MEMORANDUM OF AGREEMENT

BETWEEN

HOWARD COUNTY, MARYLAND

AND

AMERICAN FEDERATION OF STATE, COUNTY

AND MUNICIPAL EMPLOYEES

HOWARD COUNTY LOCAL 1810

COUNCIL 67, AFL-CIO

EFFECTIVE:

JULY 1, 2020 - JUNE 30, 2022
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PREAMBLE

This AGREEMENT, effective as of July 1, 2020, is entered into between Howard County, Maryland, hereinafter referred to as the “County,” and the American Federation of State, County and Municipal Employees, Howard County Local 1810, Council 67, AFL-CIO hereinafter referred to as the "Union".

WHEREAS, the County and the Union have as their intent and purpose to promote and improve the efficiency and quality of the public service provided by the County to the citizens of Howard County, Maryland; and

WHEREAS, the Union and the County agree that this goal can best be achieved through a harmonious relationship between them. In consideration of the mutual covenants and promises herewith contained, the County and the Union do hereby agree as follows:

ARTICLE 1 - RECOGNITION AND UNIT DESCRIPTION

Section 1.1. - Recognition

The County recognizes AFSCME Local 1810 as the exclusive representative on matters with respect to wages, hours and other terms and conditions of employment for those employees in Section 1.2. below. This Unit does not include any State-Authorized Exempt employees, regardless of their job class title.

Section 1.2. - Unit Description.

The unit is composed of employees occupying the following list of job class titles:


Section 1.3. - Exclusions

(a) A probationary employee occupying a job in the unit is eligible for Union membership and representation after successfully completing a six-month probationary period. A bargaining unit member who is required to serve a probationary period as a result of a promotion to a higher classification within the unit is eligible to continue union membership within the bargaining unit.

(b) Employees occupying a job in the unit which is deemed confidential in accord with Section 1.60I(d) of the Howard County Code and Section (d) of the Personnel Officer’s Guidelines are not eligible for Union membership and representation.

(c) Employees occupying a job in the unit which is deemed management in accordance with Section 1.60I(n) of the Howard County Code and section (d) of the Personnel Officer’s Guideline, are ineligible for Union membership and representation.

Section 1.4. - New Classifications

In the event that any new classifications are created, which fall within the first sentence of the unit description in Section 1.2 of this Article, the inclusion or exclusion of the new classifications shall be subject to the mutual agreement of the County and the Union. In the event the County and the Union are unable to agree on the inclusion or exclusion
of a classification, either party may submit the issue to arbitration. The County and the Union shall attempt to select a mutually acceptable arbitrator within 10 working days. If no arbitrator is selected, the party seeking arbitration shall request a list of arbitrators from the Federal Mediation and Conciliation Service. The arbitration shall be conducted in accordance with the rules of the American Arbitration Association. In reaching a decision, the arbitrator shall be guided by the standards used by the National Labor Relations Board in similar cases. The decision of the arbitrator shall be final and binding. The cost of the arbitration shall be borne equally by the County and the Union, except the costs incurred in presenting or defending the case to the arbitrator shall be borne by the side incurring the expense.

Section 1.5 - Union Continuity

The County shall make every effort not to contract out work normally performed by the bargaining unit.

ARTICLE 2 - AUTHORIZED DUES DEDUCTIONS

Section 2.1. - Employee Rights

No employee is required to join the Union and each employee has the right not to join the Union.

Section 2.2. - Dues Deductions for Employees Who Join the Union

The County agrees to deduct from the earnings of each employee who has properly authorized such deductions, in writing, by a proper authorization card duly executed, membership dues to be remitted to the Union as indicated below. The Union shall provide each employee executing an authorization, a copy of such card clearly indicating that such authorization is irrevocable and shall continue as a condition of employment except that the employee may elect to withdraw from Union membership and pay a service fee not to exceed the then current dues rate. Employees desiring to terminate Union membership must give written notice to the Office of Human Resources and the Union at least 30 days prior to the anniversary date of the authorization. Deductions shall continue through the anniversary date. Such notice shall be sent via mail to the following address:

Director, AFSCME Council 67
Re: Local 1810
1410 Bush Street, Suite A
Baltimore, MD 21230

CC: Director of Human Resources
Howard County Government
3430 Court House Drive
Ellicott City, MD 21043

OR by email to both the Union and the County addressed to:

The Council 67 Chief Shop Steward and HRAdmin@HowardCountyMd.gov

Section 2.3. - Periodic Dues Deduction

Withholdings for union dues, service fee, or any other agreed upon voluntary deductions for union endorsed programs are to be transmitted via electronic fund transfer to the account authorized by the Comptroller of AFSCME Council 67. Such transfer shall take place no later than the 15th day after said collections(s) were made. A corresponding list of dues paying members and service fee paying employees in an Excel Format shall accompany the transfer of funds. A full list of all employees covered by the bargaining unit in an Excel format will be made available upon request.
Section 2.4. - Authorization for Dues Deductions

The authorization for deductions pursuant to this Article shall be made on a form supplied to the employee by the Union that has been approved by the County. A deduction regarding any employee shall not be made by the County during any month unless the authorization form signed by the employee has been delivered to the County not later than the first day of the month in which the first deduction is to be made.

Section 2.5. - Insufficient Pay for Dues

The County will not deduct the Union's dues when an employee's net pay for the pay period involved is insufficient to cover the dues after other legal deductions have been made.

Section 2.6. - Amount of Dues

The amount of the dues deducted will remain the same until the Union certifies to the County, in writing, over the signature of an authorized officer of the Union, that it has been lawfully changed and what the new deduction will be each pay period. The County shall be notified at least two months in advance of the effective date of such a change.

Section 2.7. - Indemnification Clause

The Union shall indemnify and save the County harmless of and from any and all claims, grievances, actions, suits or other forms of liability or damages arising out of, or by reason of, any action taken by the County for the purpose of complying with any of the provisions of this Article, and the Union assumes full responsibility for the disposition of the funds deducted under this Article as soon as they have been remitted by the County to the Union.

ARTICLE 3 - RIGHTS OF EMPLOYEES/UNION REPRESENTATIVES

Section 3.1. - Designation of Representatives

(a) The County recognizes and shall deal with appropriate Union Representatives as set forth herein.

(b) Union employee representatives shall be selected in any manner determined by the Union from among those actively employed by the County. It is the intent of both the County and the Union that a Shop Steward be selected at each shop from among employees working at that site. It is also the County and the Union's mutual desire that selected Shop Stewards be appropriately trained. The Union shall prepare, keep current and provide the County with a list of accredited Stewards, Union President, Union Officers or Board Members, designated full time paid Representative or Council Representatives. The list shall include one alternate steward who shall serve only in the absence of the accredited steward. The Union shall promptly notify the County of any changes of such stewards and/or alternates.

(c) The County shall prepare, keep current and provide to the Union a list of County representatives and their work locations with whom the Union is to deal. The County shall promptly notify the Union of any changes of such County representatives.

Section 3.2. - Non-Discrimination

The County and the Union shall not discriminate against any employee because of race, sex, creed, religion, color, age, national origin, physical or mental handicap, occupation, marital status, political opinion, sexual orientation, personal appearance, gender identity or expression, affiliation, association or non-association, or his membership or non-membership in the Union.
Section 3.3. - Individual Representation

(a) Employees have the right to represent themselves individually or designate their personal representative in any or all of their employment relations with the County.

(b) The Union recognizes and will not interfere with management’s right to investigate incidents or question employees regarding job related activities. However, when an employee is ordered to leave his/her immediate job site for a private conference, interview, hearing, or any other meeting with a representative of management within the department, other than the employee’s immediate supervisor, the employee shall be entitled to Union representation if it is reasonably expected that such interaction could lead to disciplinary action.

(c) Notwithstanding any other provision of this Agreement, an individual employee may present a grievance or meet with members of management at any time without intervention of the Union, provided that the Union is advised in advance of said grievance, and is notified of the specific disposition of the matter and provided further, that any adjustment made shall not be inconsistent with the terms of this Agreement.

Section 3.4. - Union Visitation

With permission of the appropriate Department Head or his/her designee, representatives of Council 67, AFSCME shall have reasonable access to the County premises for the purpose of conferring with a shop steward while investigating a grievance. The County shall not unreasonably withhold such permission.

Section 3.5. - Union Representation

The County agrees to hear grievances filed by the Union on behalf of an employee, pursuant to a provision of this Agreement, during normal work hours. Only one union representative employed by the County shall be permitted to attend these hearings at Steps 1 and 2 as set forth in Article 13 of this Agreement on a paid basis. Presuming there will be no abuse, two union representatives employed by the County, to include the Union President, shall be permitted to attend grievance hearings at Step 3 and above on a paid basis if held during their regular working hours. The County reserves the right at its option, after five days’ notice to the Union, to schedule grievance hearings during non-work hours.

Section 3.6. - Union Office

(a) In the event that the Union President is not assigned an office as part of his regular work duties, the County shall provide a furnished workspace, including desk, chairs, telephone, internet connection, the use of a private room and an ability to store records in a secure fashion. If space is not available at the President’s work site, some alternative location will be made available. Said workspace will be used for the purpose of conducting official Union business at such times and by such persons as provided for in this Agreement.

(b) The County will continue to provide the Council 67 Chief Shop Stewart a private office as long as the County continues to occupy the top floor of the Ascend One Building.

Section 3.7. - Orientation

(a) The Office of Human Resources will notify the Union President when New Employee Orientations contain employees hired to fill vacant positions in the bargaining unit. The Union will be allowed to make a presentation during the orientation. The Union will be allowed to make a presentation during the orientation at a designated time during the orientation schedule. All employees
whose classification are represented by Local 1810 participating in the orientation will be
required to attend the union presentation.

(b) The Union will work in good faith to ensure that orientation sessions will be covered by the Union
President or her designee, who will be released to attend the session.

Section 3.8. - Informational Meetings

Upon prior notice to and approval of the Chief Administrative Officer, the Union may conduct meetings with
employees to disseminate information on issues having a substantial impact on the workplace.

Section 3.9 – Bulletin Board

The County will provide bulletin boards to the bargaining unit for the purpose of allowing the union to inform its
membership of union business. The bulletin boards shall be located in each work site and have accessibility to the
membership.

ARTICLE 4 - MANAGEMENT RIGHTS

The County shall retain the exclusive right and authority, at its discretion, to maintain the order and efficiency of the
public service entrusted to it, and to operate and manage the affairs of the County in all aspects including, but not
limited to, all rights and authority held by the County prior to the signing of this Agreement (including that provided
by State law, County Charter, County Code, Rule or Regulation), except where abridged by an express provision of
this Agreement.

The Union recognizes that the following rights, which are in no way wholly inclusive, belong to the County
exclusively, except where abridged by an express provision of this Agreement:

(a) To determine the purposes and objectives of each of the County's constituent offices and departments.

(b) To set standards of services to be offered to the public.

(c) To determine the methods, means, personnel and other resources by which the County's operations are
to be conducted.

(d) To exercise control and discretion over its organization and operations.

(e) To direct its employees.

(f) To hire, promote, transfer, assign or retain employees.

(g) To establish work rules.

(h) To demote, suspend, discharge or take any other appropriate disciplinary action against its employees
for just cause and in accordance with the County Charter and other applicable laws.

(i) To relieve its employees from duty because of lack of work or other legitimate reasons.

(j) To determine the mission, budget, organization, number of employees, number, type and grade of
employees assigned, the work project, tour of duty, methods, processes by which such work has to be
performed, technology needed, internal security practices and relocation of facilities.

(k) To determine the qualifications of employees for appointment, promotion, step increases, etc., and to
set standards of performance, appearance and conduct.
(l) To judge skill, ability, and physical fitness, and to create, eliminate, or consolidate job classifications, department or operations.

(m) To control and regulate the use of all equipment and other property of the County.

(n) To set and change work hours.

ARTICLE 5 - HOURS OF WORK

Section 5.1. - Regular Workweek

For all employees, the regular workweek shall consist of 40 hours composed of five eight-hour workdays, Monday through Sunday, inclusive, plus an unpaid meal period. All hours worked on an assigned workday shall be consecutive, except in those departments where the normal, established schedule requires a broken workday. This section shall not be interpreted to restrict the use of Alternative Work Schedules as described in the Howard County Employee Manual.

ARTICLE 6 - LAYOFFS

The appointing authority may layoff a member in accordance with Title 1 Section 1.119(b) of the Howard County Code. Layoffs shall occur in the following order:

(a) All contingent employees in the affected classification shall be terminated.

(b) Employees in the affected classification who have not completed their initial probationary period shall be laid off prior to a non-probationary employee in that class being laid off.

(c) When further layoffs in a classification are necessary, the retention register established for that classification in the department sets the order for layoffs.

(1) Layoffs will occur by classification in inverse point order (i.e. employees with the fewest retention points will be laid off first).

(2) Exception: In certain circumstances, an employee scheduled for layoff based upon retention points possesses unique skills and qualifications that make it impossible for another employee in the same classification to perform that essential service effectively. An Appointing Authority must justify not laying off this employee by indicating that the specialized skills required by the nature of the work could not be acquired by another employee in that classification within three months on the job given appropriate training.

ARTICLE 7 - COMPENSATION

Section 7.1. - Salary Scale; Adjustments

(a) The pay rates for Fiscal Year 2021 are provided in Exhibit B1 and B2. Exhibit B1 shall be effective the first pay date after July 1, 2020 and shall remain in effect until the pay period which includes January 1, 2021. Exhibit B1 reflects the addition of two steps at the top of the pay scale. Exhibit B2 shall be effective the pay period which includes January 1, 2021 and shall remain effective until the pay period which includes January 1, 2022. Exhibit B2 represents a 2% across the board increase to the pay scale in Exhibit B1.
(b) The pay rates for Fiscal Year 2022 are provided in Exhibit B3. The pay rates in Exhibit B3 shall be effective the pay period which includes January 1, 2021. Exhibit B3 represents a 2% across the board increase to the pay scale in Exhibit B2.

Section 7.2. - Step Increment; Copy of Performance Review

(a) During the term of this Agreement, employees who are eligible for a step increment and who meet the standards established by the Department for satisfactory performance shall receive an increment of one step beginning with the first day of the pay period in which the anniversary date occurs.

(b) If an employee is otherwise entitled to a step increment during a probationary period following a promotion, the step increment shall be effective beginning the first day of the pay period during which the employee’s step increment effective date occurs.

(c) Employees shall receive copies of their performance evaluations at the time that they sign them. Should any changes be made to that evaluation, the Department Head and the employee shall initial the change, and the employee will receive a copy of the updated evaluation.

Section 7.3. - Meal Allowances

(a) As provided in subsection (d) of this section, the County will provide a paid meal to employees who are required to work unscheduled overtime beginning two hours or more before the regular starting time of the employee's shift or lasting two hours after the close of the employee's shift.

(b) As provided in subsection (d) of this section, the County will provide a paid meal if an employee is required to work unscheduled overtime of two hours or longer on a day when he/she is not scheduled to work.

(c) Unscheduled overtime is defined as overtime assigned with less than 24 hours’ notice given.

(d) For operational purposes, a supervisor may require employees to eat at designated restaurants. Employees may be allowed to purchase meals at other nearby locations, and with appropriate receipts shall be reimbursed up to a maximum of $14 per meal, including tips and taxes.

(e) The supervisor will determine if individual receipts are necessary or if one person will buy meals for the group and be reimbursed based upon a single receipt.

**ARTICLE 8 - PREMIUM PAY**

Section 8.1. - Shift Differential

(a) *Fixed Shifts.* For those employees who work a fixed shift, a shift differential shall be paid for hours worked as follows:

(1) Employees whose shift begins at or after 2:00 p.m. shall receive a differential increment of five percent (5%) over their base hourly rate of pay.

(2) Employees whose shift begins at or after 10:00 p.m. shall receive a shift differential increment of seven and one-half percent (7.5%) over their base hourly rate of pay.

(b) *Rotating Shifts.* For those employees who work a rotating shift, a shift differential shall be paid for hours worked as follows:
(1) Employees whose shift begins at or after 2:00 p.m. shall receive a shift differential increment of two and one-half percent (2.5%) over their base rate of pay.

(2) Employees whose shift begins at or after 10:00 p.m. shall receive a shift differential increment of five percent (5%) over their base rate of pay.

(c) Current Schedules. Current schedules cannot be changed or altered for the sole purpose of avoiding payment of this premium.

Section 8.2. - Overtime- FLSA NON-EXEMPT EMPLOYEES.

(a) All FLSA non-exempt employees will be paid overtime at the rate of time and one half of their base hourly rate of pay for each hour worked in excess of 40 hours in any one work-week.

(b) Except as otherwise provided in this Subsection, at the request of the employee and with the approval of the County, in lieu of payment for overtime, the County may grant compensatory time at a rate of time and one-half for each hour worked in excess of 40 hours in one week, not to exceed a total accrual of 80 hours. When scheduling use of compensatory time, the supervisor shall attempt to accommodate the wishes of the employee. Compensatory hours not used within six months of the date that they are earned shall be paid to the employee at the prevailing overtime rate. Compensatory hours can be taken in periods of one-half (1/2) hour or more.

(c) Scheduled overtime is overtime which is scheduled at least 48 hours in advance. As provided under rules mutually agreed upon by the Union and the County, if a supervisor is unable to fill a shift with scheduled overtime from within the specific work unit, the supervisor may fill the shift with employees from other work units.

Section 8.3. - Call-in-Pay

(a) This section applies to FLSA non-exempt Employees.

(b) Employees called in to work hours not contiguous to their regular shift shall be paid a minimum of 4 hours pay at time and one-half. Pay shall start when the employee reports to work. Employees called in will only be required to complete the original task that prompted the call-in and related tasks. Should unrelated tasks be required, the employee will be paid time and one half for all hours spent on any work performed not related to the initial call-in.

(c) Employees officially assigned to stand-by status as defined in Section 8.4 below shall receive minimum call-in pay, in addition to their stand-by pay, for the first call-in during any one stand-by period. Any additional required work time during the same stand-by period shall be paid as overtime (i.e. time and one-half) for actual hours worked. This section does not apply to members of the Howard County Crime Lab who are called into work more than one time during a stand-by period, provided the employee is called back to work after three (3) hours have elapsed from the commencement of the previous call-in.

(d) Employees not being paid stand-by cannot be disciplined for failure to report or respond to a call-in, except in cases where a bona-fide public safety emergency exists. An emergency can only be declared by an employee whose rank is no lower than Bureau Chief.

(e) For the purpose of determining call-in pay, if an employee is officially assigned to stand-by status under Section 8.4 below, pay shall start when the employee receives notice to report to work.
Section 8.4. - Stand-by Pay

(a) An employee who is specifically assigned to stand-by status and scheduled through Central Communications as the Bureau's representative shall be granted two hours of pay at straight time for the stand-by period between his/her regular shifts or for each 24 hours in between his/her regular shifts. If the employee works 40 hours in the workweek, then the additional hours will be paid at time-and-one-half. To qualify for stand-by status and pay, the employee must be in immediate communication with the dispatcher and assigned to respond to all emergency calls.

(b) Stand-by pay is in addition to any pay for time actually worked during the stand-by period unless such stand-by pay is in violation of Section 8.6 of this Agreement.

Section 8.5. - No Duplication or Pyramiding of Premium Pay

There shall be no duplication or pyramiding in the computation of overtime or other premium wages and nothing in this Agreement shall be construed to require the payment of overtime more than once for the same hours worked. If more than one of the provisions of this Article shall be applicable to any time worked by an employee; the employee shall be paid for such time at the highest rate specified in any one applicable section, but the employee shall not be entitled to additional pay for such time under any other section.

Section 8.6. - Emergencies

(a) Some unit members will be required to work during an emergency, which is defined as an unforeseen event or an event requiring critical action that results in the closing of County offices for normal business operations.

(b) An employee who is required to work during an event under subsection (a) of this section shall be compensated at their regular rate or in compensatory time for hours worked during the employee’s regular assigned shift when County offices are closed. An employee shall also be credited with compensatory time or pay equal to the number of hours that County offices were closed. The County shall determine whether compensation under this Subsection shall be pay or compensatory time.

(c) In the event that the County delays opening of offices by 2 hours or less, employees required to work their regularly assigned duties during their regularly scheduled shift during the delayed opening will be paid their normal rate and not eligible for compensatory time. This clause shall apply to the first four hours of delayed openings in a calendar year. Once the County exceeds 4 hours of delayed opening, the employee will be compensated consistent with paragraph b of this Section. This paragraph will remain in effect until the expiration of the FY2016 agreement.

(d) Unit members will be provided the opportunity to volunteer and assist Highways during the snow season. Prior to the annual snow meeting, volunteers will be required to sign a CDL-Operation Request Form that is mutually agreed upon by the County and the bargaining unit. This form obligates the volunteer’s availability for the snow season, as well as advises the employee that they will be place in the random drug testing pool. In the event that there is a positive test, the volunteer will be precluded from pushing snow in the future; however, the positive test will not result in any disciplinary action as driving is not a part of their normal core job duties. Volunteers will be chosen based on years of service with the County and the ability to perform emergency snow operations. Volunteers will have the opportunity to review their routes prior to a snow event. In order to be an eligible Volunteer, an employee must not be deemed emergency employees for their home department and must have the approval of their appointing authority.
Section 8.7 - Temporary Assignment Pay

Employees who are temporarily assigned to a job classification in a higher pay grade than their regular job classification for a period in excess of twenty-one consecutive eight hour days shall be paid for all hours worked in such higher pay grade, beginning with the first day worked, at either five percent (5%) above their regular rate of pay or the minimum rate for the higher pay grade, whichever is greater, provided the Personnel Officer has determined that all of the following conditions are satisfied:

1. The position to be filled temporarily is an authorized budgeted position.
2. There is no incumbent in the position or the incumbent is absent from duty.
3. The assigned employee meets the minimum qualifications for the classification.
4. The assigned employee is able to perform all the normal duties expected of a person occupying that position. Employees who are directed to perform duties of a higher classification will be told from the outset whether they will qualify for temporary assignment pay or are being assigned higher duties for training purposes which will be explained to them.

Section 8.8 - Certification Premium

a. If an employee is certified as a trainer or instructor in the National Crime Information Center (NCIC) they will be paid $1000 annually. This premium pay will not be added to an employee’s base to be calculated towards the pension. No more than two members may receive this premium pay and the selection shall be mutually agreed upon.

b. If an employee is certified as a Maryland Pesticide Applicator they will be paid $1000 annually. This premium pay will not be added to an employee’s base to be calculated towards the pension.

c. Employees who are required to hold an Industrial Waste Water license shall have the cost of the licensing and the certification testing paid for by the County.

Section 8.9 - Situational Pay

If the Chief Administrative Officer authorizes Situational Pay to employees who staff the Emergency Operations Center or who worked in response to an emergency, special event or other similar situation, members of the bargaining unit who are F.I.S.A exempt who would have otherwise been entitled to Situational Pay as defined in the Employee Manual, shall be entitled to earn Situational Pay.

ARTICLE 9 - SECONDARY EMPLOYMENT

The County shall not restrict an employee’s ability to engage in secondary employment unless such employment interferes with or renders the employee unavailable or unable to perform the duties and responsibilities of the employee’s employment position or is deemed a prohibited practice by the County Ethics Commission. Such decision shall be made on a case by case basis. The Union shall be notified whenever an employee is denied the ability to engage in secondary employment. Such denial shall be subject to the grievance procedure; except that a decision of the County Ethics Commission respecting a violation of the County Ethics Law is final and binding upon the County and the employee.
ARTICLE 10 - LEAVE BENEFITS

Section 10.1 - Holidays

(a) All employees shall be entitled to 12 paid holidays as follows:
New Year's Day, Martin Luther King Day, President's Day, Good Friday, Memorial Day, The Fourth of July, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, The Day after Thanksgiving, Christmas Day or as designated by the County Executive.

(b) Except as provided in paragraph (e) below, if an employee's work schedule is such that the employee is unable to observe a holiday on the specific day established by this section or as designated by the County Executive, the employee will receive his/her regular rate of pay for all hours worked on the holiday plus, at the option of the employee, either:

(1) eight hours of pay at his/her regular rate of pay, or

(2) one day of leave.

(c) An employee who is required to work on a holiday and is given less than 48 hours' notice of such change in his/her schedule will receive double his/her regular rate of pay for all hours worked on the holiday plus, at the option of the employee, either:

(1) eight hours of pay at his/her regular rate, or

(2) one day of leave.

(d) A unit member shall receive one and one-half times his/her regular rate of pay for all hours worked on a holiday plus eight hours of pay at his/her regular rate, if the unit member:

(1) Works rotating shifts or rotating days; and

(2) Is a Water Reclamation Plant employee covered under this agreement.

(e) If an employee’s work schedule is such that they are unable to observe Labor Day, Thanksgiving Day, Christmas Day (December 25), or the 4th of July (July 4), the unit member will receive straight time for all hours worked on the holiday plus, at the employee’s option, either:

(1) eight hours of pay at his/her regular rate, or

(2) one day of leave.

(f) An employee exercising the option to receive one day of leave under paragraph (b), (c), or (e) must do so by notifying the employee’s supervisor prior to the pay period in which the holiday falls.

(g) Holiday pay will not be paid when an employee is on approved leave of absence without pay or when an employee is directed to report to work and fails to do so.
Section 10.2. - Annual Leave

(a) After six continuous months of service, employees shall be entitled to use paid annual leave earned in accordance with the following schedule, which shall be accrued monthly:

<table>
<thead>
<tr>
<th>Continuous Service</th>
<th>Annual Leave Accrual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appointment through 5th year</td>
<td>13 days per year</td>
</tr>
<tr>
<td>6th year through 10th year</td>
<td>16 days per year</td>
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<tr>
<td>11th year through 20th year</td>
<td>19 days per year</td>
</tr>
<tr>
<td>21st year and above</td>
<td>21 days per year</td>
</tr>
</tbody>
</table>

(b) No more than 320 hours of annual leave may be carried from one Fiscal Year to the next, except where an employee is required to forego the use of annual leave because of a work emergency, in which case the County Administrator may permit the employee to carry over an additional 15 days. Every employee must use a minimum of five days annual leave per fiscal year.

(c) The rate of pay while an employee is on annual leave shall be the regular straight time rate of pay for the employee’s regular job.

(d) Requests for scheduling annual leave shall be submitted before the Department Head’s deadline and will be granted according to seniority where practicable. Those requests submitted after the deadline will be granted as received based on departmental requirements.

(e) Upon termination of employment, employees with six or more months of continuous service shall be paid any accumulated leave credits minus one day’s pay for each day the employee fails to give the County 10 days minimum notice.

(f) All employees who request annual leave (vacation) time for two days or less will receive a response from supervision within two normal working days or less after it has been received. Employees who request annual leave (vacation) time for three days or more will receive a response from supervision within ten normal working days or less after it has been received.

(g) Annual leave may be taken in periods of one-half (1/2) hour or more.

Section 10.3. - Personal Leave

(a) Existing employees shall receive six personal leave days each calendar year.

(b) Employees hired after April 30 of the calendar year shall receive four personal leave days for that year.

(c) Employees hired after August 31 of the calendar year shall receive two personal leave days for that year.

(d) Employees hired after November 30 of the calendar year shall not receive any personal leave for that year.

(e) Personal leave must be taken during the calendar year in which it is granted, upon prior approval of the immediate supervisor, and may be taken in periods of one-half (1/2) hour or more.

(f) Supervisors will not unreasonably deny personal leave requests.
Section 10.4. - Disability Leave

(a) Accrual - Disability leave is accrued at the equivalent of 1 day per month.

(b) Authorization - An employee is required to notify his/her immediate supervisor prior to the beginning of the employee’s shift on the first day of the illness. The employee is required to keep the supervisor informed as to each subsequent day requiring absence.

(c) Limitations - Disability leave may be used for the incapacitating illness of an employee, the employee’s spouse, minor child (under age 18), same sex domestic partner (for whom a partnership declaration form is on file) and/or for absences due to a serious health condition for which FMLA leave benefits are approved for family members.

(d) Disability leave may be used for the medical, dental or optical appointments of the employee, the employee's spouse or the employee's minor child (under age 18), to the extent such appointments cannot be scheduled during non-working hours.

(e) Disability leave absences equal to one work week or more will be counted as Family and Medical Leave and the County will so notify the employee. (See Family and Medical Leave Eligibility/Entitlement.)

(f) When an employee uses disability leave in excess of 3 consecutive days, upon return to work he or she must submit a certificate to the supervisor from the treating physician or licensed practitioner which describes the dates of treatment, and which contains a release to return to work outlining any applicable work restrictions. Failure to provide the documentation required by the County may result in a denial of paid leave. If the leave extends beyond a week, then the employee may be required to provide a certification of the health care provider on a form supplied by the County.

(g) If disability leave abuse is suspected, the employee may be notified that a doctor’s certificate will be required for future absences of less than 3 days. An employee who has submitted notice of intent to resign may be required to submit a doctor’s certificate for all disability leave used during the notice period.

(h) Disability leave may be carried over from one fiscal year to the next with no maximum carry over limitation.

(i) Employees who leave employment will not be paid for accumulated disability leave. Accumulated disability leave may be credited toward retirement/pension service under certain circumstances as defined by the employee’s retirement/pension plan.

(j) An employee who is disabled, but has no accrued disability leave available may request to be permitted to use accrued annual, compensatory and/or personal leave in lieu of disability leave. Authorization to substitute other paid leave for disability leave is at the discretion of the appointing authority. Such absences may be classed as "unexcused" (with or without pay).

(k) An employee who is allowed to use other paid or unpaid leave in lieu of disability leave may be required to submit a certificate from the treating physician or licensed practitioner which describes the
dates of treatment and which contains a release to return to work outlining any work restrictions for all time absent due to disability.

(l) When, due to injury or illness, an employee is temporarily unable to perform his/her full complement of assigned tasks, he/she may be assigned or request to work in a restricted duty capacity.

The employee must present documentation from the treating health care provider which states the specific restrictions and the anticipated duration of those restrictions. If the County can identify a meaningful body of work which is consistent with the medical restrictions, a duty assignment will be established, thereby allowing the employee to conserve use of accrued paid leave benefits.

If restrictions are determined to be permanent rather than temporary, on a case by case basis, the County will evaluate the employee's rights and the County's responsibilities and proceed in accordance with the provisions of the ADA.

(m) Unit members shall be allowed to donate accrued leave to other unit members. Each unit member may donate up to twenty-four (24) hours of leave. Donations will be made at the request of the Union President and with approval of the Appointing Authority. In order to donate leave, the donating member must have at least one hundred and eighty (180) hours of disability leave available.

Section 10.5. - Worker's Compensation Leave

Eligibility - an employee is eligible for Worker's Compensation Leave if an injury or disease which causes the employee to be disabled is compensable under Maryland Worker's Compensation Law; the employee is completely unable to work at their regular job or modified duty; and the inability to work is supported by sufficient medical evidence.

Medical Appointments - Worker's Compensation Leave shall be authorized for medical appointments if the appointment is at the request of the County or its authorized claims adjuster or the appointment is with the designated medical provider selected by the County.

Modified Duty - Worker's Compensation Leave shall not be authorized if the employee has been offered a temporary modified duty position in accordance with medical restrictions.

Rate - An employee who suffers a compensable work-related injury will receive full pay during the period he/she is disabled to a maximum of 12 months from the date of injury if the employee is evaluated by a County approved medical provider as to the ability to work with or without restrictions. Employees electing not to be evaluated by a County approved medical provider shall receive benefits, if applicable, at the rate established under the Workers' Compensation Laws of Maryland.

After 12 months, the employee is eligible to receive benefits to the extent available under Maryland Workers' Compensation Law.

In the event that the evaluations of the County approved medical provider and the employee's doctor are conflicting with respect to ability to work with or without restrictions, an independent evaluation may be requested by the employee. The physician conducting the independent evaluation will be selected based on mutual agreement of the parties. The cost of the independent evaluation shall be paid by the County. If the independent physician concurs with the opinion of the employee's doctor, the employee shall receive full salary for periods of authorized lost time up to one year from the date of injury, subject to all other provisions of Maryland Worker's Compensation Law.

If the independent physician concurs with the opinion of the County approved medical provider that the employee can return to work, no benefits shall be payable. If at any time during the course of the claim, the employer requests an
independent medical exam in accordance with Maryland Worker’s Compensation Law, the provision allowing for a third opinion will not apply.

**Continuation of Other Benefits** - During the period for which an employee is receiving Worker’s Compensation Benefits, all health and life insurance premiums and retirement fund contributions shall continue as if the employee was receiving wages. If the employee is receiving Workers’ Compensation benefits through a source other than County payroll, the employee will be responsible for reimbursement to the County for the employee’s contributions for health and life insurance premiums and will be responsible for other personal payroll deductions.

**Use of Accrued Leave** - If the employee’s Worker’s Compensation payments are not payable or are suspended for any reason, the employee may elect to use available annual, personal, or disability leave with the approval of their supervisor, as long as the usual requirements for such leave are met.

**Section 10.6. - Jury Leave**

Any employee called for jury duty by a State or Federal Court will receive full pay for the time needed to serve.

**Section 10.7. - Military Leave**

**Rate** - Paid leave for hours equivalent to two times the employee’s weekly hours (maximum).

**Authorization** - An official copy of military orders must be submitted to the employee’s supervisor immediately upon receipt of the orders and prior to commencement of leave.

**Limitations** - Paid Military Leave benefits are granted time covered by written orders, to a maximum of the above rate. Time off for other military obligations will be granted as annual leave, personal or leave without pay at the request of the employee. In order for leave time to be approved as excused, the County may require documentation of required service dates for leave requested that is not covered by orders which designate the time as Active Duty Training or Active Duty Tour.

**Section 10.8. - Bereavement Leave**

The Department Head shall grant an employee bereavement leave for a maximum of three consecutive work days following the death of the employee's wife, husband, son, daughter, mother, father, brother, sister, parents-in-law, stepmother, stepfather, grandparent or grandchild. Additionally, upon the death of a brother-in-law or sister-in-law, one day of bereavement leave shall be granted. Bereavement leave shall not be deducted from any other leave earned by the employee. At the discretion of the department head up to 2 days of additional bereavement leave may be granted if the death or funeral occurs out of state.

**Section 10.9. - Leave of Absence**

The Personnel Officer may grant requests for leave of absence without pay for a period not to exceed one year for each year of this Agreement under such terms and conditions as set forth in the Howard County Employee Manual.

**Section 10.10. - Union Leave**

(a) Members of the bargaining Unit shall be granted an aggregate total of 50 days to conduct Union business. Prior approval to use such leave must be obtained based upon a written request approved by the CAO. Such leave shall not be unreasonably denied. Union leave will not be required to attend negotiation sessions. Leave for negotiations will be determined when the ground rules for negotiations are established each negotiating year.
(b) Donated Leave: The bargaining unit may create and administer a bank of donated annual leave for the purpose of providing additional paid time to conduct Local business. The Union must provide to the County a signed authorization form. In addition to member donated leave, at the end of each fiscal year, the union may roll over any unused union leave into the bank as long as the union leave bank balance does not exceed 100 days. Locals may donate Union leave to another local at its direction. If the leave bank exceeds 100 days, any unused union leave will not carry over into the bank.

(c) One member of AFSCME Local 1810, 3085 or 3888 shall be appointed to serve as an AFSCME Council 67 Chief shop steward. The Shop Steward shall be on full-time leave and responsible for investigating and handling grievances, attending labor management meetings, attending new employee orientation and managing day to day labor management relations. The Shop Steward will remain on the County payroll as a full time active employee and shall maintain all benefits as other full-time personnel employed by the County covered under the CBA to include but not limited to pension accruals, seniority and other fringe benefits. In the event that an emergency impacting the department’s mission requiring additional resources of the shop steward’s work assignment, the County may call the Shop Steward into service for the duration of the said emergency. The Shop Steward will be required to keep all required certifications and attend mandated training for their job classification.

a. The Executive Director of AFSMCE Council 67 will forward three names for review by the County Chief Administrative Officer.

b. The County may reject and request a replacement name in the event the individual occupies a position in which an absence would cause undue hardship to the agency in which the member is located.

c. The Chief Administrative Officer may use one strike of the three members solicited in their discretion.

d. The Executive Director of Council 67 will select a Shop Steward from the recommended members not stricken by the Chief Administrative Officer.

e. The Shop Steward will serve at the discretion of the Executive Director of AFSCME Council 67. If the Shop Steward position becomes vacant, above process will be used to select a new Shop Steward.

(d) During the first year of the agreement, the Chief Shop Steward will be on half time union leave to be coordinate with the Chief Shop Steward’s appointing authority. After the first year of the agreement, the Chief Shop Steward will be subject to the provision of (a) through (c) of this section.

Section 10.11 - Compensatory Leave

When scheduling compensatory leave, the supervisor shall attempt to accommodate the wishes of the employee. Compensatory leave should be requested at least 24 hours in advance, however, supervisors may grant compensatory leave with less notice depending on staffing needs.

ARTICLE 11 – INSURANCE

Section 11.1. - Health Insurance

(a) During the term of this agreement, members of the bargaining unit shall be eligible for the medical (including vision and prescription drug), dental, life, long term disability, flexible spending accounts, and any other insurance benefit programs on the same basis as all other groups of County employees. This includes eligibility for participation, premium contribution rates, plan coverage, and all other terms and conditions as stipulated in each benefit’s governing document.
(b) Health insurance rates for calendar year 2020 are provided in Exhibit D

(c) Unit members may participate in a pre-tax voluntary benefit program offered by SF&C Select Benefits Communication Group covering critical illness.

(d) Bidding: When it becomes necessary for the County to bid for health insurance coverage, the Union shall be given, on a timely basis, the opportunity to meet with the County to discuss health benefit issues and provide input into the development of bid specifications.

Section 11.2. - Life Insurance

The County shall provide, at no cost to the employee, basic group life insurance coverage in an amount equal to two times (2x) annual salary. Supplemental life insurance rates shall be posted on the Howard County website.

Section 11.3. – Separation from Employment

An employee that separates from the County will be given a meeting with Howard County benefits personnel if requested by the employee to discuss all options on paid status within 5 working days of separation from the County

ARTICLE 12 – PROTECTIVE CLOTHING AND UNIFORMS

Bargaining unit members who are currently required to wear a uniform shall continue to have the uniform supplied by the County.

If the Union determines that there is a particular need for a uniform(s) in a work area, it shall present appropriate justification of need to the County in which case the prescribed uniform provided may be adjusted.

ARTICLE 13 - GRIEVANCE PROCEDURE

Section 13.1. - Scope

This Article sets forth a grievance procedure, which shall apply and be limited only to questions concerning the interpretation or application of a specific provision of this Agreement.

Grievances not covered by the scope of this Agreement may be filed in accordance with Section 1.500 of the Howard County Code.

The order of presentation in all grievance hearings shall be as follows. For grievances resulting from disciplinary actions, the County shall proceed first. For all other grievances, the Union shall proceed first.

Section 13.2. - Election of Remedies

(a) As an alternative to the grievance procedure set forth in this Article, and except for grievances related to suspension or termination as contemplated in Section 13.4 of this article, an employee may use the grievance procedure provided in Section 1.500 of the Howard County Code and the “Appeals” section of the Howard County Employee Manual. An employee may elect only one of these remedies and by electing one procedure automatically, waives the other.

(b) If an employee elects the grievance procedure under this article:
(1) Management personnel may communicate with the employee regarding the substance of the grievance only through the Union or at scheduled grievance proceedings; and

(2) A settlement or other resolution of the grievance may be made only with the express approval of the Union.

Section 13.3. - Time Limitations

A grievance covered by this Article must be presented promptly within 10 working days or two weeks after it arises and be processed in accordance with the following steps, time limits and conditions. The parties recognize that the prompt settlement of grievances is important to a sound and harmonious relationship between the Union, the County, and the employees.

The aggrieved employee shall present all grievances at the first step of this grievance procedure or the Union within the time limitation contained herein or they shall be considered waived. If the County fails to give its answer to a grievance within the time limits set forth in any step, the Union and/or employee may appeal the grievance to the next step at the expiration of such time limit.

The time limits prescribed herein may be waived by mutual agreement, in writing, by the parties hereto. A grievance not appealed within the time limits herein set forth shall be considered settled on the basis of the answer provided by the County at the last step of the procedure utilized by the Union or the employee, which answer shall be final and binding upon the aggrieved employee member or the Union.

The parties may, by mutual agreement, waive certain steps and/or extend stated time frames. Such mutual agreement shall be reduced to writing and signed by the parties prior to the expiration of said time frames. In no event may waiver or extension of any time limit hereunder for presentation or appeal be implied by any action or inaction of the County or the Union.

Section 13.4. - Procedural Steps

Step 1 The aggrieved employee, with or without his/her Union representative, shall meet with the lowest level County supervisor capable of resolving the grievance to present the grievance orally. If that supervisor lacks the authority to resolve the grievance, he/she shall refer the Union or the employee to the appropriate member of management, who may include the original supervisor in the adjustment process. The lowest level supervisor capable of resolving the grievance shall attempt to satisfactorily adjust the matter and reply to the unit member or the Union orally within five working days of the presentation of the grievance.

Step 2 In the event that the supervisor’s decision at Step 1 is not satisfactory to the employee or the Union, the employee or the Union may, within 10 working days of receipt of that supervisor’s answer at Step 1, present the grievance, in writing, to the Bureau Chief on a form to be supplied by the County. The Bureau Chief shall, within five working days of receipt of the grievance, schedule a meeting to discuss the grievance with the employee and/or the Union and reply to the employee and/or the Union, in writing, within ten working days of the meeting.

Step 3 In the event that the Bureau Chief’s decision is not satisfactory to the employee or the Union, the employee or the Union may, within five working days from receipt of the Bureau Chief’s answer at Step 2, present the Step 2 grievance form to the Department Head. All grievances concerning suspension or discharge shall begin at this step. The Department Head or his/her designee shall arrange to meet with the employee and/or the Union within five working days after receipt of the grievance, and shall reply to the grievance, in writing, to the employee and/or the Union within five working days of the meeting.

Step 4 In the event that the Department Head’s decision is not satisfactory to the employee or to the Union, the employee or the Union may, within five working days from receipt of the Department Head’s decision at Step 3, present the grievance form to the Personnel Officer. The Personnel Officer or his/her designee shall arrange to meet with the
employee and/or Union within 10 working days after receipt of the grievance. The Personnel Officer shall reply to the grievance, in writing, to the employee and/or the Union within 10 working days of the meeting.

Step 5 Any grievance that has been properly processed through the above procedure and has not been settled at Step 4, may, at the request of the Union, be appealed to binding arbitration.

The Union shall serve written notice of its intention to proceed to binding arbitration upon the Personnel Officer within 14 calendar days of receipt of the Personnel Officer's decision at Step 4.

The County and the Union may use the services of either the Federal Mediation and Conciliation Service or the American Arbitration Association. In any event, the arbitration shall be conducted in accordance with the rules of the American Arbitration Association. The Arbitrator shall have no authority to amend, alter or modify any provision of this Agreement or to limit, diminish or in any manner interfere with the authority of the County and its administration as provided by State law and/or County Charter. The written decision of the Arbitrator shall be rendered within 30 days after the hearing and shall be final and binding upon the aggrieved employee, the Union and the County. The cost of arbitration shall be shared equally by the County and the Union except that costs incurred in presenting or defending the grievance to the arbitrator shall be borne by the side incurring the expense.

Section 13.5. - Other Conditions

No reprisals shall be invoked against any employee for filing or processing a grievance.

If an employee is given a directive by a supervisory authority, which he/she believes to be in conflict with a provision of this Agreement, the employee shall comply with the directive at the time it is given, and thereafter, may exercise his/her right to grieve the matter. The employee's compliance with such directive will not prejudice the employee's right to file a grievance, nor will his/her compliance affect the resolution of the grievance.

The County may present a grievance to the Union, in writing, at Step 5 of this procedure provided that it has filed a notice of intent with the Local 1810 President. The notice of intent, outlining the details of the complaint, must be presented 30 days prior to filing the demand for arbitration.

Section 13.6. - Class Action Grievance

If such grievances affect a group or class of employees involving two (2) or more employees, the Union or the employees may submit such grievances in writing to the respective Director. The processing of class action grievances shall commence at Step 3. An employee may elect to file an individual grievance and thus not participate in the class action grievance.

ARTICLE 14 - PERSONNEL FILES

Section 14.1. - Employee Access

The Personnel Officer shall permit inspection of an employee's personnel file as provided by law. All personnel records shall be treated as confidential information. Employees with or without Union representation shall have access to their individual personnel files by prior appointment with the Personnel Office. Presuming there will be no abuse, employees who do not work at the main County office complex will be allowed, with prior supervisory approval, to inspect their personnel files during their normal work day. All items contained in such file shall be available for review and copy with the exception of outside confidential references relating to original employment or promotion.

Section 14.2. - Removal of Information

Any correspondence related to disciplinary action may be removed from the employee's personnel file if requested in writing by the employee, provided two (2) years have elapsed since the most recent entry.
Section 14.3. - Employee Additions

Employees shall have the right to respond in writing to any information contained in their personnel file, which will be kept in said file.

ARTICLE 15 - SAFETY

(a) The County agrees to continue to follow its current safety policy as set forth in the County’s Safety and Health Manual and Policy and Procedure 200.1. Additionally, a Union representative selected by the Union shall be allowed to sit as a member of Departmental or Bureau Safety committees, except in Environmental Services where an employee selected by the Union shall be a member of the Departmental and Division Safety Committees.

(b) If an employee believes a violation of Policy and Procedure 200.1 or other workplace-related safety law or regulation has occurred, the employee shall immediately notify his or her supervisor. A supervisor with authority to address the situation shall complete an investigation of the report within 24 hours of receipt and shall take any remedial action deemed necessary.

(c) The Union President or designee shall be notified of a safety violation reported to MOSHA or OSHA. The Union President or designee shall be permitted to accompany the safety inspector responding to investigate a reported safety condition.

ARTICLE 16 - USE OF TELEPHONES

(a) A unit member may use County telephones, on the clock, to call the Union representative, President, or Shop Steward when a grievance occurs, and the call is needed. The supervisor must be informed that the call will be made. If abuse occurs, the County reserves the right at its option, after five days’ notice to the Union, to withdraw this permission.

(b) The cell phone policy in effect on March 1, 2016, as attached in Exhibit E, will remain in effect through the duration of this agreement. This provision shall remain in effect through June 30, 2018.

ARTICLE 17 - P.E.O.P.L.E. DEDUCTION

Employees shall be allowed to have monies deducted from their salary either once per year or per pay period for P.E.O.P.L.E. (Public Employees Organized to Promote Legislative Equality). Such deductions will be made when a unit member authorizes by signing an approved form.

ARTICLE 18 - PROMOTIONS

Section 18.1. - Vacancies

Vacancies in higher positions shall be filled by promotion, as far as practicable, from the lower classes, provided that the filling of such vacancy thereby will enhance governmental efficiency and be compatible with the intent and spirit of the County’s Affirmative Action Program. The County encourages employees to develop skills and attain greater knowledge of their work, and to make known their qualifications for more responsible and different work. No employee shall be required to obtain the permission of his immediate supervisor or appointment authority before applying to the Personnel Administrator for a promotion and/or transfer between departments; however, upon receipt of any such application, the Personnel Administrator shall give immediate notice of same to the applicant’s present department head. In the event that personnel on the promotional list and replacement list have substantially the same qualifications as personnel on the open competitive file, they shall be given preference in the placement on the qualifying register, except where such preference conflicts with the intent of the Affirmative Action Program.
Section 18.2. - Work Standards – Trial Period

When an employee has been promoted and does not meet departmental work standards in the higher position, he may be demoted prior to the end of the trial period, without prejudice, to a position in a class equal to the same pay level held prior to promotion. In such cases, his/her pay shall be restored to the rate, plus general pay plan changes, in effect as though the promotion had not been granted.

Section 18.3. - Demotions

In such cases, an effort shall be made to place the employee being demoted in a vacant position so as not to interfere with those promotions, which were made possible by his promotion. An employee who is selected and promoted to a vacant or newly created position and is rejected due to his inability to carry out the responsibilities of the new position, shall be assigned to a vacant or newly created position by the appointing authority, subject to Personnel Officer approval, at the same pay level held prior to promotion, plus general pay plan changes. In the event there is no available position of the same or comparable grade, the employee’s name will be placed on the re-employment list.

Section 18.4. - Job Announcements

Howard County job opportunities are available online at http://agency.governmentjobs.com/howardcounty/default.cfm and hard copies of announcements will be provided to any requesting unit member through either their timekeeper or the office of human resources.

Section 18.5. - Desk Audits

Department directors may accept requests for classification review from any classified employee of their department. Such requests will be initiated in writing. The director will review the information and determine if the work assignment is appropriate and if a position study is warranted. Employees who believe their job classification is inappropriate given their current work assignment may submit a request for classification review, in writing, directly to their department director.

ARTICLE 19 – PENSION

The County shall provide a defined benefit pension plan as provided by the Howard County Code for members of AFSCME Local 1810.

ARTICLE 20 - NO STRIKE OR LOCKOUT CLAUSE

Section 20.1. - No Strikes

For the duration of this Agreement, the Union, its officers, representatives, stewards and members, and the employees covered by this Agreement, shall not in any way, directly or indirectly, individually orconcertedly engage in, initiate, sponsor, support, direct, ratify or condone any strike, sympathy strike, sit-down, secondary boycott, or picketing, which interferes with or interrupts the County’s operations, to include but not limited to the individual or concerted failure to report for duty, willful absence from one’s position, stoppage or slow down of work, or abstention in whole or in part from the full, faithful and proper performance of the duties of employment.

In the event of a violation of this Article, the Union shall, immediately upon learning of such activity, publicly disavow such action by the employees and shall so advise the County and the employees involved in writing. In the event of any violation of this Article, the County Executive may, in addition to any other remedy or right of the County, take any or all of the following actions he deems necessary in the public interest:

(1) Imposition of disciplinary action, including removal from County service of employees engaged
in such illegal conduct;

(2) Termination of the Union's dues deduction privilege, if any;

(3) Revocation of the Union's exclusive representation certification and disqualification of the Union from participation in representation elections for a period up to a maximum of two years. Any grievance involving disciplinary action against an employee charged with a violation of this Article shall be limited to the question of whether such a violation occurred.

Section 20.2. - No Lockouts

The County shall not, under any circumstances, engage in, initiate or direct a lockout of County employees.

ARTICLE 21 – DURATION AND FINALITY OF AGREEMENT

(a) This Agreement shall become effective as of July 1, 2020, 12:01 AM, and remain in full force and effect until midnight, June 30, 2022.

(b) It is understood that this Agreement can only be added to, amended, or modified by a document in writing, signed on behalf of the parties hereto by their duly authorized officers and representatives, after negotiations mutually agreed to by the County and the Union.

(c) The parties acknowledge that this Agreement represents the complete Agreement arrived at as a result of negotiations during which both had the unlimited right and opportunity to make demands and proposals with respect to any negotiable subject or matter. Any subject or matter referred to or covered or not specifically referred to or covered in this Agreement shall be negotiable only by mutual consent for the duration of this Agreement.

ARTICLE 22 - SAVINGS CLAUSE

Any Article or Section of this Agreement found to be in conflict with the Howard County Charter or with any law, ordinance, statute, County or government regulation or declared invalid by decree of a court of competent jurisdiction, will be null and void and the parties will enter into negotiations for a substitute provision. All other Articles and Sections of this Agreement will remain in full force and effect for the duration of the Agreement.

ARTICLE 23 - SUBMISSION TO THE COUNCIL

The County Executive will make a submission to the County Council, in accordance with Section 1.606 of the Howard County Code as soon as possible following ratification by the Union members.
In witness whereof, the parties have executed this Memorandum of Agreement, this 8th day of July, 2020.

COUNTY ADMINISTRATION
HOWARD COUNTY, MARYLAND

COUNTY EXECUTIVE
Calvin Ball

CHIEF ADMINISTRATIVE OFFICER
Lonnie R. Robbins

HUMAN RESOURCES ADMINISTRATOR
Wanda Hutchinson

COUNTY SOLICITOR
Gary W. Kue

CHIEF NEGOTIATOR
Sean Malone

TEAM MEMBER
John Peterson

TEAM MEMBER
Janssen Evelyn

Reviewing Attorney:

ASSISTANT COUNTY SOLICITOR
Jamar Henry

UNION:

PRESIDENT, AFSCME
Juakita Rideout

CHIEF NEGOTIATOR, AFSCME Local 67
Morial Hayes

TEAM MEMBER
Rodney Bailey

TEAM MEMBER
Vanessa R. Webb

TEAM MEMBER
Rhonda Neubauer
EXHIBIT C

AUTHORIZATION FOR PAYROLL DEDUCTION
P.E.O.P.L.E

TO: HOWARD COUNTY PERSONNEL OFFICE

FROM: ____________________________ PAYROLL # ______________ (Please Print)

I hereby request and authorize the deduction from my earnings each payroll period the following amount $________ to be paid to the Treasurer of P.E.O.P.L.E. (Public Employees Organized to Promote Legislative Equality). The amount to be deducted shall be certified to the Personnel Office by the Treasurer of P.E.O.P.L.E.

I understand that pursuant to Title I, Section 1.605 paragraph b, of the Howard County Code, this authorization shall be irrevocable for a period of one year and shall be renewable automatically from year to year thereafter, unless written notice of termination by me is given to the County at least 30 days prior to the anniversary date of this authorization.

Signed: ____________________________ Date: ____________________________
## EXHIBIT D

**HOWARD COUNTY GOVERNMENT**
**PLAN YEAR: JANUARY 1, 2020 - DECEMBER 31, 2020**

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### Supplemental Life Insurance

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<th>Age</th>
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<tr>
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<tr>
<td>25 - 29</td>
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<tr>
<td>30 - 34</td>
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<td>35 - 39</td>
<td>$0.090</td>
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<td>45 - 49</td>
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<td>$2.060</td>
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### Dependent Life Insurance

- $30,000 benefit on spouse
- $10,000 benefit on child(ren)
- Rate is $1.00 per pay
Policy

Stipend/Allowance for Work-Related Use of Personal Communication Devices

Howard County employees who must stay in close contact with the office and the public while away from County offices may receive an allowance for work-related use of their personal devices. The purpose of this policy and the intent of the stipend are to reimburse work-related usage of an employee's personal device. These devices may include cellular voice telephones and smartphones. Beyond this allowance, it should be noted that all government employees in the State of Maryland are eligible for a discount from most wireless service providers, as long as the employee presents their identification badge at the store and the account is in their name.

ELIGIBILITY - Written justification, approved by an employee's appointing authority or designee, demonstrating the need for wireless devices for the employee's work-related use of a wireless device must be submitted through the Department Head or Administrator of the employee to the Chief Administrative Officer. The Chief Administrative Officer will review the request and if approved forward to the Department of Technology and Communication Services. Requests that are not approved will be returned to the Department Head or Administrator.

The purpose of this stipend is to offer eligible employees an allowance to reimburse the employee for work-related use of the employee's personal device, not to fund the entire cost of both personal and work-related use of the phone. In addition, the County will subsidize the purchase of such a device if eligible under this policy.

The amount of the allowance will be based on a tier system dependent on the amount of work-related use required by the employee's job description. Employees eligible to receive an allowance must have work-related duties which:

1. Require immediate response and/or communication for public safety or government operations.
2. Justify that commercial wireless services are a more effective means of communications than office devices.

**TIER SYSTEM FOR STIPEND FOR COMMUNICATION SERVICE.**

**Tier 1: $90.00**

Eligible employees are the Department Heads and their immediate deputy.

**Tier 2: $60.00**

Eligible employees are Administrators and those employees that require voice and/or data access outside normal operating hours or are required to be out of the office for significant periods of time to perform their job responsibilities.

**Tier 3: $30.00**

Eligible employees include those whose work duties require usage of a voice only plan either outside of normal County operating hours or outside County offices.

**Tier 4: $10.00**

Eligible employees include those whose work duties require occasional but consistent use of their personal device outside of the office to conduct the county’s business, or for security reasons.

*Note:* All employees must include justification for their tier selection on their request form before the request will be considered for approval.

**Priority Service (Government Emergency Telecommunications Service—GETS)**

An additional monthly stipend of $5.00 will be permitted for those employees requiring priority service as determined by the Department Head or Administrator.

**RESTRICTIONS ON WORK-RELATED USE OF PERSONAL DEVICES:**

1. **Utilization of Devices:** Authorized device users shall be required to utilize their wireless protocol for work-related use only when they are unable to use their standard office products to perform those same functions, such as when working outside of County offices or when access to County systems are unavailable.

2. **Department Responsibilities:** The Department Head or Office Administrator is responsible for ensuring that wireless product usage complies with this Policy and Procedure.

3. **Employee Responsibilities:** An employee receiving an allowance shall:
   a. Notify the Department Head immediately of inactivation of the device. An employee is prohibited from continuing to collect a monthly mobile device plan allowance when the device is no longer active or needed for the performance of the employee's job responsibilities.
b. Pay all amounts due as agreed between the mobile device user and the cell phone service provider. Should the employee fail to pay according to his/her agreement, the mobile device allowance shall be denied for that period of time in which the employee has not received mobile device service under the employee's personal mobile device plan.

c. Understand that the employee can install mobile device management software on the mobile device so the employee can access County applications, as well as allow the County to be able to erase all County data contained on the data device if lost, stolen, misplaced, or should the employee resign, retire or be terminated for any reason, or if erasure is in the best interest of the County.

d. Agrees to make the mobile device number accessible to the employee's immediate supervisor, so that the employee's supervisor may be able to contact the employee if the employee is off-site during work hours.

e. If the mobile device is lost, stolen, or compromised, allow the County to lock down the communications device for compliance or confidentiality purposes including the disabling of Bluetooth, SMS/MMS, WLAN, Infrared, POP/IMAP email, camera function, or any other process that may be required to maintain confidentiality of the organization.

f. Understand that all SMS (text) messages pertaining to work can be made public knowledge under a request through Maryland's Public Information Act (General Provisions Article, §§101 through 601, Annotated Code of Maryland).

g. Understand that use of a personal communication device for County business may make the device and/or the electronic information stored on the device subject to a legal hold issued by the Howard County Office of Law or a preservation order issued by a federal or state court, requiring the device and/or electronically stored information to be preserved and not destroyed.

STIPEND FOR PURCHASE OF EMPLOYEE PERSONAL COMMUNICATION DEVICES

Employees who purchase a personal communication device that will also be used for work-related job duties will receive a stipend from the County for the purchase of that device. The stipend shall be $150 for those that qualify under Tier 1 or Tier 2, as described above, and $75 for those that qualify under Tier 3, also described above. Employees that qualify for Tier 4 will not receive a stipend for the purchase of a device. No allowance for the purchase of a device will be authorized more than once every two years. These devices may not be purchased on County purchasing cards (PDQ Cards).

TEMPORARY USE OF COUNTY-OWNED PERSONAL COMMUNICATION DEVICES (“LOANER” PROGRAM)

Request for County-owned Devices: Employees may request the temporary use of County-owned wireless devices. These devices include cellular voice telephones and tablet devices. Written justification, approved by an employee’s Department Head or Administrator demonstrating the need for the use of
county-owned wireless devices for the employee's work-related use must be submitted through the Department Head or Administrator of the employee to the Chief Administrative Officer. The Chief Administrative Officer will review the request and if approved forward it to the Department of Technology and Communication Services. Requests that are not approved will be returned to the Department Head or Administrator. Bills will be reviewed by the Department Head or Administrator with the monthly log provided by the employee. Requests for commercial wireless voice and/or data telephone service must be submitted to the Director of Technology and Communications.

An existing device may be transferred from one employee to another only with prior approval of the Director of Technology and Communication Services or designee. Wireless devices are not permitted to be transferred directly between employees without approval of the Director of Technology and Communication Services.

Mobile Device User Responsibility - Employees who temporarily utilize a County communications device are responsible for ensuring:

1. That the device is used for County business only. The County recognizes that incidental use not initiated by the employee is possible; however, it should be both infrequent and not routine. The County also recognizes that there may be emergency or extenuating circumstances under which the device is needed for personal use. Those occasions also must be infrequent and non-routine. Reimbursement for incidental personal use should be made when appropriate.

2. The physical protection of the device from damage.

3. That the device is not used for any unauthorized use.

4. That the device is returned to the County when it is no longer needed.

5. That the device is not used for commercial or other activities unrelated to the performance of the employee's job duties.

COUNTY-OWNED DEVICES

Certain employees may be assigned County-owned phones when required by their job duties. Circumstances justifying the utilization of County-owned phones include the following:

1. When the performance of job duties necessitate County control of the entire mobile environment for security, for certain public safety operations, or other reasons as determined by the Chief Administrative Officer;

2. The employee's job duties include testing of new system applications on personal communication devices;

3. The use of a County-owned phone is a more cost effective means of providing mobile device service.
Decisions relating to employee utilization of County-owned phones will be made by the Department Head or Administrator in conjunction with the Department of Technology and Communication Services.

USE OF PERSONAL DEVICES DURING WORK HOURS

The County extends an opportunity to its employees to use personal wireless devices in limited and responsible ways in an effort to create a supportive environment during work hours. This opportunity is a privilege, not a right, and may be revoked or limited at any time by the County.

[Signature]

Dennie R. Robbins
Chief Administrative Officer

CERTIFICATION

This Policy and Procedure is not subject to the provision of the Howard County Administrative Procedures Act.

[Signature]

Gary W. Kno
County Solicitor

Date 1/7/2016