MEMORANDUM OF UNDERSTANDING

2017-2018

LAKE HAVASU CITY

AND

LAKE HAVASU POLICE OFFICERS ASSOCIATION

TABLE OF CONTENTS

COMPLETE AGREEMENT	4
AGREEMENT	4
ARTICLE 1 Rights of the Employees	5
ARTICLE 2 Rights of the Association	7
ARTICLE 3 Dues	7
ARTICLE 4 Bulletin Board, City Equipment, Duty Time	7
ARTICLE 5 Rights of the City and Police Department	8
ARTICLE 6 Elective Time Off by Seniority	9
ARTICLE 7 Shift Schedules	10
ARTICLE 8 Labor/Management Committee	10
ARTICLE 9 Employee Bill of Rights	11
ARTICLE 10 Salary Survey	14
ARTICLE 11 Purging of Personnel Records	14
ARTICLE 12 Administrative Employee Investigations and Discipline	15
ARTICLE 13 Strikes or Work Slowdown.	16

Definitions	16
ARTICLE 15	
Savings Clause	18
SIGNATURE PAGE	19

COMPLETE AGREEMENT

The parties agree that this is the complete and only Agreement between the parties.

Each party has negotiated (met and conferred) on all issues identified for negotiations and such negotiations have led to this Agreement. Both parties agree that either party may petition the other to bring forth contract items contained in the Memorandum of Understanding (MOU) for discussion, however neither party is obligated to renegotiate the issue. This Agreement replaces any and all previous agreements between parties.

The parties acknowledge that during the negotiation which resulted in this Agreement, each had the opportunity to make demands and proposals with respect to all proper subjects of the "Meet and Confer" process and that all such subjects have been discussed and negotiated upon and the agreements contained in this Agreement arrived after the free exercise of such rights and opportunities.

AGREEMENT

1. This Agreement is entered into between Lake Havasu City, hereinafter called the "City" and the Lake Havasu City Police Officers Association called the "Police Officer Work Group" or "Association."

2. Term of the Agreement

This Agreement shall come into effect on July 1, 2017, and remain in full force until June 30, 2018.

3. Recognition

- A. City recognizes the Police Officer Work Group as the exclusive representative of all regular employees in the designated employee group as delineated below. The exclusive representative shall represent the interests of all employees in the work group without discrimination or regard to membership in the Police Officer Work Group.
- B. This section does not prevent an employee, acting individually, from presenting a grievance without the intervention of the Police Officer Work Group. Any adjustment made of such an employee's grievance shall not conflict with the provisions of this Agreement.

AGREEMENT (continued)

C. The employee group shall be known as the "Police Unit" and shall consist of full time Lake Havasu City employees with the following job titles:

Police Officer
Senior Police Officer
Police Sergeant
Detention Officer
Detention Officer Supervisor
Property/Evidence Technician
Public Safety Dispatcher
Public Safety Dispatch Supervisor
Animal Control Officer

4. Gender

Whenever any words used herein are in the masculine or feminine they shall be construed as though they were also used in another gender in all cases where they would so apply. In addition, the terms "Unit Employee," "Unit Member," or "employee" either in the singular or plural form shall mean employees of the Lake Havasu City that are specifically covered by this MOU.

5. Non-Discrimination

The parties agree that neither the Police Officer Work Group nor the City's respective policies or activities will discriminate against any employee based upon race, age, sex, creed, color, national origin, religion, disability or non-Police Officer Work Group affiliation.

ARTICLE 1 RIGHTS OF THE EMPLOYEES

- Employees have the right to form, join, or assist the Police Officer Work Group. Employees also have the right not to form, join, or assist the Police Officer Work Group. The parties recognize that the exercise of these rights shall not interfere with the delivery of services and shall not occur on duty time unless approved by the City or provided for in this Agreement.
- 1.2 Employees and the Police Officer Work Group shall be entitled to all rights and benefits specifically delineated in this Agreement. There shall be no implied rights beyond those specifically delineated in this Agreement and the Police Officer Work Group shall be the exclusive representative for those rights.

RIGHTS OF THE EMPLOYEES (continued)

- 1.3 Employees have the right to have the Police Officer Association to serve as their "Meet and Confer" representative without discrimination based upon membership or non-membership in the Association.
- 1.4 Employees' official personnel files will be administered in accordance with the following provisions.
 - A. The City shall maintain official personnel files for each employee. The City file will be maintained in the City Human Resources Department.
 - B. An employee shall be permitted to review material contained in his/her official personnel file. An employee wishing to access his/her official personnel file shall provide at least twenty-four (24) hour advance notice. A designated representative of the City Human Resources Department will be present during the file review. The file reviewer will be required to sign and date a form maintained in the personnel file. With written authorization from the employee, an employee's representative shall be permitted to review the employee's official file in accordance with the provisions set forth herein.
 - C. The City will honor reasonable requests for a copy of an accessible document in the official file for the employee at no cost to the employee.
 - D. An employee shall be notified of adverse material being placed in his/her official file and shall be entitled to provide a written response.
 - E. Each supervisor will maintain a separate working file (PPR/Bureau File) containing contemporaneous notes regarding employee performance and behavior for each employee. The working file will contain positive as well as negative comments relating to the employee's work performance and/or conduct. The bureau file will be used as a guide when completing employee performance evaluations. Generally, the working file will be purged thirty (30) days after the annual evaluation unless there is an issue the supervisor feels could affect performance or discipline for the next rating period.
 - F. The Police Department will maintain an administrative file.
- 1.5 At the conclusion of the testimonial phase of any disciplinary review board, the involved employee(s) will be provided an audio recording of the proceedings. Within ten (10) calendar days of receiving this audio the employee(s) may offer rebuttal to the board orally or in writing. This rebuttal will be considered prior to any board findings or recommendations.

ARTICLE 2 RIGHTS OF THE ASSOCIATION

- 2.1 The Association, as the authorized representative, has the exclusive right to serve as the meet and confer representative of all employees in the Police Unit. The parties agree that the Association has the right to represent the interests of employees in the Police Unit.
- 2.2 Unit Members may contribute up to one-half (1/2) hour of Paid Time Off (PTO) per month to a bank of Association Use Hours. Use of these hours is subject to approval and scheduling requirements of the Police Department based upon operational needs. These hours may be used by Association Members designated by the Association President to attend seminars, conventions, executive board meetings, or other functions cognizant to the operation of the Association.
 - A. Notice of Association Member(s) intent to utilize Association Use Hours shall be forwarded to the Police Chief or designee no later than seventy-two (72) hours in advance of the request time off.
 - B. The use of Association Use Hours shall not be unreasonably withheld.
- 2.3 In any event, employees will not perform duties related to the business or operation of the Association on duty hours without the express consent of the Chief of Police.

ARTICLE 3 DUES

- 3.1 The City agrees, in conformity with City Code, Chapter 2.62 to deduct an amount specified in writing by the employee biweekly and transmit such amount to the Association each pay period.
 - A. The City assumes no liability on account of any action taken pursuant to this section. The Association agrees to indemnify and hold the City harmless for taking action in conformance with this section.
 - B. Employees may initiate, discontinue or amend payroll deductions at any time during the term of this MOU.

ARTICLE 4 BULLETIN BOARD, CITY EQUIPMENT, DUTY TIME

4.1 The City shall provide bulletin board space for posting of Association literature, which shall be maintained in the Police Department break room. The Association shall be responsible for all costs and upkeep of the bulletin board. The parties

agree this article does not authorize or approve of the posting of material that is political in nature, abusive of any person or organization or disruptive of the Police Department's operations. The overall size of each bulletin board shall not exceed 48" X 36."

- 4.2 The Association shall not use City time, materials, property, vehicles, or equipment for Association business without the permission of the Chief of Police. The Association may use the City and department interoffice mail service or email system for the dissemination of association literature or correspondence but agrees to adhere to the following provisions.
 - A. Information distributed shall not be critical of City elected officials, management, or other employees. Said information shall not be political in nature or otherwise contrary to positive labor/management relations.
 - B. In the event the City believes the requirements herein are not being adhered to, the dissemination/posting of the document(s) in question shall be halted. The parties shall then promptly meet to work out a resolution to the problem.
 - C. Use of the City's e-mail shall comply with Lake Havasu City Operating Policies and Procedures (OPP) 1.15, except for the provisions stated herein.

ARTICLE 5 RIGHTS OF THE CITY AND POLICE DEPARTMENT

- 5.1 The exclusive rights of the City and Police Department shall include, but not be limited to:
 - A. The right to determine the organization of City government and the purpose and mission of its constituent agencies, to determine the quality, quantity and standards of service to be offered to the public, and through its management officials to exercise control and discretion over its organization and operations.
 - B. The right to establish and effect administrative regulations and employment rules consistent with law and the specific provision of this MOU, to direct its employees, to discipline its employees, or to relieve its employees from duty because of lack of work or other legitimate reasons.
 - C. The right to hire, direct, assign, promote, or transfer any employee to meet the operational needs of the City and the Police Department.

- D. The right to determine the methods, means, and personnel by which City services are to be provided, including, but not limited to, staffing levels, resource deployment and work performance standards.
- E. The right to schedule, prioritize, and assign work and overtime in order to accomplish the overall objectives of the Police Department and the City.
- F. The right to adopt and to manage its budget, provide for the funding of certain levels of service, to add, delete, modify or suspend certain programs, functions, divisions, and departments as the City Council, in the exercise of its legislative authority to create and manage the City's budget, determines to be necessary and appropriate.
- G. The right to declare a legitimate fiscal or operational crisis/emergency and/or critical need which may suspend certain components of this MOU in order to provide appropriate services and/or support activities necessary for the public safety and welfare. The fiscal or operational emergency may be declared by the Chief of Police or City Manager after notification and meeting with Association Representatives. The notification/meeting with Association Representatives prior to action is not necessary in those crisis or emergency situations requiring swift and immediate action for public safety in the prevention of life or significant property loss.
- H. The Association and the City pledge cooperation to increase departmental efficiency and effectiveness. The Association agrees to cooperate with the efforts of the Police Department to achieve increased productivity for the mutual benefit of all concerned through better utilization of equipment, manpower and methods of work.
- I. The inherent and expressed rights of the City and the Police Chief, including those herein specifically referred to, or otherwise listed in City Code, Chapter 2.62, which are not expressly modified or restricted by a specific provision of this MOU, are not in any way, directly or indirectly, subject to the alleged breach procedure as outlined in City Code, Chapter 2.62.

ARTICLE 6 ELECTIVE TIME OFF BY SENIORITY

The parties agree that the Department shall continue to use a seniority-based process for Paid Time Off (PTO) and compensatory time scheduling. The Police Department reserves the right to make reasonable adjustments to the process to meet legitimate operational needs.

ARTICLE 7 SHIFT SCHEDULES

- 7.1 The normal daily work hours and weekly shift schedules of Police Unit personnel shall be determined by the Police Chief and the City Manager and shall normally comprise forty (40) hours within a seven (7) day work week. This provision does not prohibit mandatory overtime.
- 7.2 Duty hours for officers assigned full time to a uniformed patrol position will be four (4) ten (10) hour days or alternating four (4) twelve (12) hour days (week 1) followed by three (3) twelve (12) hour days (week 2), depending on assignment. The members agree to work the twelve (12) hour schedule; however the Police Department and Association agree that this agreed to work week configuration would be in effect for this year only, and will be subject to negotiation in following years. The parties agree that this Agreement will not constitute precedent the configuration of work weeks in future negotiations. In the event of an operational emergency, the Police Department reserves the right to make changes to the current schedule or process. Prior to implementation of such changes, the Association President will be provided written notice of the proposed changes and an opportunity to provide recommendations to the Chief of Police or designee. Minor adjustments to the schedule such as temporary movement of personnel, adjustment of hours, or the transfer of personnel to other work groups for a legitimate purpose does not require notification of the Association.
- 7.3 Overtime will be assigned by management based upon the needs of the Police Department; however seniority will be given preference. Seniority, however, will not be the sole factor in determining overtime assignment.
- 7.4 The parties recognize that minimizing the use of overtime is a priority of the City. To that end, supervisors may flex the work hours of employees, when reasonable, within the designated workweek in order to avoid paying overtime. It shall be the policy of the Police Department to avoid split schedules whenever possible.
- 7.5 Officers assigned to work a twelve (12) hour patrol shift may be permitted to take an additional fifteen (15) minute break during each tour of duty.

ARTICLE 8 LABOR/MANAGEMENT COMMITTEE

8.1 Parties recognize that continued dialogue between the parties during the term of this Agreement is in the best interest of the City and the Association. A variety of opportunities to continue the dialogue and facilitate communication are available to include: a standing invitation for the Association President to attend weekly command staff meetings, an open door policy, and the establishment of a Labor

Management Committee. The Labor/Management Committee is hereby created as follows:

- A. The Labor/Management Committee shall consist of four (4) members; two (2) representing the Police Department, and two (2) representing the Association.
 - 1. The two (2) members representing the Association shall be the Association President and another Association member appointed by the Association.
 - 2. The two (2) members representing the Police Department shall be two members of the command staff appointed by the Chief of Police.
 - 3. Upon agreement of both sides, a Human Resource representative or other city department representative may be called upon to participate in the discussion based on the needs of the group.
 - 4. In the event a member of the Labor/Management Committee is unavailable, a substitute may be appointed by the respective side.
- B. Meetings may be scheduled by the mutual agreement of the parties. If the meetings are scheduled during the employee's normal duty time, the employee will participate in the meeting on paid time. There will be no overtime authorized for the purpose of these meetings.
- C. In the event one of the parties (Association or City) believes there has been a breach of the MOU and an informal discussion does not resolve the issue, the Labor/Management Committee will be convened. If the Committee cannot resolve the matter, the issue will be resolved through procedures established by Lake Havasu City Code, Chapter 2.62.
- D. The parties will discuss issues that are mutually agreed upon; however, the Labor/Management Committee is not authorized to change the provisions of the MOU.
- E. Additional parties may participate in the meetings by the mutual agreement of the parties.

ARTICLE 9 EMPLOYEE BILL OF RIGHTS

- 9.1 The Association and the City agree that procedures outlined in Lake Havasu City Police Department Policy 1020 Personnel Complaints shall be followed. Additional rights granted to the employee shall be as follows:
 - A. Interviews and complaint investigation of serious employee misconduct that may result in discipline greater than a written reprimand shall be conducted by

- a person of the rank of Sergeant or higher. Only the Chief of Police may designate other personnel as deemed necessary.
- B. An employee shall not be required to write a memorandum or otherwise give an interview, whether formal or informal, concerning an allegation prior to receiving written notification of the complaint.
- C. After the formal interview an employee shall not be required to write a memorandum concerning the allegation under investigation if the interview is audio taped.
- D. In the case of a certified employee, he/she will have the right to have an uninvolved employee representative, of equal rank, present during any administrative interview, if requested by the employee to be interviewed.
- E. In the case of a civilian employee, he/she will have the right to have an uninvolved employee representative, of equal position, present during any administrative interview, if requested by the employee to be interviewed.
- F. The employee representative shall only be required to disclose information received from the employee under investigation that conflict with Lake Havasu City Police Department Policy 339 Standards of Conduct.
- G. If requested by the employee, the transcript of any interview or a copy of the audio/video tape will be provided to the employee as soon as available.
- H. Upon conclusion of the investigation the employee shall be entitled to copies of reports or complaints, if any, made by interviewers or other persons.
- I. No notes or reports that are deemed to be confidential may be entered in the employee's personnel file.
- J. The employee being interviewed shall have the right to bring his or her own recording device and record any and all aspects of the interview. No recording shall be done without the knowledge of the other party.
- K. No employee shall have any comment adverse to his interest entered in any personnel file, or any other file used for any personnel purposes by employer, without the employee having first read and signed the instrument containing the adverse comment indicating he is aware of such comment. The exception to this requirement is a Personnel Performance Record (PPR) entry used as a working file and as such supervisors will ensure employees review the PPR file every 30 days. At no time will an adverse comment be used as discipline or for evaluation purposes without the employee being aware of the issue in a timely manner. Should an employee refuse to sign a PPR file or other document containing adverse comments, that fact shall be noted on that

- document. A refusal to sign shall be witnessed by an uninvolved third party who will initial the document.
- L. An employee shall have an opportunity with which to file a written response to any adverse comment entered in his or her personnel file. Such written response shall be attached to, and shall accompany, the adverse comment.
- M. No employee shall have his/her locker, or other space for storage that may be assigned to him searched except in his/her presence, or with his/her consent, or unless a valid search warrant has been obtained or the Police Department has made a reasonable attempt to notify the employee that a search will be conducted. The Police Department must make a reasonable attempt to report, within 24 hours to the employee, that his/her locker has been searched. This shall apply only to lockers or other space designated for personal storage that are owned or leased by the employing agency. Lockers may be inspected as part of a supervisory inspection process only with 24 hours notice provided to the employee.
- N. The Chief of Police may order a polygraph of an employee if a serious allegation is made against the employee. The employee may decline, unless the complainant(s) have taken the polygraph first and passed. No employee shall be threatened or coerced with a polygraph examination for the purpose of intimidation. Serious allegations include a criminal act, abuse of authority, harassment with malicious intent, and reflection of an employee's integrity. The Association and the City agree that the result of a polygraph examination will not stand as the sole and only evidence against, or for, an employee in a disciplinary proceeding involving the dismissal, demotion, or suspension of an employee, but will be used as a tool to supplement all other evidence and information obtained during the course of an Administrative Investigation into the employee's conduct. The polygraph questions shall be narrowly focused on the issue(s) under investigation. The employee and his representative, or attorney when applicable, may review the questions prior to administration of the polygraph. Employees may submit to a second polygraph examination from a different polygraph examiner within seven days at no expense to the employee if the initial results are inconclusive. The employee has the option of obtaining the second polygraph examination from a licensed private sector polygraph examiner at his/her own expense from a list approved by the Association and the City. In the event that the City introduces evidence of the results of a polygraph examination of an employee into a disciplinary proceeding, the employee shall be entitled to introduce the results of the second polygraph examination obtained under this Article. Nothing contained in this MOU shall be construed as creating any privilege or prohibition against the admissibility of initial and second polygraph results in administrative proceedings reviewing the dismissal, demotion, or suspension of an employee. Should an Administrative Investigation be concluded with a recommended finding of "Not Sustained," pursuant to Lake Havasu City Police Department

policy, an employee under Administrative Investigation for a serious allegation as defined in this Article, shall have the right to request, and have, a polygraph examination administered at the expense of the City.

ARTICLE 10 SALARY SURVEY

- 10.1 The City shall conduct a salary survey biennially on even numbered years that shall include a minimum of three (3) Unit Member positions to include Police Officer, Public Safety Dispatcher and Detention Officer. Other positions may be surveyed at the discretion of the City.
- 10.2 Upon completion of the salary survey, results shall be forwarded to the City Council as part of the budget process, along with a formal recommendation of action by City staff. A copy of the salary survey will also be provided to the Association.
- 10.3 The methodology for conducting the salary survey and applying its results are as follows:
 - A. Cities surveyed will include those listed in Lake Havasu City Operating Policies and Procedures 3.10.01 Salary Program;
 - B. The first step, or minimum of the salary range for the three (3) Unit member benchmark positions enumerated in paragraph 1 will be surveyed;
 - C. All results of the survey will be included for comparison with Lake Havasu City, including the high and the low;
 - D. An average of all responses will be used to determine a percentage (%) difference, if any, from Lake Havasu City's minimum or first step;
 - E. An adjustment may be made to Lake Havasu City's first step / minimum salary as a result of the survey group's percentage difference when compared to City's;
 - F. In order to maintain the current spread between steps and prevent further compression of the salary bands, the current percentage difference between the ten steps for each band and grade will be maintained by applying the existing percentage amount difference to each step using the new first step/minimum salary as the beginning point.
- 10.4 Adjustments, if adopted by City Council, will be made to the various positions in the Police Unit based on the particular results of the benchmarked or another similarly situated position.

ARTICLE 11 PURGING OF PERSONNEL RECORDS

- 11.1 Employees may make a written request to the Human Resources/Risk Manager through the Police Chief to have certain types of disciplinary actions removed from their personnel file. Requests will be honored provided that there has been no additional disciplinary action within that time period for which the employee has been disciplined:
 - A. Counseling Interview 1 year after issued
 - B. Written Reprimand 2 years after issued
 - C. Unpaid Suspension of Three working days or less -5 Years
 - D. Disciplinary Probations 5 years after issued
- 11.2 Appealable disciplinary suspensions, disciplinary pay reductions, disciplinary demotions and disciplinary dismissals are permanent records and will not be removed from an employee's file.
- Purging of any file to include personnel files will be done in accordance with state law and established agreements with the Arizona State Library, Archives and Public Records.

ARTICLE 12

ADMINISTRATIVE EMPLOYEE INVESTIGATIONS AND DISCIPLINE

- 12.1 The City and the Police Department reserve the right to investigate all allegations of employee misconduct.
- 12.2 An employee may be placed on administrative leave with pay to permit an investigation into matters that may or may not concern possible disciplinary action.
- 12.3 An employee on Administrative Leave is considered to be on full duty and must be available to participate and aid in the investigation and respond to work related inquiries.
- 12.4 If the investigation concludes no wrongdoing on the part of the employee and no disciplinary action is taken, the documentation will be removed from the employee's personnel file
- 12.5 If administrative charges are filed against an employee as a result of an investigation, the employee will be provided the opportunity to respond to the administrative charges prior to the imposition of any suspension without pay, demotion or termination.
- 12.6 Employees will cooperate in all investigations conducted by, or on behalf of the City or the Police Department. Failure to cooperate may be the basis for disciplinary action up to and including termination. Providing false testimony in a grievance hearing, or any meeting with management, is considered failure to cooperate.

- 12.7 When discipline is to be imposed, progressive discipline will be considered when it appears that the merits of the case would lend itself to this procedure as determined by the Police Chief.
- 12.8 Disciplinary actions may only be appealed through processes and procedures described by Departmental policy and Lake Havasu City Policies and Procedures (OPP) 3.12 Disciplinary Procedures.

ARTICLE 13 STRIKES OR WORK SLOWDOWN

- 13.1 The parties acknowledge that strikes are illegal. The Police Officer Work Group agrees that it and the employees in this designated employee group, will not encourage, support, instigate, threaten or participate in a strike or slowdown or any other work disruption.
- 13.2 The Police Officer Work Group and the City subscribe to the principal that differences shall be resolved by peaceful and appropriate means without interruption of work. The Police Officer Work Group will not authorize, institute, aid, condone, threaten or engage in a slowdown work stoppage or strike. City for any reason shall not authorize, institute, aid, or promote any lockout of employees covered by this MOU.
- 13.3 In the event any employees covered by this agreement, individually or collectively, violate the provisions of the article and the Police Officer Work Group fails to exercise good faith in halting the work interruption, the Police Officer Work Group, the Police Officer Work Group Executive Board and the employees involved shall be deemed in violation of this section/article and shall be subject to disciplinary actions including termination.
- 13.4 The parties agree that in the event of a strike or slowdown or other work disruption the employees who encouraged, supported, instigated or participated in the strike or slowdown shall be subject to termination of their employment with the City. Furthermore, if Association leadership (Executive Board) is involved in or endorses the strike or slowdown, the Police Officer Work group will be decertified. The parties agree that a sick-out/blue flu is considered a strike or slowdown.
- 13.5 The determination as to whether a strike or slowdown or other work disruption occurred will be made by the City Manager.
- 13.6 The decision as to whether a strike or slowdown or other work disruptions has been threatened shall be made by the City Manager.

ARTICLE 14 DEFINITIONS

- 14.1 **Administrative Charges:** Allegations of misconduct in violation of Departmental policy.
- 14.2 **Administrative Leave:** A non-punitive action that places an employee on leave during the course of an investigation.
- 14.3 **Association:** Lake Havasu Police Officer Association.
- 14.4 **Association Member:** For purposes of this document, those members of the Police Officer Association who are defined as unit members in Lake Havasu City Code, Chapter 2.62.
- 14.5 **Association Representative:** For purposes of this document, those members of the Lake Havasu Police Officer Association who are defined as unit members in Lake Havasu City Code, Chapter 2.62.
- 14.6 **Chief's Council:** An advisory group to facilitate communication between various work groups and Command Staff and to provide the Chief of Police with input.
- 14.7 **City:** Lake Havasu City Municipal Corporation and all related Departments, Divisions and Sections responsible for the delivery and/or support of City services.
- 14.8 **Disciplinary Action:** An adverse action taken against an employee for misconduct or performance deficiency that is documented in writing.
- 14.9 **Email:** The City's electronic communication system.
- 14.10 **Employee:** For purposes of this document, those members of the Lake Havasu Police Officer Association who are defined as unit members in Lake Havasu City Code, Chapter 2.62.
- 14.11 **Employee Representative:** An Association member chosen by a covered Unit member to represent his/her interests in a potential disciplinary matter.
- 14.12 **Executive Board:** Shall consist of nine (9) members and have care, custody and control of all property and monies of the Association.
- 14.13 **Fiscal Crisis/Emergency:** Any event or situation where the City or Police Department has incurred a serious loss of revenues or an unforeseen increase in expenditures not included in the regular City budget.

- 14.14 **Memorandum of Understanding (MOU):** A written agreement arrived at by Lake Havasu City and the Lake Havasu Police Officer Association, pursuant to Lake Havasu City Code, Chapter 2.62.
- 14.15 **Operational Crisis/Emergency:** Any unforeseen event or situation which adversely affects the normal, efficient and effective operations of the Police Department and which may require the implementation of alternative work schedules, special assignments or other contingencies in order to provide necessary services for the public safety and welfare.
- 14.16 **Personnel:** For purposes of this document, those members of the Police Officer Association who are defined as Unit members in Lake Havasu City Code, Chapter 2.62.
- 14.17 **Personnel File:** The City's official employee file retained in Human Resources.
- 14.18 **PPR/Bureau File:** A Police Department employee performance file retained at the Police Department.
- 14.19 **Police Officer Association:** The organization designated through the petition process as the official and exclusive representative for those police employees as outlined in Lake Havasu City Code, Chapter 2.62.
- 14.20 **Police Officer Work Group/Unit:** Those police department employees eligible for participation in Meet and Confer as identified in Lake Havasu City Code, Chapter 2.62.
- 14.21 **Readily Available:** Data or information that is currently maintained and easily accessible. Does not include data or information that would require development of queries or reports not presently maintained.
- 14.22 **Unit Member:** A City employee identified in Lake Havasu City Code, Chapter 2.62 as eligible for participation in "Meet and Confer".
- 14.23 **Work Disruption:** An association sponsored; organized effort by a number of unit employees to adversely affect the normal effective operation of the organization.

ARTICLE 15 SAVINGS CLAUSE

15.1 If any article or section of this MOU should be held invalid by operation of law or by a final judgment of any tribunal of competent jurisdiction, or if compliance with or enforcement of any article or section should be restrained by such tribunal, the remainder of this MOU shall not be affected thereby; and upon

issuance of such final decree, the parties, upon request of either of them shall meet and confer to endeavor to agree on a substitute provision, or that such a substitute provision is not indicated. It is recognized by the parties that the provisions of the Fair Labor Standards Act (FLSA) and Arizona State Law, are currently applicable to certain aspects of the provisions of the MOU.

Dated this	_day of	, 2017.
For the Police Association:		For the Police Management Team:
Brian Madsen, President		Doug Whittaker, Police Captain
For the City:		
Charlie Cassens, City Manage	er	Daniel Doyle, Police Chief
APPROVED AS TO FORM:		