ORDINANCE NO. 72-17

AN ORDINANCE RATIFYING THE COLLECTIVE BARGAINING AGREEMENT BETWEEN THE CITY OF MEDINA AND THE OHIO PATROLMEN'S BENEVOLENT ASSOCIATION FOR THE POLICE SERGEANTS AND AUTHORIZING THE MAYOR TO EXECUTE SAID AGREEMENT, AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MEDINA, OHIO:

- SEC. 1: That the Agreement between the City of Medina and the Ohio Patrolmen's Benevolent Association for the Sergeants is hereby ratified for the period of January 1, 2017 through October 31, 2019.
- SEC. 2: That a copy of the Collective Bargaining Agreement is marked Exhibit A, attached hereto and made a part hereof, and is subject to the Law Director's final approval.
- SEC.3: That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council and any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with the law.
- SEC. 4: That this Ordinance shall be considered an emergency measure necessary for the immediate preservation of the public peace, health and safety, and for the further reason that this contract is effective as of January 1, 2017; wherefore, this Ordinance shall be in full force and effect immediately upon its passage and signature by the Mayor.

PASSED:	May 22, 2017	SIGNED: John M. Coyne, III President of Council
ATTEST:	Kathy Patton Clerk of Council	APPROVED: <u>May 23, 2017</u>
		SIGNED: Dennis Hanwell Mayor

Effective date – January 1, 2017 through October 31, 2019

COLLECTIVE BARGAINING AGREEMENT

between the

CITY OF MEDINA

and

MEDINA SERGEANTS

EFFECTIVE THROUGH OCTOBER 31, 2019

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ARTICLE 1 - PREAMBLE

<u>Section 1.</u> This agreement is hereby entered into by and between the City of Medina, hereinafter referred to as "the City," and the medina City Police Sergeants, hereinafter referred to as "the Sergeants" or "the Union."

ARTICLE 2 - RECOGNITION

<u>Section 1.</u> The City agrees that it has and will continue to recognize the Sergeants as exclusive representative for negotiating wages and salaries, hours of work, and all other terms and conditions of employment, for all sworn, full-time police sergeants on the Medina Police Department, excluding all sworn officers below the rank of sergeant, all civilian employees and all other employees.

<u>Section 2.</u> The City will furnish the Sergeants representative, to be designated by the Sergeants in writing to the City, with a list of employees in the classifications covered by this Agreement indicating their starting date of employment. Such list will be furnished upon the execution of this Agreement and will be supplemented by the names of all new employees as hired and employees that leave the bargaining unit.

ARTICLE 3 – DUES DEDUCTION

<u>Section 1.</u> During the term of this Agreement the City shall deduct initiation fees, assessments levied by the Union and the regular monthly Union dues from the wages of those employees who have voluntarily signed dues deduction authorization forms permitting said deductions.

No new authorization forms will be required from any employees in the Medina Police Department for whom the city is currently deducting dues.

<u>Section 2.</u> The initiation fees, dues or assessments so deducted shall be in the amounts established by the Union from time to time in accordance with its Constitution and Bylaws. The Union shall certify to the city the amounts due and owing from the employees involved.

<u>Section 3.</u> The City shall deduct dues, initiation fees or assessments from the first pay in each calendar month. If an employee has no pay due on that pay date such amounts shall be deducted from the next or subsequent pay.

<u>Section 4.</u> A check in the amount of the total dues withheld from those employees authorizations dues deduction shall be tendered to the treasurer of the Union within thirty (30) days from the date of making said deductions.

<u>Section 5.</u> The Union herby agrees to hold the City harmless from any and all liabilities or damages which may arise from the performance of its obligations under this Article and the Union shall indemnify the City for any such liabilities or damages that may arise.

ARTICLE 4 - FAIR SHARE FEE

Section 1. As a condition of continued employment,

- A. all non-probationary employees in the bargaining unit on the effective date of this Agreement shall:
 - 1. Maintain membership in the Union, or
 - 2. Become members of the Union, or
 - 3. Pay a fair share fee to Union in an amount equivalent to the monthly dues the Union requires to maintain membership
- B. any probationary employee in the bargaining unit on the effective date of this Agreement shall, after serving his probationary period of employment, or sixty (60) days after beginning employment, whichever is less,
 - 1. Become a member of the Union; or
 - 2. Pay a fair-share fee to Union in an amount equivalent to the monthly dues the Union requires to maintain membership
- C. any employee who becomes a member of the bargaining unit after the effective date of this Agreement shall, after serving his probationary period of employment, or sixty (60) days after beginning employment, whichever is less,
 - 1. Become a member of the Union; or
 - 2. Pay a fair-share fee to Union in an amount equivalent to the monthly dues the Union requires to maintain membership.

ARTICLE 5 – MANAGEMENT RIGHTS

Unless otherwise agreed herein, the City maintains the right and responsibility to:

1. Determine matters of inherent managerial policy which include, but are not limited to, areas of discretion or policy such as functions and programs of the public employer, standards of service, its overall budget, utilization of technology, and organizational structure;

- 2. Direct, supervise, evaluate, or hire employees;
- 3. Maintain and improve the efficiency and effectiveness of governmental operations;
- 4. Determine the overall methods, process, means, or personnel by which governmental operations are to be conducted;
- 5. Suspend, discipline, demote, or discharge for just cause of lay off, transfer, assign, schedule, promote, or retain employees;
- 6. Determine the adequacy of the work force;
- 7. Determine the overall mission of the employer as a unit of government;
- 8. Effectively manage the work force;
- 9. Take actions to carry out the mission of the public employer as a governmental unit.

ARTICLE 6 - NO STRIKE

<u>Section 1.</u> Neither the Sergeants nor any member of the bargaining unit shall directly or individually call, sanction, encourage, finance, participate, or assist in any way in any mass resignation, work stoppage or slow down, sympathy strike, or any other interference with the normal operations of the City. A breach of this provision shall be considered just cause for discipline, including discharge.

Section 2. The City shall not lock out any employees.

ARTICLE 7 – ASSOCIATION REPRESENTATION

The City will pay an association representative who is requested to attend a grievance hearing or grievance meeting during the representative's scheduled work hours.

ARTICLE 8 - DISCIPLINE

<u>Section 1.</u> A non-probationary employee who is suspended, demoted or discharged shall be given written notice regarding the reason(s) for the disciplinary action within a reasonable time after the City has knowledge of the conduct for which an employee is being disciplined. In the case of suspension or discharge, the employee shall be advised of the right to confer with a representative of the Sergeants.

Section 2. Disciplinary action taken by the City shall only be for good cause.

Section 3. Demotions and discharges of a non-probationary employee may be appealed at Step 3 of the Grievance and Arbitration Procedure. Suspensions and written reprimands of a non-probationary employee may be appealed in accordance with the Grievance and Arbitration Procedure.

Section 4. Except for discipline due to workplace violence and workplace harassment (e.g. sexual, racial), records of disciplinary actions shall not be considered for progressive disciplinary action at the expiration of the periods outlined below, as long as the employee does not receive additional discipline during such time period. Written (or verbal, where applicable) records of re-instruction or counselling shall not be considered discipline. To be considered discipline, the record must reference "reprimand," "warning" or "suspension."

Disciplinary Action	Time Period
Written warning or reprimand	One (1) year
Suspension or demotion	Two (2) years

If, after the expiration of any of these time periods set forth above, the employee is disciplined and uses work history as a defense in order to mitigate the discipline, then all of the employee's prior discipline may be brought forth as evidence of the employee's work record.

ARTICLE 9 - GRIEVANCE PROCEDURE

<u>Section 1.</u> Every employee shall have the right to present his grievance in accordance with the Procedure provided herein, and shall have the right to be represented by a Union representative and/or a Union attorney at all stages of the grievance procedure. It is the intent and purpose of the parties to this Agreement that all grievances shall be settled, if possible, at the lowest step of this procedure; however, grievances involving demotions or termination shall be filed directly to Step 3 below.

Section 2. For the purpose of this procedure, the below listed terms are defined as follows:

- A. Grievance A "grievance" shall be defined as a dispute or controversy arising from the misapplication or misinterpretation of the specific and express written provisions of this Agreement.
- B. Grievant the "grievant" shall be defined as the employee within the bargaining unit filing the grievance.
- C. Days -A "day" as used in this procedure shall mean the scheduled working day(s) of the party who is required to act.
- D. Party-in-Interest A "party-in-interest" shall be defined as an employee of the City named in the grievance who is not the grievant.

<u>Section 3.</u> The following procedures shall apply to the administration of all grievances filed under this procedure.

- A. Except at Step 1, all grievances shall include the name and position of the grievant, the identity of the provisions of this Agreement involved in the grievance, the time and place where the alleged events or conditions giving rise to the grievance took place, the identity of the party responsible for causing the said grievance, if known to the grievant, and a general statement of the nature of the grievance and the redress sought by the grievant.
- B. Except at Step 1, all decisions shall be tendered in writing at each step of the grievance procedure. Each decision shall be transmitted to the grievant and his representative, if any.
- C. Nothing contained herein shall be construed as limiting the right of any employee having a grievance to discuss the matter informally with any appropriate member of the administration and having said matter informally adjusted, provided that the adjustment is not inconsistent with the terms of this Agreement. In the event that the grievance is adjusted without formal determination, pursuant to this procedure, while such adjustment shall be binding upon the grievant and shall, in all aspects, be final, said adjustment shall not create a precedent or ruling binding upon the City in future proceedings.
- D. The grievant may choose whomever he wishes to represent him at any step of the grievance procedure.
- E. The time limits provided herein will be strictly adhered to and any grievance not filed initially or appealed within the specific time limits will be deemed waived and void. If the City fails to reply within the specified time limit, the grievance shall move to the next step. The time limits specified for either party may be extended only by written mutual agreement.
- F. This procedure shall not be used for the purposes of adding to, subtracting from or altering in any way, any of the provisions of this Agreement.

Section 4. All grievances shall be administered in accordance with the following steps of the grievance procedure and a copy of all grievances shall be filed with the City Law Director at each step.

- Any employee who believes he may have a grievance should first discuss it with his supervisor and attempt to settle the matter without involving this grievance procedure.
- STEP 2. If the dispute is not resolved informally at Step 1, it shall be reduced to writing by the grievant and presented as a grievance to the Chief of Police within ten (10) days of the occurrence of the event giving rise to the grievance, or within ten (10)

days after the grievant obtains knowledge of the facts which are the subject of his or her grievance. The Chief of Police shall provide a written answer within ten (10) days of receiving the grievance.

- STEP 3. If the grievant is not satisfied with the written decision at the conclusion of Step 2, or for original appeals of demotions or terminations, a written appeal of the decision may be filed with the Director of Public Safety within five (5) days from the date the rendering of the decision at Step 2 or the issuance of the Notice of discipline. Copies of the written decisions shall be submitted with the appeal. The Director or his designee shall convene a hearing within ten (10) days of the receipt of the appeal. The Director or his designee shall issue a written decision to the employee and the Sergeants representative within ten (10) days from the date of the hearing.
- STEP 4. In the event a grievance is unresolved after being processed through all steps of the Grievance Procedure, unless mutually waived, then within fifteen (15) days after the rendering of the decision at Step 3, the Union may submit the grievance to arbitration. Within the fifteen (15) day period, the moving part shall request the American Arbitration Association to submit a panel of seven (7) arbitrators. The parties will choose one arbitrator by the alternative strike method.
- Section 5. The arbitrator shall have no power or authority to add to, subtract from, or in any manner, alter the specific terms of this Agreement or to make any award requiring the commission of any act prohibited by law, or to make any award that itself is contrary to law or violates any of the terms and conditions of this Agreement. The arbitrator shall determine only whether there has been a violation of this Agreement within the allegations set forth in the grievance.
- <u>Section 6.</u> The hearing or hearings shall be conducted pursuant to the "Rules of Voluntary Arbitration" of the American Arbitration Association.
- <u>Section 7.</u> The fees and expenses of the arbitrator and the cost of the hearing room, if any, will be borne by the party losing the grievance. All other expenses shall be borne by the party incurring them. Neither party shall be responsible for any of the expenses incurred by the other party.
- Section 8. An employee requested to appear at the arbitration hearing by either party shall attend without the necessity of subpoena and shall not suffer a loss of pay if his/her attendance occurs during scheduled work hours. Any request made by either party for the attendance of witnesses shall be made in good faith, and at no time shall the number of employees in attendance exceed five (5) employees.
- <u>Section 9.</u> The question of arbitrability of a grievance may be raised by either party before the arbitration hearing of the grievance, on the ground that the matter is non-arbitrable or beyond the arbitrator's jurisdiction. The first question to be placed before the arbitrator will be whether or not the alleged grievance is arbitrable. The grievance will be heard on its merits before the

same arbitrator in the same hearing. If the arbitrator determines the grievance is not within the purview of arbitrability, the arbitrator shall not rule on the merits of the grievance.

<u>Section 10.</u> The arbitrator's decision and award will be in writing and delivered within thirty (30) days from the date the record is closed. The decision of the arbitrator shall be final and binding upon the parties.

<u>Section 11.</u> The grievance procedure set forth herein shall be the exclusive method of reviewing and settling grievances between a bargaining unit member and the City.

ARTICLE 10 - SENIORITY

<u>Section 1.</u> All newly appointed sergeants shall be considered a probationary employee for a period of twelve (12) months, beginning from the first day of assignment as sergeant.

<u>Section 2.</u> A probationary employee may be reduced to patrol officer during the probationary period at the sole discretion of the City. Such dismissal is not subject to appeal through the grievance procedure or to the Civil Service Commission.

<u>Section 3.</u> Seniority shall be defined as the length of continuous service as a regular full or part-time employee in the classification which he is currently serving. A probationary employee shall not begin to accrue seniority until he has completed the first ninety (90) days of employment. At such time, a full-time employee will be credited with the seniority retroactive to his date of hire and shall continue to accrue seniority in accordance with his full-time status.

Section 4. For part-time employees, the amount of seniority shall be calculated by prorating the amount of hours worked with the amount of regularly scheduled hours in a standard work year (i.e., Part time employee worked 1040 hours the previous year, seniority is accrued is on-half (.5) years). After completion of the first ninety (90) days of employment, part-time employee shall be credited with seniority retroactive to his date of hire, but in accordance with his part-time employment status.

Section 5. An employee's seniority shall be terminated for any of the following reasons:

- A. Resignation
- B. Discharge for Just Cause
- C. Layoff for a period exceeding three (3) years
- D. Retirement
- E. Refusal or failure to report within ten (10) days from the date of mailing of a recall notice by certified mail to the employee's last official address as shown on the City's records.

Section 6. It is the specific intent of the parties to utilize seniority as defined herein to determine the order of layoff, displacement rights, and recall pursuant to the Civil Service Rules of the City of Medina. The parties specifically agree that seniority as defined herein shall be used to determine order of layoff, displacement rights and recall rights. For this reason, the parties agreed that Civil Service Rules IX, subsection (G) and Ohio Revised Code Section 124.37 are specifically preempted by this agreement for the purpose of calculating seniority. For other purpose not specifically addressed herein, the Medina Civil Service Rules and the Ohio Revised Code shall apply according to law.

ARTICLE 11 – NON-DISCRIMINATION

<u>Section 1.</u> The City and the Sergeants agree not to discriminate against any employee(s) on the basis of race, religion, color, creed, national origin, age, sex or handicap.

ARTICLE 12 – GENDER

Section 1. Whenever the context so requires, the use of the words herein, whether in the masculine, feminine, or neutral genders shall be construed to include all of said genders. By the use of either the masculine or feminine genders it is understood that said use is for convenience purposes only and is not to be interpreted to be discriminatory by reason of sex.

ARTICLE 13 – HEADINGS

<u>Section 1.</u> It is understood and agreed that the use of headings before Articles is for convenience only and that no headings shall be used in the interpretation of said articles nor affect any interpretation of any such Article.

ARTICLE 14 – OBLIGATION TO NEGOTIATE

<u>Section 1.</u> The City and the Sergeants acknowledge that during the negotiations which preceded this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject matter not removed by law from the area of collective bargaining and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.

Section 2. Therefore, for the life of this Agreement, the City and the Sergeants each voluntarily and unqualifiedly waives the right, and each agrees that the other shall not be obligated to negotiate collectively with respect to any subject or matter referred to or covered in this Agreement, or with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subjects or matters may not have been within the knowledge or contemplation of either or both of the parties at the time they negotiated and signed this Agreement.

ARTICLE 15 – CONFORMITY TO LAW

<u>Section 1.</u> This Agreement shall be subject to and subordinated to any present and future Federal and State laws, along with any applicable Rules and Regulations, and the invalidity of any provisions of this Agreement by reason of any such existing or future law or rule or regulation shall not affect the validity of the surviving portions.

<u>Section 2.</u> If the enactment of legislation, or a determination by a court of final and competent jurisdiction (whether in a proceeding between the parties or in one not between the parties) renders any portion of this Agreement invalid or unenforceable, such legislation or decision shall not affect the validity of the surviving portions of this Agreement, which shall remain in full force and effect as if such invalid portion thereof had not been included herein.

ARTICLE 16 - DUTY HOURS

Section 1. The regular work week for all employees of the City covered by this Agreement will be forty (40) hours. The work week for bargaining unit employees assigned to the Patrol Division shall generally consist of four (4), ten (10) hour days. However, in the event that the level of staffing in the Patrol Division drops below eighteen (18) officers (including patrol officers), due to lay-offs, injuries, illnesses, or other extended leaves of absences, then the Employer shall have the discretion and right to change the schedule to five (5), eight (8) hour days. The Employer shall give fourteen (14) days notice of any such change in the schedule to the affected employees and the Union. The Employer shall not change the schedule unless the staffing shortage extends beyond thirty (30) days.

ARTICLE 17 - OVERTIME PAY AND COURT-TIME

Section 1. All employees, for work performed or compensated in excess of forty (40) hours per week except sick days per Article 19 and for all hours worked or compensated in excess of the regular weekly forty (40) hours scheduled, except sick days per Article 20, shall be compensated at the rate of time and one-half.

Section 2. All time worked when called back after normal daily working hours or on a regular day off, including holidays, and actual time spent engaged in appropriate police work within the City of Medina which requires immediate action, shall be compensated at the rate of one and one-half (1½) times his regular rate of pay, or the employee may elect to receive compensatory time, pursuant to Section 3. Employees on medical-related or personal leave (excluding vacation, holiday, personal day or comp-time) for three (3) or more consecutive days shall not receive any additional compensation for appearing for court time or other work-related call-in, until such date on which the employee is cleared to return to work. Employees appearing for court time or call-in during such leave shall not have sick time deducted for the actual time of appearance.

<u>Section 3.</u> If any employee elects to take compensatory time off in lieu of overtime pay for any overtime worked, such compensatory time may be granted by his department head, on an

equivalent time basis, at a time mutually convenient to the employee and the department head, except that such accumulated compensatory time earned shall at no time exceed one hundred twenty (120) hours. Each hour of overtime worked shall be compensated by one and one-half (1½) hours of compensatory time, if so elected by the employee.

Once each calendar year during the term of this Agreement, each employee shall be permitted to cash in up to thirty five percent (35%) of his accumulated compensatory time at his current regular rate of pay, provided the City may, in its sole discretion, permit an employee to cash in a greater percentage of the accumulated compensatory time. Any hours accumulated in excess of one hundred (100) hours shall be paid to the employee at the end of each calendar year.

<u>Section 4.</u> When the basic work day includes a shift premium, the premium will be considered part of the regular rate of pay for the purposes of figuring overtime.

Section 5. Every employee called back after normal daily working hours or on a regular day off including holidays, for a court appearance shall be paid a minimum of three (3) hours at a rate of one and one-half ($1\frac{1}{2}$) times the regular rate of pay, provided the employee is not notified by 7:00 p.m. the day before the court appearance that the court appearance has been cancelled. If the employee is called back to work for more than one (1) court appearance in the same day, he shall be paid a minimum of three (3) hours for the first appearance and the actual time worked for the second appearance; unless there is three (3) hours or more between appearances, in which case the employee shall be paid a minimum of three (3) hours for each appearance.

<u>Section 6.</u> Every employee called back after normal daily working hours or on a regular day off, including holidays, shall be paid a minimum of two (2) hours at a rate of one and one-half $(1\frac{1}{2})$ times the regular rate of pay for each time the employee is called back to work.

ARTICLE 18 – HOLIDAYS

Section 1. All full-time employees shall receive the following paid holidays, provided the employee works their regularly scheduled shift before the holiday, the day of the holiday if scheduled on the holiday, and their regularly scheduled shift after such holiday, or is scheduled off the shift before and/or on the holiday and/or the shift after the holiday due to vacation, use of compensatory time, training day, stress day, or is on sick time due to a work-related injury:

New Year's Day President's Day Martin Luther King Day Easter Sunday Memorial Day Independence Day Labor Day Columbus Day Veterans' Day Thanksgiving Day Christmas Day

<u>Section 2.</u> In addition, an employee may receive, subject to the approval of the Mayor, any day appointed and recommended by the Governor of the State or the President of the United States, as a holiday.

<u>Section 3.</u> All full-time or regular employees shall receive pay for any legal holiday established by the City, and in the case of the shift employee, the holiday if it is his regularly scheduled work day, according to the following provisions:

Except as provided in Section 4 hereof, an employee whose regular work schedule does not permit a day off for a holiday shall receive his regular pay, and in addition, holiday pay not to exceed eight (8) hours for each such holiday.

Section 4. New Year's Day, Easter Sunday, Independence Day, Labor Day, Thanksgiving and Christmas are hereby designated as premium holidays. A full-time employee who works a shift the majority of which actually falls on the premium holiday shall be paid at one and one-half times his regular rate of pay for that shift, and in addition, holiday pay not to exceed eight hours. An employee who receives such premium pay for working the actual holiday shall not also receive holiday pay for the Friday or Monday on which the same holiday may be observed pursuant to Section 3(A) hereof.

ARTICLE 19 – VACATIONS

<u>Section 1.</u> Effective January 1, 2017, each full-time employee shall earn and be entitled to paid vacation in accordance with the following schedule:

- A. An employee with less than five (5) years of service shall earn vacation with pay at the rate of 3.1 hours per pay period with a maximum earning of two (2) basic work weeks, and may carry over a maximum of 160 hours of earned vacation. Employees shall not be able to take vacation until completion of one (1) year of service.
- B. An employee with five (5) years, but less than eleven (11) years of service shall earn vacation with pay at the rate of 4.6 hours per pay period with a maximum earning of three (3) basic work weeks, and may carry over a maximum of 240 hours of earned vacation.
- C. An employee with eleven (11) years, but less than twenty (20) years of service, shall earn vacation with pay at the rate of 6.2 hours per pay period (with a maximum earning of four (4) basic work weeks, and may carry over a maximum of 320 hours of earned vacation.
- D. An employee with twenty (20) or more years of service shall earn vacation with pay at the rate of 7.7 hours per pay period with a maximum earning of five (5) basic work weeks, and may carry over a maximum of 400 hours of earned vacation.
- E. Employees will not be permitted to carry over vacation into the succeeding calendar year beyond the carryover limits set forth above in this section, in paragraphs A-D.

- F. For employees on a leave of absence, lay-off, or a period of termination service time will not be accumulated during such leave of absence, lay-off, or period of employment termination.
- G. <u>Credited Service</u>. For all employees hired after January 1, 1992 only service as a full-time employee of the City of Medina will be credited for purposes of vacation eligibility.

Section 2. General practices and definitions.

- A. <u>Employees</u> will not be permitted to work for the City during their vacation periods and receive additional compensation; except an employee who has already taken off work for at least three (3) weeks of vacation in a calendar year may be compensated for additional accumulated and unused vacation if the Chief is unable to schedule the employee off prior to the end of the year and the vacation would be forfeited.
- B. <u>Holiday During Vacation Period</u>. When a City-observed holiday for which an employee is entitled to straight time pay, falls within the scheduled vacation period, he will be given an additional day off with pay or, at the discretion of his supervisor, a day's pay.
- C. Basic Work Week. A basic work week as used in Article 16.

<u>Section 3.</u> <u>Vacation Benefits For Employment Termination.</u> An employee who leaves the employ of the City for any reason will receive vacation pay for any vacation he may have been eligible to receive if not already taken at the time of his termination.

ARTICLE 20 – SICK LEAVE

<u>Section 1.</u> Each employee shall accumulate sick leave at the rate of 4.6 hours for each eighty (80) hours of service in active pay status, including paid vacation and approved sick leave, but not during a leave of absence, lay-off or other period in inactive pay status.

Employees may use sick leave, upon approval of the responsible administrative officer of the employing unit, for absence due to illness, injury, exposure to contagious disease which could be communicated to other employees, and to illness or death in the employees' immediate family. The previously accumulated sick leave of an employee who has been separated from the City's service may be placed to his credit upon his re-employment in the City's service providing that such re-employment takes place within ten (10) years of the date on which the employee was last terminated from public service. Provisional appointees or those who render part-time, seasonal, intermittent, per diem, or hourly service shall be entitled to sick leave for the time actually worked at the same rate as that granted full-time employees. The responsible administrative officer of the employing unit may require the employee to furnish a satisfactory affidavit that this absence was caused by illness due to any of the causes mentioned in this section.

Section 2. An employee shall be permitted to convert two (2) days (either ten (10) or eight (8) hours, depending on the employee's regular work day) of sick leave to two (2) days (either ten (10) or eight (8) hours) of additional stress time for each six (6) month period during which the employee does not utilize sick leave. Six month periods shall be defined as January 1 through June 30 and July 1 through December 31. Taking a stress day shall not constitute utilizing sick leave under this section. The stress days under this Article must be utilized within six months of when they are earned, and shall only be taken with advance approval of the Chief except where the day is used in an emergency situation.

Section 3. In addition to Section 1 above, each City employee shall be entitled to sick leave of thirty (30) days annually with pay, upon approval of the responsible administrative officer of the employing unit, for absence due to injury or occupational disease, where such injury has occurred or occupational disease has been contracted in the course of employment with the City of Medina, provided the same were not purposely self-inflicted. Unused sick leave under this section shall not be cumulative. The responsible administrative officer of the employing unit may require the employee to furnish a satisfactory affidavit that this absence was caused by injury or illness while working, on the job for the City.

Section 4. A city employee may elect, at the time of retirement from active service and with ten (10) or more years of service with the City, to be paid in cash for 37.5% of the value of his accrued but unused sick leave credit. Such payment shall be based on the employee's rate of pay at the time of retirement. Payment for sick leave on this basis shall be considered to eliminate all sick leave credit accrued by the employee at the time. Such payment shall be made only once to any employee. The maximum payment which may be made under this section shall be four hundred (400) hours.

ARTICLE 21 - STRESS DAYS

<u>Section 1.</u> All Sergeants shall, in addition to all other leave benefits, be granted two (2) stress days each year. Employees may earn an additional four (4) stress days pursuant to Article 20.

<u>Section 2.</u> The stress days shall only be taken with the advance approval of the Chief except where the day is used in an emergency situation.

<u>Section 3.</u> The stress days under this Article shall be charged against the employee's sick leave accumulation, and must be used within the calendar year.

ARTICLE 22 – LONGEVITY PAY

<u>Section 1.</u> All full-time employees of the City of Medina who have completed twenty (20) years continuous employment with the City shall receive, in addition to their regular salary, an additional compensation in the amount of ninety dollars (\$90.00) per month payable semi-annually in June and December.

- <u>Section 2.</u> All full-time employees of the City of Medina who have completed fifteen (15) years of continuous employment with the City shall receive, in addition to their regular salary, an additional compensation in the amount of sixty-nine dollars (\$69.00) per month payable semi-annually in June and December.
- Section 3. All full-time employees of the City of Medina who have completed ten (10) years of continuous employment with the City shall receive, in addition to their regular salary, an additional compensation in the amount of forty-eight dollars (\$48.00) per month payable semi-annually in June and December.
- Section 4. All full-time employees of the City of Medina who have completed five (5) or more years of continuous employment with the City shall receive, in addition to their regular salary, an additional compensation in the amount of twenty-seven dollars (\$27.00) per month payable semi-annually in June and December.
- <u>Section 5.</u> An employee returning from a leave of absence or lay-off will be entitled to preleave status relative to accumulated service time toward longevity pay. A terminated employee who returns to work for the City of Medina within a period of one (1) year shall be entitled to pre-leave status less one (1) year of accumulated service time toward longevity pay. Service time toward longevity pay will not be accumulated during a leave of absence, lay-off, or a period of employment termination.

ARTICLE 23 – UNIFORM ALLOWANCE

<u>Section 1.</u> There is hereby granted a maximum yearly uniform and uniform-maintenance allowance of one thousand, three hundred eight-two dollars (\$1,382.00) to each member of the bargaining unit, except that during the first six (6) months of employment there will be no uniform allowance. Said allowance shall be appropriated by the Medina City Council and paid semi-annually directly to the sergeant.

<u>Section 2.</u> There is hereby granted a sufficient allowance necessary to purchase one complete uniform, as prescribed by the Chief of Police, to each new member of the bargaining unit.

ARTICLE 24 – LEAVE OF ABSENCE

Section 1. All employees who are members of the Ohio National Guard or members of other reserve components of the Armed Forces of the United States shall be entitled to a military leave of absence from their respective duties without loss of regular pay, holiday pay, or vacation time for such time as they are in the military service on field training or active duty for periods not to exceed thirty-eight (38) days in any one calendar year, after presentation of official orders and submission of a leave request. The department head shall be required to arrange a shift change permitting employees working other than Monday through Friday to participate in National Guard or Reserves weekend training sessions without loss of time. If no such shift change can

be arranged, the employees shall be entitled to a leave of absence for same without loss of regular pay.

<u>Section 2.</u> All regular employees who are drafted, or who enter the Armed Forces of the United States during a period of national emergency, or who are called to active duty in the Armed Forces Reserve or Ohio National Guard, shall be granted an extended military leave of absence for the period of military commitment. Upon presentation of official orders, such an employee shall receive pay for the number of working days according to his regular work schedule accruing during the first thirty-eight (38) calendar days of military leave.

- A. An employee granted an extended military leave may elect to be paid for any accumulated annual leave.
- B. Employees on extended military leave shall continue to earn seniority credit for purposes of annual leave and promotional examination.
- C. Upon return from extended military leave, employees will be reinstated to the same pay step of the pay schedule at which they were situated at the time of leave of absence. Thus, employees on extended military leave will receive any general salary adjustments that were granted during their absence to their job classifications. Employees on extended military leave do not earn time towards merit raises or longevity pay steps during the unpaid period of military leave. However, they shall retain such service time as they had at the time of leave of absence.

Section 3. Any employee having been in the employ of the City of Medina for at least six (6) months may be granted a leave of absence without pay by the responsible appointing authority or elected official for a period of time as deemed warranted, but not to exceed six (6) months within one year. Written notice of said leave will be given to the Civil Service Commission and the Finance Director.

- A. Group hospitalization insurance may be retained during a leave of absence in accordance with federal and state law.
- B. <u>Accumulated Benefits</u>. Time toward sick, vacation, or longevity pay will not accumulate during the leave of absence. Upon return to work, the employee will be entitled to pre-leave status relative to accumulated sick, vacation, or longevity pay as well as pay range and step and job classification.
- C. <u>Step Increases</u>. An employee who has been granted a leave of absence will not receive a step increase under Section 31.08(A) unless he or she has accumulated a total of nine (9) months active service during the prior calendar year.
- D. Any employee who is called for jury duty during his normal working hours shall be entitled to leave for such service and shall be paid for such leave time at the usual rate for the applicable pay grade and step.

Section 4. Funeral Leave. Each employee shall be entitled to up to three (3) days paid funeral leave, deducted from the employee's accumulated sick leave, for the purpose of attending the funeral, whenever the death occurs in their immediate family. The above is limited to the death of the employee's spouse, mother, father, brother, sister, child, parents-in-law, or step-child actually living in the household. Employees shall be entitled to one (1) paid day, deducted from the employee's accumulated sick leave, for the death of the employee's grandparents, grandchildren, brother- and sister-in-law, step-children not living in the household and grandparents-in-law. Such days shall be in addition to all other leave available to the employee.

ARTICLE 25 – TRAVEL, TELEPHONE AND EDUCATIONAL BENEFITS

<u>Section 1.</u> Any employee may attend, at the expense of the City, any conference or other municipal business relating to municipal affairs, if approved by the Mayor. If advanced funds are necessary, the employee shall submit said request to the Finance Department not less than fourteen (14) calendar days in advance of the event and shall be paid within three (3) calendar days of the event.

<u>Section 2.</u> Any employee may be reimbursed for his actual, necessary expenses incurred while traveling on official business authorized by law or by his position, office, or employment. The IRS standard business mileage rate will be allowed for the use of privately owned vehicles.

<u>Section 3.</u> All requests for such allowance shall be made in writing to the Mayor in duplicate showing the necessity for such attendance and an estimate of the costs thereof to the City.

<u>Section 4.</u> Upon return, all expense reports with applicable itemized receipts attached shall be approved by the Mayor prior to being submitted to the Finance Department for payment.

<u>Section 5.</u> All approved expense reports shall be paid within thirty (30) calendar days after submission to the Finance Department.

Section 6. Upon presentation of receipts as specified by the Finance Director, any employee required by his department head to have a private telephone in his home shall be reimbursed for the difference between the cost of a party line and a private line within the City of Medina amounting to eighty-five cents (85ϕ) per month. Said reimbursement shall be made annually in January of each year based on receipts presented as stated above for the prior year. Terminating employees shall be reimbursed at the time of termination.

<u>Section 7.</u> Upon receipt of, or proof of having earned, an associate degree in the law enforcement field or a four (4) year baccalaureate degree from an accredited university, a police patrolman or officer shall receive additional compensation in the amount of three hundred fifty dollars (\$350.00), payable semi-annually in July and December of each contract year.

ARTICLE 26 – GROUP HOSPITALIZATION

<u>Section 1.</u> The City shall provide group hospitalization, surgical and dental insurance coverages or options to bargaining unit employees (except short-term temporary employees and those employed less than thirty (30) hours per week). A summary of insurance benefits that the City shall provide is set forth in Attachment A.

The premiums for such plan shall be paid as follows:

- A. Effective through December 31, 2017, the City shall pay eighty-eight percent (88%) of the premium costs, and the bargaining unit member shall pay twelve percent (12%) of the premium costs through payroll deduction. Employees failing to satisfy the wellness program obligations (see, Attachment B) by September 1, 2016 will not be eligible for a "wellness" discount and will pay sixteen percent (16%) as their premium contribution for 2017. In order to qualify for the reduced premiums in 2018 and 2019 the employee must satisfy the wellness components identified in Attachment B by September 1st of the preceding year.
- B. Effective January 1, 2018, if the City's insurance premium costs increase by one percent (1%) or more, employees satisfying the wellness program obligations shall pay thirteen percent (13%) of the premium costs through payroll deduction. Employees failing to satisfy the wellness program obligations will not be eligible for a "wellness" discount and will pay seventeen percent (17%) as their premium contribution. The employee premium-contribution percentage shall remain at the 2017 percentage (12% or 16%) for 2018 if the City's insurance premium costs do not increase or increase by less than one percent (1%).
- C. Effective January 1, 2019, if the City's insurance premium costs increase by one percent (1%) or more, employees satisfying the wellness program obligations shall pay a premium contribution one percent (1%) higher than the 2018 rate (an increase to either 13% or 14%) of the premium costs through payroll deduction. Employees failing to satisfy the wellness program obligations will not be eligible for a "wellness" discount and will pay either seventeen percent (17%) (if the wellness rate is 13%) or eighteen percent (18%) (if the wellness rate is 14%) as their premium contribution. The employee premium contribution percentage shall remain at the 2018 percentage for 2019 if the City's insurance premium costs do not increase or increase by less than one percent (1%).
- D. Newly-hired employees are not eligible for the reduced Wellness premium rate until the January 1st following successful completion of the September 1st to August 31st Wellness requirements.

Temporary full-time employees expected to be employed by the City for a continuous period greater than three (3) months shall be eligible for said benefit.

<u>Section 2.</u> The City retains the right, in its sole discretion, to change insurance carriers, provided the benefits and coverages under the policy with the new carrier are comparable to or better than the benefits and coverages provided to bargaining unit employees as of the effective date of this Agreement.

Section 3. Opt-out benefits set forth in the 2013-2016 Agreement shall be maintained through September 1, 2017. Effective September 1, 2017, employees who are eligible to receive family coverage under any comprehensive group medical plan who opt not to participate in such program and execute an appropriate waiver form, and who have met the wellness program obligations, will receive Four Hundred Twenty-Five Dollars (\$425.00) per month in lieu of medical insurance coverage. Employees opting out of family coverage, who have not met the wellness program obligations, will receive Two Hundred Dollars (\$200.00) per month in lieu of medical insurance coverage. For the period covering May 23, 2017 through August 31, 2017, pro-rated wellness-satisfaction requirements shall be identified by the City for those employees opting out who were not participating in the wellness program, in order for those employees to have an opportunity to satisfy the wellness obligations for September 1, 2017 through December 31, 2018. Failure to satisfy these pro-rated requirements will result in the employee receiving the reduced opt-out amount.

<u>Section 4.</u> Employees opting out who have successfully completed the wellness obligations of their spouse's healthcare plan can be considered as having satisfied the City's wellness obligations, provided that the City has approved the wellness criteria of the spouse's plan and confirmed the employee's satisfaction of same.

Section 5. The City and the OPBA mutually recognize that health care cost control is an important consideration and of mutual interest to both parties. The parties agree that the City's health care coverage and premium rates should be reviewed by an independent health care consultant. Accordingly, the City and OPBA agree to negotiate in good faith concerning health care cost control in the group hospitalization program provided by this Agreement at the end of the term of the Agreement.

<u>Section 6.</u> The City agrees that a representative of the bargaining unit shall participate in the study of health care coverage and premium cost issues with the City's Health Care Committee. Any agreed-upon resolution of healthcare program issues adopted by the Health Care Committee, and, in turn, approved by both the City and the Union, shall be incorporated into this Agreement.

ARTICLE 27 – WAGES

Section 1. Effective May 14, 2017, Sergeants having one (1) or more years of serve as a Sergeant in the Medina City Police Department shall be paid an hourly rate fifteen percent (15%) above the effective top step of a Patrol Officer's pay. On appointment to Sergeant, the employee shall serve a 12-month probationary period, during which time the sergeant shall be paid an hourly rate of six percent (6%) above the effective top step of a Patrol Officer's pay.

<u>Section 2.</u> The City will pay ten percent (10%) of the employee's contribution to the Police and Fire Disability and Pension Fund. Effective upon execution, the City shall pay said amount pursuant to a "Deferred" plan as approved by the Ohio Police and Fire Pension Fund and as explained herein. (Attachment C).

ARTICLE 28 – SHIFT DIFFERENTIAL

<u>Section 1.</u> There is hereby granted a thirty-five cent (35ϕ) hourly pay differential for employees assigned to working the second or third shifts. Effective May 28, 2017, the hourly shift differential shall increase to forty cents (40ϕ) for employees assigned to working the second or third shifts.

ARTICLE 29 - LIFE INSURANCE

<u>Section 1.</u> The City agrees to provide (either through self-insurance or a policy of insurance) a twenty-five thousand dollar (\$25,000.00) life insurance and accidental death/dismemberment ("life insurance") benefit to members of the bargaining unit.

<u>Section 2.</u> In the event the bargaining unit member's life insurance is provided through an insured plan and the City qualifies under the terms of the insured plan to offer additional life insurance coverages, bargaining unit members may purchase additional coverages through payroll deductions. The costs of any additional life insurance coverages shall be the sole responsibility of the bargaining unit member.

ARTICLE 30 - SAVINGS CLAUSE

<u>Section 1.</u> In the event any one or more provisions of the Agreement is or are deemed invalid or unenforceable by any final decision or a court of governmental agency, that portion shall be deemed severable from the rest of the Agreement and all such other parts of this Agreement shall remain in full force and effect.

ARTICLE 31 – RETENTION OF BENEFITS

<u>Section 1.</u> All benefits which are presently enjoyed by all City employees are a part of working conditions and shall be continued throughout the life of this Agreement.

ARTICLE 32 – EMPLOYEE RIGHTS

<u>Section 1.</u> The procedural provisions of this article shall be followed whenever an employee is suspected of an action or inaction which could result in a disciplinary action or criminal charges being filed against the employee. This article shall also apply, where appropriate (Sections 2, 4, 5, and 7), to employees questioned as a witness. This article shall not apply to communications or conversations intended to provide instructions, training or corrections of work performance or techniques.

<u>Section 2.</u> In the event an employee is to be questioned or interviewed concerning an allegation of misconduct, the employee shall be informed at the commencement of the investigation as to the general nature of the alleged misconduct (whether disciplinary or criminal) and of the factual allegations against the employee known at that time. If an employee

to be questioned is, at the time of questioning, a witness and not under investigation, he shall be so advised of such status.

Section 3. At the time any employee is notified that he or she is the subject of an investigation, the employee shall be given the opportunity to contact a Union Representative and/or Union Attorney for the purpose of representation. The scheduled interview shall not be delayed more than twenty-four (24) hours in order for the employee's representative to be present. In the event of an employee-involved shooting, or use by an employee of physical force resulting in serious physical injury or death, the Chief of Police may order an immediate investigation to determine compliance with departmental procedures.

<u>Section 4.</u> Questioning or interviewing of any employee in the course of an internal investigation will be conducted at hours reasonably related to the employee's shift, unless operational necessities require otherwise. Investigative sessions shall be for reasonable periods of time.

Section 5. Before an employee may be charged with insubordination or a like offense for refusing to answer questions or participate in an investigation, the employee shall be advised that he is being ordered to answer or participate and that such refusal, if continued, may be made the basis for such a charge. No employee shall be charged with insubordination where such refusal is based on the employee's exercise of the rights afforded the employee in regard to a criminal investigation unless the employee is informed by the investigating officer that his or her responses to questions will not result in criminal charges against the employee. If the employee is ordered to answer the questions after being so advised, an employee's refusal to answer questions or refusal to participate in the investigation may form the basis for a charge of insubordination.

<u>Section 6.</u> All complaints by citizens, which may result in suspension, reduction, or discharge of a bargaining unit employee, shall be in writing and signed by the complainant. However, the Employer reserves the right to investigate any complaint and to question a bargaining unit employee regarding any complaint, including an anonymous complaint. Discipline shall not be imposed solely on the basis of an anonymous complaint.

<u>Section 7.</u> <u>Polygraph.</u> In the course of questioning, an employee may only be given a polygraph examination (or voice stress analysis, etc.) with his or her consent. Such consent shall set forth the purposes for which the test results may be used. Such examination shall not be used in any subsequent court action, except in accordance with applicable rules of evidence. An employee's refusal to consent to such an examination shall not be the basis for disciplinary action.

<u>Section 8.</u> <u>Status of Investigations.</u> An employee subject to investigation shall, upon request, be advised at reasonable intervals either that the matter is still under investigation or that the investigation has been concluded, and shall be advised of the conclusion and finding of such investigation. All items in an employee's personnel file with regard to complaints and investigations will be clearly marked with respect to final disposition.

ARTICLE 33 – INJURY LEAVE/WAGE CONTINUATION

<u>Section 1.</u> Any employee who suffers a compensable industrial injury or illness can, subject to the below-mentioned terms, receive injury leave at full-salary and full benefits (in so far as full benefits are provided to employees on workers' compensation) in lieu of workers' compensation, lost-time benefits. Payments for related medical benefits are the responsibility of the Bureau of Workers' Compensation (OBWC).

Section 2. QUALIFICATIONS

- 1. The injury or illness must be determined to be compensable by the City, or in the case of dispute, the Ohio Industrial Commission. In no event will compensation commence before paperwork is filed with OBWC.
- 2. Competent medical proof of disability must be provided via form C-84 or Physician's Update and Physical Capabilities Form. The attending physician must complete the form in its entirety and affix his/her original signature to the form. Copies are unacceptable. On the Clock Care of Medina General Hospital is the City's chosen provider.
- 3. The employee must complete a C-1, OD-1, or FROI-1 application and sign a wage agreement, medical release and an election form.
- 4. The City reserves the right to have the employee examined by a physician of its choice at the City's cost to confirm the medical diagnosis and/or the period of disability. Failure to submit to examination will result in termination of injury leave benefits.
- 5. Injury leave time will be paid for only those period(s) of lost time that otherwise would qualify the employee for receipt of workers' compensation lost time benefits, subject to the following limitations:

Section 3. TERMINATION CONDITIONS

Wage continuation/injury leave will cease upon any of the following conditions:

- 1. Attending physician releases employee to return to work.
- 2. Employee returns to work for another employer.
- 3. Employee fails to return to transitional "limited duty" assignment consistent with his/her medical restrictions and approved by the injured worker's treating physician.
- 4. Employee fails to appear for employer-sponsored medical examination.

- 5. Employee has reached maximum medical recovery and/or the condition has become permanent.
- 6. Regardless of the above conditions of termination, management may, at its sole discretion terminate injury leave benefits at any time of disability exceeds ninety (90) calendar days. The maximum claim allowed per employee is one hundred-eighty (180) calendar days per year.
- 7. The claim is found to be fraudulent after payment has commenced.
- 8. The injured worker attempts to collect both wage continuation and temporary total compensation; or
- 9. Employment termination.

ARTICLE 34 – DURATION

<u>Section 1.</u> The term of this Agreement shall be from date of ratification or conciliator's award through October 31, 2019.

Section 2. Due to the contract expiration date of October 31, 2019, the City agrees that restrictions on the Conciliator's power pursuant to Ohio Revised Code 4117.14(G)(11) are waived by the City for purposes of negotiating the successor collective bargaining agreement. As such, the Conciliator appointed pursuant to negotiations for the successor collective bargaining agreement shall have full power to award wages and other matters of compensation from the contract expiration date and thereafter.

SIGNATURE PAGE

IN WITNESS	WHEREOF, the parties hereunto have set their hands this	23rd	_day of
May	, 2017.	•	

On Behalf of the CITY OF MEDINA

On behalf of the OHIO PATROLMEN'S BENEVOLENT ASSOCIATION

Dennis T. Hanwell Mayor, City of Medina

Patrick J. Berarducci Lt. Dave Birckbichlet

Chief of Police, City of Medina

George E. Gerken

Attorney for Ohio Patrolmen's Benevolent Association

APPROVED AS TO CONTENT:

Jon M. Dileno, Esq. Zashin & Rich Co., LPA

APPROVED AS TO FORM:

Gregory A. Huber, Esq.

Law Director, City of Medina

1659-16-02

SIGNATURE PAGE	
IN WITNESS WHEREOF, the partie	es hereunto have set their hands this day of, 2017.
On Behalf of the CITY OF MEDINA	On behalf of the OHIO PATROLMEN'S BENEVOLENT ASSOCIATION
Dennis T. Hanwell	St Hatrid
Mayor, City of Medina	
Patrick J. Berarducci Chief of Police, City of Medina	George E. Gerken Attorney for Ohio Patrolmen's Benevolent Association
APPROVED AS TO CONTENT:	
Jon M. Dileno, Esq. Zashin & Rich Co., LPA	_
APPROVED AS TO FORM:	

1659-16-02

Gregory A. Huber, Esq. Law Director, City of Medina

|||| UnitedHealthcare

Coverage for: Employee & Family Summary of Benefits and Coverage: What This Plan Covers & What it Costs

This is only a summary. If you want more detail about your coverage and costs, you can get the complete terms in the policy or plan document

at welcometouhc.com or by calling 1-800-377-5154.

Plan Type: PS1

Coverage Period: 01/01/2017 - 12/31/2017

network doctor or hospital may use an out-of-network provider for some The chart starting on page 2 describes any limits on what the plan will pay Some of the services this plan doesn't cover are listed on page 5. See your You must pay all the costs up to the deductible amount before this plan providers in their network. See the chart starting on page 2 for how this If you use an in-network doctor or other health care provider, this plan Even though you pay these expenses, they don't count toward the outalways, January 1st). See the chart starting on page 2 for how much you will pay some or all of the costs of covered services. Be aware, your inservices. Plans use the term in-network, preferred, or participating for petiod (usually one year) for your share of the cost of covered services. The out-of-pocket limit is the most you could pay during a coverage begins to pay for covered services you use. Check your policy or plan You don't have to meet deductibles for specific services, but see the You can see the specialist you choose without permission from this policy or plan document for additional information about excluded chart starting on page 2 for other costs for services this plan covers. document to see when the deductible starts over (usually, but not pay for covered services after you meet the deductible. This limit helps you plan for health care expenses. for specific covered services, such as office visits. plan pays different kinds of providers. Why This Matters: of-pocket limit. failure to obtain pre-authorization for services. Copays, prescription drugs, and services listed Premium, balance-billed charges, health care Network: \$1,000 Individual / \$2,000 Family Non-Network: \$3,000 Individual / \$6,000 below as "No Charge" do not apply to the Non-Network: \$1,000 Individual / \$2,000 Network: \$500 Individual / \$1,000 Family Yes. For a list of network providers, see this plan doesn't cover, and penalties for myuhc.com or call 1-800-377-5154. Family Per calendar year. deductible. Answers Yes. o'N Šo. Does this plan use a network limit on what the plan pays? Do I need a referral to see a What is not included in the Are there services this plan Are there other deductibles Is there an overall annual Is there an <u>out-of-pocket</u> Important Questions limit on my expenses? for specific services? out-of-pocket limit? What is the overall doesn't cover? of providers? deductible? specialist? 24

You can view the Glossary at cms.gov/CCIIO/Resources/Files/Downloads/uniform-glossary-final.pdf or call the phone number above to tequest a copy. Questions: Call 1-800-377-5154 or visit us at welcometouhc.com. If you aren't clear about any of the underlined terms used in this form, see the Glossary.

W UnitedHealthcare

Coverage Period: 01/01/2017 - 12/31/2017 Summary of Benefits and Coverage: What This Plan Covers & What it Costs

Coverage for: Employee & Family

Plan Type: PS1 Copayments are fixed dollar amounts (for example, \$15) you pay for covered health care, usually when you receive the service.

Coinsurance is your share of the costs of a covered service, calculated as a percent of the <u>allowed amount</u> for the service. For example, if the plan's <u>allowed amount</u> for an overright hospital stay is \$1,000, your <u>coinsurance</u> payment of 20% would be \$200. This may change if you haven't met your deductible.

The amount the plan pays for covered services is based on the allowed amount. If a non-network provider charges more than the allowed amount, you may have to pay the difference. For example, if a non-network hospital charges \$1,500 for an overnight stay and the allowed amount is \$1,000, you may have to pay the \$500 difference. (This is called balance billing.)

This plan may encourage you to use network providers by charging you lower deductibles, copayments and coinsurance amounts

		~	10 mm 2 mm 2 mm 2 mm	ecucinates, copayments and coinsurance amounts.
		Your Cost If	Your Cost If	
Common Medical Event	Services You May Need	You Use a Network	You Use a Non-Network	Limitations & Exceptions
		Provider	Provider	
If you visit a health care provider's office	Primary care visit to treat an injury or illness	\$20 copay per visit	40% co-ins after ded.	Virtual visits (Telehealth) — \$20 copay per visit by a designated virtual network provider. If you receive services in addition to office visit, additional copays, deductibles, or co-
or clinic	Specialist visit	\$40 copay per visit	40% co-ins after ded.	It you receive services in addition to office visit, additional copays, deductibles, or co-ins may apply.
	Other practitioner office visit	\$20 copay per visit	40% co-ins after ded.	Cost share applies to manipulative (chiropractic) services only and is limited to 15 visits per calendar year. Preauthorization is required non-network or benefit reduces to the lesser of 50%, of alicials, preserved to the person of 50%, of alici
	Preventive care / screening / immunization	No Charge	40% co-ins after ded.	Includes preventive health services specified in the health care reform law.
If you have a test	Diagnostic test (x-tay, blood work)	No Charge	40% co-ins after ded.	Pre-authorization is required non-network for sleep studies or benefit reduces to the lesser of 50% of eligible expenses or \$500.
C.A.	Imaging (CT / PET scans, MRIs)	20% co-ins after ded.	40% co-ins after ded.	Pre- authorization is required non-network or benefit reduces to the lesser of 50% of eliminal annual of 500.
If you need drugs to treat your illness or condition	Tier 1 – Your Lowest-Cost Option	Retail: \$15 copay Mail-Order: \$30 copay	Retail: \$15 copay	Provider means pharmacy for purposes of this section. Retail: Up to a 31 day supply Mail-Order: Up to a 90 day supply You may need to obtain certain days.
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UnitedHealthcare

Summary of Benefits and Coverage: What This Plan Covers & What it Costs

Coverage Period: 01/01/2017 - 12/31/2017

Plan Type: PS1 Coverage for: Employee & Family

Pre-authorization is required non-network or benefit reduces Pre-authorization is required non-network or benefit reduces If you receive services in addition to urgent care, additional Partial hospitalization/intensive outpatient treatment: 20% Certain drugs may have a pre-authorization requirement or See the website listed for information on drugs covered by services or benefit reduces to the lesser of 50% of eligible You may be required to use a lower-cost drug(s) prior to expenses or \$500. See your policy or plan document for prescribed drugs. Tier 1 contraceptives covered at No Pre-authorization is required non-network for certain responsible for any amount over the allowed amount. may result in a higher cost. If you use a non-network pharmacy (including a mail order pharmacy), you are benefits under your policy being available for certain specialty drugs, from a pharmacy designated by us. to the lesser of 50% of eligible expenses or \$500. to the lesset of 50% of eligible expenses or \$500. additional information about EAP benefits. copays, deductibles, or co-ins may apply. your plan. Not all drugs are covered. Limitations & Exceptions coinsurance after deductible. Charge. None None None None 40% co-ins after ded. 40% co-ins after ded. 40% co-ins after ded. 40% co-ins after ded. \$100 copay per visit 40% co-ins after ded. 40% co-ins after ded. \$50 copay per visit Retail: \$30 copay Retail: \$50 copay Non-Network Not Applicable Your Cost If You Use a Provider \$20 copay per visit \$20 copay per visit Retail: \$30 copay Mail-Order: \$60 \$50 copay per visit Mail Order: \$100 Retail: \$50 copay 20% co-ins after 20% co-ins after 20% co-ins after 20% co-ins after Not Applicable \$100 copay per Your Cost If You Use a Network Provider copay copay ded. visit ded. ded. ded. Highest-Cost Option Physician / surgeon Physician / surgeon Mental / Behavioral Emergency medical High-Cost Options Tier 4 - Additional ambulatory surgery Emergency room health outpatient Facility fee (e.g., Facility fee (e.g., Services You Midrange-Cost hospital room) transportation Tier 2 - Your Tier 3 - Your May Need Urgent care Option services services center) If you need immediate More information about If you have outpatient coverage is available at If you have a hospital health, or substance If you have mental medical attention health, behavioral prescription drug **Medical Event** abuse needs myuhc.com Common surgery

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3 of 8

UnitedHealthcare

Coverage Period: 01/01/2017 - 12/31/2017

Summary of Benefits and Coverage: What This Plan Covers & What it Costs

Plan Type: PS1 Pre-authorization is required non-network or benefit reduces Pre-authorization is required non-network or benefit reduces Partial hospitalization/intensive outpatient treatment: 20% to the lesser of 50% of eligible expenses or \$500. See your to the lesser of 50% of eligible expenses or \$500. See your policy or plan document for additional information about policy or plan document for additional information about services or benefit reduces to the lesser of 50% of eligible expenses or \$500. See your policy or plan document for Pre-authorization is required non-network for certain additional information about EAP benefits. Coverage for: Employee & Family Limitations & Exceptions coinsurance after deductible. EAP benefits. EAP benefits. 40% co-ins after ded. \$20 copay per visit | 40% co-ins after ded. 40% co-ins after ded. Non-Network Your Cost If You Use a Provider 20% co-ins after 20% co-ins after Your Cost If You Use a Provider Network ded. ded. Mental / Behavioral disorder outpatient disorder inpatient Services You health inpatient Substance use Substance use May Need Prenatal and services services services If you are pregnant **Medical Event** Common 27

	inpatient services	4070 CO-IIIS AITET	40% co-ins after ded.	40% co-ins after ded. Innatient neganithaniania.
	3) 3) 1) 1)	מפּכּי		ripaccin pro-authorization may apply.
If you need help	Home health care	20% co-ins after ded.	40% co-ins after ded.	Limited to 60 visits per calendar year. Pre-authorization is required non-network or benefit reduces
recovering or have				to the lesser of 50% of eligible expenses or \$500.
other special health needs	Rehabilitation	\$20 copay per		Limits per calendar year: physical, speech, occupational – 30 visits; cardiac – 36 visits; pulmonary – 36 visits.
	services	outpatient visit	40% co-ins after ded.	Pre-authorization required for physical, occupational and
				speech non-network or benefit reduces to the lesser of 50%
				of eligible expenses or \$500.
	Habilitative services	\$20 copay per	100% 00 100	Limits are combined with Rehabilitation Services limits listed
	And the second s	outpatient visit	TOTA CO-IIIS AITER GEG.	above. Pre-authorization is required non-network or henefit
		AND ADMITS		reduces to the lesser of 50% of eligible expenses and a fellow
				and a marginal of the state of \$200.

Additional copays, deductibles, or co-ins may apply

40% co-ins after ded.

No Charge

20% co-ins after

Delivery and all

postnatal care

depending on services rendered.

	UnitedHealthcare	re Ire	Shoice Plus	Choice Plus Plan AG3X / 0H9	0H9 Coverage Period: 01/01/2017 - 12/31/2017	/31/2017
	Constitution of Deficients and Coverage: What This Plan Covers & What it Costs	s and Coverage: Wha	at This Plan Covers		Coverage for: Employee & Family Bloss T.	
	Common		Your Cost If			rian i ype: PS1
	Medical Event	Services You May Need	You Use a Network	You Use a	Limitations & Exceptions	
			Provider	Provider		
		Skilled nursing care	20% co-ins after ded.	40% co-ins after ded.	Limited to 120 days per calendar year. (combined with inpatient rehabilitation). Pre-authorization is required non-network or benefit reduces to the lesser of 50% of eligible expenses or \$500	with ed non- eligible
		Durable medical equipment	20% co-ins after ded.	40% co-ins after ded.	Pre-authorization is required non-network for DME over \$1,000 or benefit reduces to the lesser of 50% of eligible expenses or \$500.	E over igible
					COVERS 1 per type of DME (including repair/replacement) every 3 years.	cement)
		Hospice service	20% co-ins after ded.	40% co-ins after ded.	Inpatient pre-authorization is required for non-network or benefit reduces to the lesser of 50% of eligible expenses or	work or
28	It your child needs dental or eye care	Eye exam	\$20 copay per	40% co-ins after ded.	#Jour.	
8		Glasses	Not Corresed		control to 1 exam every 2 years	
		Dental check-up	Not Cowered	Not Covered	No coverage for glasses.	
3_	Excluded Services & Other Covered Services:	s & Other Covere	d Services:	INOT COVERED	No coverage for dental check-up.	
	Services Your Plan D	oes NOT Cover (This	isn't a complete lis	st. Check your policy	Services Your Plan Does NOT Cover (This isn't a complete list. Check your policy or plan document for other and the services of the contract of the services o	
	• Acupuncture	• Dental	Dental care (Adult/Child)	ates met-pho. I •	respondent to the excluded services.)	
	 barratric surgery Cosmetic surgery 	Glasses	Glasses (Adult/Child)	Non-emerge	Non-emergency care when Weight loss programs	
	Other Covered Services /rrights		realment realment	Traveling outside the Private-duty nursing	traveling outside the U.S. Private-duty nursing	
	services.)	complex isn't a complex	ete list. Check your	policy or plan docume	Check your policy or plan document for other covered services and your costs for these	hese
	• Chiropractic care	● Hearing aids	1	Bostine our		
				1	Avoiding eye care (Adult/Child)	

UnitedHealthcare

Choice Plus Plan AG3X / 0H9

Coverage Period: 01/01/2017 - 12/31/2017 Summary of Benefits and Coverage: What This Plan Covers & What it Costs

Coverage for: Employee & Family

Plan Type: PS1

Limitations & Exceptions Non-Network Your Cost If You Use a Your Cost If You Use a Network Provider Services You May Need **Medical Event** Common

Provider

Your Rights to Continue Coverage:

coverage. Any such tights may be limited in duration and will require you to pay a premium, which may be significantly higher than the premium you pay If you lose coverage under the plan, then, depending upon the circumstances, Federal and State laws may provide protections that allow you to keep health while covered under the plan. Other limitations on your rights to continue coverage may also apply.

For more information on your rights to continue coverage, contact the plan at 1-866-747-1019. You may also contact your state insurance department, the U.S. Department of Labor, Employee Benefits Security Administration at 1-866-444-3272 or www.dol.gov/ebsa, or the U.S. Department of Health and Human Services at 1-877-267-2323 x61565 or www.cciio.cms.gov.

Your Grievance and Appeals Rights:

If you have a complaint or are dissatisfied with a denial of coverage for claims under your plan, you may be able to appeal or file a grievance. For questions about your rights, this notice, or assistance, you can contact the Member Service number listed on the back of your ID card or myunccom or Ohio Department of Insurance at 1-800-686-1526 or insurance ohio gov/Pages/defaultaspx.

Does this Coverage Provide Minimum Essential Coverage?

The Affordable Care Act requires most people to have health care coverage that qualifies as "minimum essential coverage." This plan or policy does provide minimum essential coverage.

Does this Coverage Meet the Minimum Value Standard?

The Affordable Care Act establishes a minimum value standard of benefits of a health plan. The minimum value standard is 60% (actuarial value). health coverage does meet the minimum value standard for the benefits it provides.

Language Access Services:

Spanish (Español): Para obtener asistencia en Español, llame al 1-800-377-5154.

Chinese (中文): **如果需要中文的帮助,**请拨打这个号码1-800-377-5154.

Navajo (Dine): Dinek'ehgo shika at'ohwol ninisingo, kwiijigo holne' 1-800-377-5154.

Tagalog (Tagalog): Kung kailangan ninyo ang tulong sa Tagalog tumawag sa 1-800-377-5154.

-To see examples of how this plan might cover costs for a sample medical situation, see the next page.

6 of 8

UnitedHealthcare

Choice Plus Plan AG3X / 0H9

Summary of Benefits and Coverage: What This Plan Covers & What it Costs

About these Coverage Examples:

general, how much financial protection a situations. Use these examples to see, in These examples show how this plan sample patient might get if they are might cover medical care in given covered under different plans.



estimator, not a cost This is

different from these examples, Don't use these examples to and the cost of that care will under this plan. The actual estimate your actual costs. care you receive will be also be different.

Patient pays:

Deductibles

important information about See the next page for these examples.

Having a baby (normal delivery)

Amount owed to providers: \$7,540

Patient pays \$1,200

■ Plan pays \$6,340

Coverage for: Employee & Family

Plan Type: PS1 Coverage Period: 01/01/2017 - 12/31/2017

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a well-controlled condition)

- Amount owed to providers: \$5,400
 - Plan pays \$4,360
- Patient pays \$1,040

Sample care costs:

Prescriptions
Medical Equipment and Supplies
Office Visits and Procedures
dducation
Laboratory tests
Vaccines, other preventive

\$900 \$300 \$500 \$200 \$200

\$2,100

\$2,700

Hospital charges (mother)

Sample care costs:

Hospital charges (baby)

Labotatory tests

Anesthesia

Prescriptions

Radiology

Routine obstetric care

Patient pays:

\$7,540

\$40

Vaccines, other preventive

Total

\$200	\$800	O; \$	\$40	\$1,040
Deductibles	Copays	Coinsurance	Limits or exclusions	Lotal

Q

\$500 \$200 \$1,200

Limits or exclusions

Coinsurance

Copays

\$500

UnitedHealthcare

Coverage Period: 01/01/2017 - 12/31/2017 Coverage for: Employee & Family Summary of Benefits and Coverage: What This Plan Covers & What it Costs.

Questions and answers about Coverage Examples:

assumptions behind the What are some of the Coverage Examples?

- Costs don't include premiums.
- averages supplied to the U.S. Department of specific to a particular geographic area or Sample care costs are based on national Health and Human Services, and aren't health plan.
- The patient's condition was not an excluded or preexisting condition.
 - All services and treatments started and ended in the same coverage period.
- There are no other medical expenses for any member covered under this plan.
 - Out-of-pocket expenses are based only on treating the condition in the example.
 - providers, costs would have been higher. network providers. If the patient had The patient received all care from inreceived care from out-of-network
- If other than individual coverage, the Patient Pays amount may be more.

What does a Coverage Example

copayments, and coinsurance can add up. It also helps you see what expenses might be left treatment isn't covered or payment is limited. For each treatment situation, the Coverage Example helps you see how deductibles, up to you to pay because the service or

Does the Coverage Example predict my own care needs?

could be different based on your doctor's advice, * No. Treatments shown are just examples. The care you would receive for this condition your age, how serious your condition is, and many other factors.

predict my future expenses? Does the Coverage Example

for comparative purposes only. Your own costs estimate costs for an actual condition. They are receive, the prices your providers charge, and will be different depending on the care you the reimbursement your health plan allows. 🗴 <u>No</u>. Coverage Examples are <u>not</u> cost estimators. You can't use the examples to

Can I use Coverage Examples to compare plans?

Plan Type: PS1

find the same Coverage Examples. When you compare plans, check the "Patient Pays" box in Wes. When you look at the Summary of Benefits and Coverage for other plans, you'll each example. The smaller that number, the more coverage the plan provides.

consider when comparing plans? Are there other costs I should

as copayments, deductibles, and coinsurance. the more you'll pay in out-of-pocket costs, such or health reimbursement accounts (FIRAs) that (HSAs), flexible spending arrangements (FSAs) you pay. Generally, the lower your premium, Yes. An important cost is the premium You should also consider contributions to accounts such as health savings accounts help you pay out-of-pocket expenses.

Glossary. You can view the Glossary at cms.gov/CCIIO/Resources/Files/Downloads/uniform-glossary-final.pdf or call the phone number above to Questions: Call 1-800-377-5154 or visit us at welcometouhc.com. If you aren't clear about any of the underlined terms used in this form, see the

ATTACHMENT B

THE CITY OF MEDINA WELLNESS PROGRAM

To be eligible for the reduced premium contributions for 2018, 2019 and 2020 the employee must:

- 1. Complete an annual Health Risk Analysis by August 31, 2017; August 31, 2018 and August 31, 2019 to be administered by the wellness provider. The Health Risk Analysis is comprised of:
 - a. A Health Risk Questionnaire, including height, weight, body mass index (BMI), waist circumference.
 - b. Biometric screening in the form of a blood draw that will measure:
 - i. Total Cholesterol
 - ii. High-density lipoprotein (HDL)
 - iii. Glucose
 - iv. Low-density lipoprotein (LDL)
 - v. Triglycerides
 - vi. Blood pressure
- 2. Maintain an active account with a wellness provider designated by the City.
 - a. Employees will need to log onto the website a minimum of 10 days per month and enter one or more entries each of those days. A minimum total of 10 days per month or 120 days per 12 months of logged entries must be entered in the following time frames: 09/01/2016-08/31/2017, 09/01/17-08/31/2018; 09/01/2018-08/31/2019.
 - b. This total will be gathered on an average, so if the employee misses logging on a specific month, although they will not be able to back log/back enter into a previous month once it has ended, they will be able to add additional entries in the current/future months to maintain their acceptable average. One activity per day, each month is the maximum credit they can earn towards the 120 annual amount.
- 3. Employee must attend or participate in three (3) Educational Activities during the following time frames: 09/01/2016-08/31/2017; 09/01/2017-08/31/2018, 09/01/2018-08/31/2019 these can be a combination of any activities offered (need proof of participation).

Wellness program requirements may be subject to change based on the Healthcare Committee recommendations.

The parties agree, in concept, to the introduction of an outcomes-based component to the Wellness Program in 2018 for application to the 2019 rates. The parties agree to discuss the introduction of the outcomes-based component in the 2017 and 2018 Healthcare Committee meetings.

Wellness program design complies with Federal regulations. Program design may change as new regulations and / or clarifications are issued.

ATTACHMENT C

ili - Police Department-Pension alienauves.ooc B Folice Déparment Describer 18, 1998 Comparisons of various pension ulternatives: yaşımbijona yaşımbi 25% Tex 10% Pegaion share
75% Penaion payment (based on last and highest titte years)
\$ 40,000 base pay Cuttent Pick up Deferred Base pay plus 10% lne, Taxes before persion . Taxes after pension . \$44,000 \$44,000 240,000 11,000 1,0,000 59,900 4,400 rension shore 4,400 Take home pay 28,600 30,000 29,700 \$33,000 900,000 Regirement pry QOO,EEZ (Par Taxable) (Full Taxeble) (Full texnale)

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