Association, followed by City Council approval and the expiration of the waiting period for the Mayor's action provided in Charter Sections 605 and 609, and shall remain in full force and effect through \*\*\* June 14, 2026.
- B. During the term of this MOU, should either party desire to modify its terms or to meet and confer as to matters within the scope of representation not addressed in this MOU, the party requesting any change shall request in writing to meet and confer on the item(s), which item(s) shall be specified in writing.
- C. During the term of this MOU, either party may refuse any request by the other to meet and confer without explanation if the item is directly considered and specifically addressed herein. It is further agreed, however, that this section shall not prohibit the City from requesting to meet and confer on changes to federal, state or City statutes, and City Administrative policies referred to or cited in this MOU, in which case the request to meet and confer shall not be refused.

#### D. REOPENERS/MEET AND CONFER

\*\*\*The parties agree to meet and confer over:

- Revisions to the Personnel provisions of the Fresno Municipal Code (FMC), Chapter 3, Article 1);
- Revisions to the Civil Service Regulations in the FMC, Chapter 3, Article 2; and
- Revisions to the Employer-Employee Relations provisions of the **FMC**, Chapter 3, Article 6.

November , 2025.	to nave set their nands this <u>14th</u> day o
FOR THE FRESNO AIRPORTS PUBLIC SAFETY OFFICERS' ASSOCIATION:	FOR THE CITY OF FRESNO:
Signature on File	Signature on File
LANCE KING Chief Negotiator, Legal Counsel	SUMEET MALHI Chief Negotiator, Director of Personnel Services

# APPROVED AS TO FORM CITY ATTORNEY'S OFFICE

Signature on File

BY:

Senior Deputy City Attorney I

# EXHIBIT I

# Fresno Airports Public Safety Officers' Association - Unit 11 Salaries Effective November 17, 2025

CLASS TITLE	JOB CODE	A	В	С	D	E	F	G
Airports Public Safety Officer	310002	6101	6403	6707	7040	7386	7756	8145
Airports Public Safety Supervisor	310005	7118	7472	7846	8237	8647	9080	9534