

**AGREEMENT BETWEEN THE
TOWN OF LITCHFIELD, NEW HAMPSHIRE
AND
THE LITCHFIELD POLICE DEPARTMENT
OF THE
AMERICAN FEDERATION OF STATE, COUNTY AND
MUNICIPAL EMPLOYEES COUNCIL 93, CHAPTER 3657**

EFFECTIVE

April 1, 2016

 **ORIGINAL**

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ARTICLE 1
AGREEMENT

AGREEMENT made and entered into between the Town of Litchfield, New Hampshire (hereinafter "Town"), and the American Federation of State, County, and Municipal Employees, Council 93, Chapter 3657 (hereinafter "Union") on this 1st day of April 2016.

ARTICLE 2
PURPOSE

The purpose of this Agreement is to set forth the agreements reached between the Town and the Union with respect to wages, hours and other terms and conditions of employment for employees in the bargaining unit described in Article 3.

ARTICLE 3
RECOGNITION

1. The Town recognizes the Union as the exclusive bargaining agent for the following full-time and part-time members of the Town's Police Department: Patrol Officers, Dispatcher, Clerks, Detectives, Corporals and Sergeants.
2. Excluded from recognition or coverage under this Agreement is the Chief of Police, Captains, Animal Control Officer and Chief's Administrative Assistant.

ARTICLE 4
DEFINITIONS

Employees - Members of the bargaining unit.

Regular Part-time Employees - Individuals who work less than 40 hours per week, but who are assigned to a regular workweek of 21 hours or more. Except as otherwise provided by specific reference in this Agreement, benefits for regular part-time employees will be on a pro-rata basis in accordance with the Employee's regular work schedule and regular rate of pay

Limited Part-time Employees - Individuals who work less than 40 hours per week at their convenience in consultation with the Police Chief or Chief's designee.

Seniority - Department seniority, whenever used in this Agreement shall mean total days of employment with the department commencing on date of Full-time appointment. In the case of seniority within Part-time rank, it is determined by date of hire for Part-time appointment. Regardless of date of appointment, full-time takes precedent over part-time.

ARTICLE 5
NON-DISCRIMINATION

The Town and the Union agree not to discriminate against an employee based on any legally-protected status, including, but not limited to: veteran or military status, marital status, physical or mental disability, age, race, creed, color, religion, sex, sexual orientation, pregnancy, national origin, genetic information, ancestry or membership or non-membership in the Union.

ARTICLE 6
UNION BUSINESS

1. The Union officers and representatives shall be the Chairman, the Steward and an alternate who shall be permitted to assume the duties of the Chairman or Steward in his or her absence.
2. The Union shall advise the Town of the names of the employees holding Union Offices as well as members of the Union's negotiating team who shall have the authority to bargain on behalf of the Union with the Town.
3. Union officers as described above shall be permitted to process grievances during their scheduled hours of duty, provided they have prior approval of the Chief or his designee and the amount of time in which officers are engaged in such activity is reasonable.
4. Every effort will be made to schedule negotiating sessions at a time which does not conflict with the schedule duty of employees who are members of the Union collective bargaining team. In the event that employees, not to exceed two in number, who are members of the Union's negotiating team are scheduled for duty at a time during which a collective bargaining meeting will be held, said employees will be permitted to participate in negotiations without loss of pay.
5. The Town agrees that the Union may maintain a bulletin board within the squad room of the Police Department, for the purpose of posting Union meetings, notices, and information.

ARTICLE 7
MANAGEMENT RIGHTS

1. The Parties agree that all rights and responsibilities of the Town which have not been specifically provided for in this Agreement are retained in the sole discretion of the Town whose right to determine and structure the goals, purposes, function, and policies of the Town without prior negotiations with the Union and without being subject to the grievance and arbitration procedures of this Agreement shall include but not be limited to the following: a) the right to direct employees, to



determine schedules, to determine the qualifications, promotional criteria, hiring criteria, standards for work, and to hire, promote, transfer, assign, retain employees in position; and to suspend, demote, discharge or take other disciplinary actions against an employee for proper and just cause, subject to the other provisions of the Agreement, including grievance and arbitration; b) the right to relieve an employee from duty because of lack of work or other legitimate reasons; c) the right to take such action as in its judgment it deems necessary to maintain the efficiency of the Police Department operations; d) the right to determine the means, methods, budgetary, and financial procedures, and personnel by which the Police Department operations are conducted; e) the right to take such actions as may be necessary to carry out the missions of the Police Department in cases of emergencies; f) the right to make rules, regulations, and policies not inconsistent with the provisions of this Agreement and to require compliance therewith.

2. It shall be the right of the Union; however, to present and process grievances of its members whose wages, working conditions or status of employments are changed in violation of the Agreement as a result of Management exercising the above mentioned rights, whenever such grievances exist.
3. The Town may implement an evaluation system with evaluations being conducted at least annually, including the methods and timetables for conducting evaluations, but these evaluations will not be used for disciplinary purposes nor are they considered disciplinary. Nothing in this section shall prevent the Chief of Police or his designee from taking appropriate corrective action for unsatisfactory performance.
4. The Town may implement a random drug testing program for all unit employees. Such a plan will be administered by a neutral third party and all results will be reported to the Chief of Police. If such testing requires additional follow-up, prevailing Litchfield Police Department Employee Drug Testing Policy will be followed. Policy attached as Appendix A.
5. Following a critical incident involving a motor vehicle accident or a shooting, the Employee will undergo drug and/or alcohol testing as soon as operationally feasible following the incident. The Town will be responsible for any costs associated with such testing.
6. The Union acknowledges that the Town and the Police Department maintain a "zero tolerance" policy regarding the use of illegal drugs and/or prohibited substances. The Chief of Police may require an employee to submit to testing in accordance with the Police Department's Drug Policy if there is found to be a reasonable suspicion for such action. For purposes of this section reasonable suspicion shall be the Chief of Police having a reasonable belief that the employee is using illegal substances based upon all of the facts or circumstances

of the case. Failure of an Employee to submit to testing or upon submitting to testing and testing positive for illegal and/or prohibited substances shall be just cause for termination.

ARTICLE 8
STRIKES AND LOCKOUTS

1. Under no circumstances will the Union cause, sponsor or participate in any strike, sit-down, stay-in, stay-out, work slow-down, withholding of services or any curtailment of work or restriction or interference with the operation of the Police Department of Litchfield during the term of this Agreement.
2. The Town agrees that it shall not participate in or be a party to any lock-out as provided under RSA 273-A:5, I (f).

ARTICLE 9
CONSULTATION

1. Representatives of the Union may meet with the Chief of Police or his designee once a month to discuss matters of mutual concern, including those matters necessary to the implementation of this Agreement. A written agenda shall be submitted by the Union to the Chief of Police no less than 5 days before the scheduled date of the meeting. At the discretion of the Chief of Police or his designee additional matters for discussion may be placed on the agenda. When the Chief adds items to the agenda, he shall give the Union reasonable notice of such additions. Nothing contained herein shall prevent the Chief of Police or his designee and the Union meeting on a less frequent basis upon mutual agreement.
2. Nothing contained herein shall prevent the Union from consulting with the Chief of Police or his designee at any time, if matters of mutual concern arise of an urgent or emergency nature.

ARTICLE 10
PROBATIONARY PERIOD AND SENIORITY

1. Newly hired employees shall be on probation from date of hire until 6 months after graduation from the Police Academy, but under no circumstances shall the probationary period exceed 1 year except employees who are hired and are not required to attend the Police Academy shall have a 6 month probationary period commencing at date of hire. Probationary employees may be removed with or without cause.
2. In the event of a reduction in force it is the intent of the parties that the senior employees, regardless of rank, will be retained provided they are capable of

performing the duties in question. Accordingly, employees so reduced will be permitted to displace lesser seniority employees in a lower classification provided the senior employee is qualified to perform the duties of the classification. Any employee assuming a lower rank shall assume the lower rank pay.

3. Employees who are discharged and whose discharge is overturned by appropriate authority shall be placed back in the Seniority Rotation as if never discharged.

ARTICLE 11 **PROMOTIONS TO SERGEANT**

1. Jobs, covered by the Union contract, to be filled through promotion shall be posted for a period of 5 working days on the Town bulletin board in the area within which the vacancy occurs. Management shall make a determination regarding the filling of such posted position no later than 45 working days after the close of the posting period.
2. Job posting shall include job specifications, rate of pay, job location, the shift.
3. Employees who bid on a posted position and who meet the minimum qualifications will be given the opportunity to qualify for the position by virtue of an oral board examination conducted by a panel of law enforcement officers from other New Hampshire departments. A member of the Board of Selectmen or the Town Administrator may attend the oral board examination as an observer.
4. A candidate who fails to achieve a passing score on either the written test or oral board, will not be eligible for final consideration for promotion.
5. The job posting for a promotion shall include a breakdown in areas of scoring in items such as, but not limited to, written tests, oral boards, Chief's interview, assessment center or other testing as may be determined. Scores achieved by candidates in such promotional testing will remain valid for twelve months from the date of testing, should another promotional opportunity occur. The employee may choose to waive the previous score and participate in new testing in its entirety.

ARTICLE 12 **HOURS OF WORK AND OVERTIME**

1. Normal Work Schedules – Full-time Detectives, Sergeants, Corporals, full-time dispatchers, and full-time patrol officers shall have a normal work week schedule of 5 eight hour days followed by 2 days of rest, or a normal work schedule of 4 ten hours days followed by 3 days of rest.

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2. Part-time Patrol Officers: Part-time patrol officers shall be scheduled at the discretion of the Chief of Police or his designee provided said schedule does not interfere with the officer's primary employment.
3. In the event that an employee works during a shift that is affected by daylight savings time, the employee will be paid for 8 hours when only 7 hours are required and paid 9 hours when 9 hours are required to be worked.
4. All hours worked in excess of 40 hours per week shall be paid at 1.5 times the normal hourly rate. Time spent on private work details shall not be counted in determining the number of hours worked for overtime purposes, however hours paid, but not worked, such as vacation and sick leave shall be considered.
 - a. Employees called back to work after having left the station at the end of their shift or during any other period of off-duty hours shall be paid a minimum of 2 hours at time and 1.5 times the employee's regular hourly rate. Any employee who is called in 1 hour or less prior to the start of his or her normal shift receives such time at the overtime rate, but is excluded from the 2 hour minimum guarantee. Any employee who is offer the voluntary opportunity to work prior to a normally scheduled shift shall be paid for the actual overtime hour(s) worked.
 - b. Employees required to attend Court and Administrative Hearings during their off duty hours shall be paid a minimum of 3 hours at 1.5 times the employee's regular hourly rate (or the equivalent hours for Part-time Officers), and shall endorse over to the Town any witness fee received.
5. All overtime must be authorized by the Chief of Police or his designee. If the laws and regulations pertaining to contribution penalties paid by the Town to the New Hampshire Retirement System go into effect or change during the term of the contract, both parties agree to undertake good faith negotiations to address the changes within 6 months of the effective date of said changes
6. No employee shall be relieved of duty during the regular shift hours in his/her basic workweek in order to compensate or offset overtime hours worked or anticipated unless he/she agrees to be so relieved. This decision will be at the discretion of the employee and will not be subject to consideration for discipline.

ARTICLE 13
OUTSIDE WORK DETAIL

1. Payment for outside details shall be at a rate equal to the master patrol officer overtime rate established in the first year.
2. Employees working outside details shall be paid a minimum of 4 hours except if

the work is cancelled at least two hours before the officer is to report for duty.

3. All details that exceed the 4 hour minimum will be paid in 1 hour increments after fifteen minutes into the hour.
4. In the event that an employee works a detail for 8 continuous hours, all hours worked in excess of the 8 continuous hours shall be paid at 1.5 times the applicable detail rate in Section 1 of this Article. This Section shall not apply to split details.
5. All details must be authorized by the Chief of Police or his designee. If the laws and regulations pertaining to contribution penalties paid by the Town to the New Hampshire Retirement System go into effect or change during the term of the contract, both parties agree to undertake good faith negotiations to address the changes within 6 months of the effective date of said changes.
6. The Town will match voluntary employee contributions of detail earnings to the employee's 457(b) retirement program on an equal basis up to a total amount of \$1000 per employee per calendar year for detail earnings. This match only applies to detail earnings and any portion of match unused cannot carryover to a subsequent calendar year. The Town match will be paid in lump sum on a quarterly basis. Within 2 weeks of the end of the quarter, the Town will provide the employee a report showing the amount of detail earnings for the year to date and employee deposits to the 457(b) program. The employee will return the request for the amount of Town quarterly match, such that the amount does not exceed the employee's 457(b) contributions attributable to detail earnings and not in excess of the \$1000 cap within 7 days. The employee can opt to receive all of the eligible match or a portion thereof in a given quarter, such that all eligible match is paid by the last quarter of the year. Effective April 1, 2016, members will be eligible for an additional \$1,000 match each year, provided however that monies to support this additional match shall be due and payable only if sufficient monies exist in the special detail fund. No other town funds shall be used for this purpose. It is recognized that the funding of this portion of the match from the special detail fund shall be a priority.
7. The Town will implement and maintain a Detail Ordinance outlining the conditions and locations for which outside details will be required.

ARTICLE 14
SALARIES

The Town will implement wages subject to the effective date shown on the table below at the applicable rates shown.

	0.50%	0.50%	2.00%	2.00%
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FULL TIME	2015	4/1/2016	7/1/2016	4/1/2017	4/1/2018
Patrolman with 0 year(s) of service as of the Effective Date	\$22.81	\$22.92	\$23.04	\$23.50	\$23.97
Patrolman with 6 months of service as of the Effective Date	\$23.50	\$23.62	\$23.74	\$24.21	\$24.69
Patrolman with 1 year of service as of the Effective Date	\$24.25	\$24.37	\$24.49	\$24.98	\$25.48
Patrolman with 2 year(s) of service as of the Effective Date	\$25.25	\$25.38	\$25.50	\$26.01	\$26.53
Patrolman with 3 year(s) of service as of the Effective Date	\$26.31	\$26.44	\$26.57	\$27.11	\$27.65
Patrolman with 4 or more year(s) of service as of the Effective Date	\$27.41	\$27.55	\$27.68	\$28.24	\$28.80

Master Patrol Officers	\$29.63	\$29.78	\$29.93	\$30.53	\$31.14
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Corporals	\$31.88	\$32.04	\$32.20	\$32.84	\$33.50
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Sergeants	\$34.28	\$34.45	\$34.62	\$35.32	\$36.02
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Dispatchers with 0 year(s) of service as of the Effective Date	\$17.95	\$18.04	\$18.13	\$18.49	\$18.86
Dispatchers with 6 months of service as of the Effective Date	\$18.52	\$18.61	\$18.71	\$19.08	\$19.46
Dispatchers with 1 year of service as of the Effective Date	\$19.07	\$19.17	\$19.26	\$19.65	\$20.04
Dispatchers with 2 year of service as of the Effective Date	\$19.59	\$19.69	\$19.79	\$20.18	\$20.59
Dispatchers with 3 years of service as of the Effective Date	\$20.19	\$20.29	\$20.39	\$20.80	\$21.22
Dispatchers with 4 or more years of service as of the Effective Date: \$22.52	\$22.52	\$22.63	\$22.75	\$23.20	\$23.66

PART-TIME		4/1/2016	7/1/2016	4/1/2017	4/1/2018
Patrolman with 0 year(s) of service as of the Effective Date	\$19.13	\$19.23	\$19.32	\$19.71	\$20.10
Patrolman with 6 months of service as of the Effective Date	\$19.72	\$19.82	\$19.92	\$20.32	\$20.72

<u>Patrolman with 1 year of service as of the Effective Date</u>	<u>\$20.32</u>	<u>\$20.42</u>	<u>\$20.52</u>	<u>\$20.93</u>	<u>\$21.35</u>
<u>Patrolman with 2 year(s) of service as of the Effective Date</u>	<u>\$20.94</u>	<u>\$21.04</u>	<u>\$21.15</u>	<u>\$21.57</u>	<u>\$22.00</u>
<u>Patrolman with 3 year(s) of service as of the Effective Date</u>	<u>\$21.61</u>	<u>\$21.72</u>	<u>\$21.83</u>	<u>\$22.26</u>	<u>\$22.71</u>
<u>Patrolman with 4 or more year(s) of service as of the Effective Date</u>	<u>\$22.28</u>	<u>\$22.39</u>	<u>\$22.50</u>	<u>\$22.95</u>	<u>\$23.41</u>

<u>Master Patrol Officers</u>	<u>\$22.96</u>	<u>\$23.07</u>	<u>\$23.19</u>	<u>\$23.65</u>	<u>\$24.13</u>
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<u>Corporals</u>	<u>\$23.68</u>	<u>\$23.80</u>	<u>\$23.92</u>	<u>\$24.40</u>	<u>\$24.88</u>
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1. Master Patrol Officer: The rank of Master Patrol Officer will be bestowed upon a full time patrol officer with 5 years of service as a full-time officer with the Department or a regular part-time patrol officer with ten years of service as a part-time or full-time patrol officer with the Department following the passing of a Sergeant's written examination as selected and scheduled semi-annually by the Chief of Police or his designee. Two years of prior law enforcement work shall be counted toward the 5 years of service requirement for full-time officers. Three years of prior law enforcement work shall be counted toward the ten years of service requirement for part-time officers.
2. The rank of Corporal will be bestowed upon a Master Patrol Officer once that officer has completed 5 consecutive years from the date of appointment as a Master Patrol Officer with the Litchfield Police Department. The Corporal insignia will be the traditional two stripes on the patrol uniform and collar brass.
3. Employees appointed by the Chief of Police or his designee to serve in a higher level rank or classification for 5 days in succession shall receive the rate of pay for the higher level rank or classification. Qualification of the employees and department seniority shall be used in filling the position.
4. All employees assigned to work during the midnight shift schedule (21:00 to 07:00 or 23:00 to 07:00 shifts) or any officer call in to cover a portion of the midnight shifts will be paid a shift differential of \$1 per hour.
5. All employees will receive an additional 3% pay increase upon completion of 20 years of consecutive service to the Town.
6. Officers certified as a Field Training Officer ("FTO") will receive an additional \$1 per hour during training of an employee, up to a maximum of ten weeks per

trainee.

7. Merit payments will be allowed at the sole discretion of the Police Chief in amounts up to \$200 to any one employee in a year. (More than one employee may receive merit pay in a given year.) This will be made public and is designed to encourage morale and performance. The selection criteria and process will not be subject to grievance procedures.
8. Employees who successfully complete an educational degree program while in the employment of the Litchfield Police Department will receive a one time stipend following the achievement of the degree. Stipends will be in the following amounts: Associate's degree \$2000; Bachelor's degree \$4000, Master's degree \$6000, Ph.D, J.D. \$8000. Employees should advise the Chief of Police at least 90 days in advance of expected receipt of degree. The payment will be made by the Town within 60 days of the employee providing proof of degree to the Chief of Police.

ARTICLE 15 HOLIDAYS

1. There shall be 9 holidays per year, designated as:

New Year's Day	Independence Day	Thanksgiving Day
President's Day	Labor Day	Day after Thanksgiving
Memorial Day	Veterans Day	Christmas Day

2. Full-time employees who are normally assigned a shift that works during a holiday will receive an alternative day off or 8 hours pay. The employee will notify the Chief of the choice at least 5 days prior to the holiday.
3. Any employee who works on a holiday shall be paid at 1.5 times the employee's straight time rate of pay (or the equivalent hours for Part-time Officers) for all hours worked on the holiday.
4. Any employee who works an overtime shift on a holiday shall be paid at twice the employee's straight time rate of pay for the shift.
5. Regular part-time employees will be paid holiday pay if they normally work on the day of the week the aforementioned holiday falls. Their holiday pay will be the number of hours that they normally work on that day of the week.
6. Full-time employees who are normally assigned to a shift that is scheduled off during a holiday will receive an alternative day off or 8 hours pay. The employee will notify the Chief of the choice at least 5 days prior to the holiday.

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7. Holiday hours must be requested and granted within 6 months from the date they were earned (i.e. date of holiday). However, holidays will be considered as days (as opposed to hours) for purposes of calculation and scheduling.
8. The Chief of Police may deny any request for the use of holiday time if such request represents an excessive selection of 10 hour tours without justification by the employee. Denial is subject to the grievance procedure.
9. In the event of separation of employment the employee or his/her beneficiary shall be entitled to full payment for all accrued holiday time.

ARTICLE 16
EARNED TIME

1. Earned time is an alternative approach to the traditional manner of covering absence for vacation, personal days, paternity leave and sick leave. Instead of dividing benefits into a specific number of days for each benefit, Earned Time puts these days together into a single benefit.
2. **Coverage:** Employees who are employed in a permanent position will accrue Earned Time. Full-time accrual rates will be based on the table below:

<u>Years of Service</u>	<u>Annual Hours Per Year</u>	<u>(Days Equiv @ 8 hrs)</u>
0 to 5 years	176	22
5+ to 10 years	208	26
10+ to 15 years	256	32
15 + to 20 years	288	36
20+ years	320	40

Regular part-time employees will accrue Earned Time on a pro-rated basis based on the table above being based on a 40 hour work week.

3. For the purpose of the Earned Time benefit, years of service will be calculated from the initial day of employment.
4. Earned Time will be credited to the employee on a monthly basis, in arrears for the previous month. An employee separating from employment prior to the monthly posting will receive a pro-rated credit for time of work during the partial month.
5. The maximum accrual for employees hired prior to April 1, 2014 shall be 960 hours. The maximum accrual for employees hired after April 1, 2014 shall be 660 hours.
6. **Minimum Usage:** There is a minimum usage of Earned Time days required each year as shown on the table below:

Years of Service Minimum Usage per Year (Hours)

0 to 5 years	88
5 to 10 years	104
10 to 15 years	128
5 + years	144

7. Computation of minimum usage will occur by November 15th of each year, based on the preceding 12 months. Employees with less than 12 months of service are exempt from minimum usage.
8. The Town shall buy back Earned Time days upon request of the employee at the rate of 1 hour for 1 hour's pay. Only Earned Time days in excess of minimum usage will be eligible for buy back provided that at least ten days remain banked. Employees can request buyouts between November 15th and November 30th. Upon validation of the request by the Town, such buy-outs will be paid to the requesting employee as part of the first payroll in December. Buyouts will be limited to a maximum of twenty days per year. In extraordinary circumstances, the Chief of Police may authorize a buy back request between May 15th and May 30th, with payment being made as part of the first payroll in June. Such a buyout may not be more than an amount equal to one half of the employee's minimum usage requirement.
9. **Usage:** Earned Time may be used anytime after being earned, including during an employee's probationary period. All planned absences will be mutually agreed upon by the Employee and the Chief of Police prior to the date of absence.
10. Earned Time can be taken in increments of 1 hour (either at the beginning or end of the shift).
11. All planned Earned Time and unplanned short notice Earned Time will be mutually agreed upon. When Earned Time is denied, the Chief of Police shall inform the officer of the reason for the denial. Such reasons may be, but are not limited to, staffing availability emergency situations or anticipation of inordinate demands for Police services.
12. All Officers will fill out an Earned Time request form and submit it to the Chief of Police or his designee.
13. From the time an Employee requests any Earned Time, he or she may be bumped by a senior Employee within a 14 day period. After the 14 day period, the Earned Time is locked in.

14. For all unplanned short notice Earned Time requested within a two week period, seniority will govern usage. A senior Employee can bump another Employee up to 24 hours prior to the requested usage.
15. Any Employee planning to bump a less senior Employee who has already been granted Earned Time must advise that less senior Employee that he or she is bumping them and he or she must report for originally scheduled duty.
16. If an employee is called in during a day when a vacation day has been used for a shift other than the shift for which the vacation has been requested, the employee may be eligible to work that shift and can choose whether to redeposit the vacation day or to be paid overtime. Any such shift coverage in excess of 4 in a 12 month period shall be approved by the Chief of Police.
17. **Emergency Earned Time:** Emergency Earned Time will be granted upon request to include, but not limited to, circumstances of illness and personal emergencies. With the request for usage of Emergency Earned Time, the Employee shall provide the nature of the emergency to the Chief of Police or his designee.
18. Emergency Earned Time usage will not affect any other employee who has already been granted planned Earned Time or unplanned short notice Earned Time.
19. Officers utilizing Emergency Earned Time while on duty will have their available pool of Earned Time hours reduced for the actual time taken rounded up to next closest hour.
20. **Sick Leave Pool:** The Sick Leave Pool is intended to provide security to supplement other insurance benefits by allowing employees to “buy” insurance for extended illness or disability. Sick Pool hours may be used to “make an employee whole” if disability or workers’ compensation benefits are less than normal net base pay. When “buying” pool hours, employees convert Earned Time hours on a 1:3 basis. Similar to purchasing insurance, the employee may pick a given number of hours to exchange for coverage.
21. Sick Pool hours are available for use only under the conditions listed below and are not eligible for payout at retirement or termination.
 - a. Use of Sick Pool hours may begin on the 41st hour of consecutive work day absence due to illness, injury or other disability
 - b. A physician’s report must accompany the request to use Sick Pool hours.
 - c. It is not necessary to use up all Earned Time before using Sick Pool hours.
 - d. An eligible employee may continue using Sick Pool hours until his/her Sick pool hours are exhausted.

- e. Periodic physician's reports may be required.
 - f. The maximum Sick Pool accrual is 720 hours (90 8 hour days.)
 - g. An employee temporarily returning to work who requires additional leave for continuing treatment of the qualifying illness, injury or disability will not require an additional 40 work hour waiting period for a period of 45 calendar days from the return to work.
 - h. An employee temporarily returning to work who is medically restricted from working the routine number of weekly hours and continues to be eligible for disability benefits may use Sick Pool hours for the difference between disability benefits and regular pay.
22. Employees may convert Earned Time hours to Sick Pool hours once annually by notifying the Finance Office between November 15 and November 30 of each year.
23. **Separation:** All unused Earned Time hours will be paid at the time of termination, resignation or retirement. However, since a notice period of 2 weeks is considered appropriate and normal for an employee planning resignation or retirement, in such cases where such notice is not given, the Earned Time payout will be reduced by 50%. Earned Time will be paid by the Town at the rate of pay at the time of separation.
24. In the event of the death of the employee, the Earned Time benefit shall be paid to the employee's beneficiary in full.

ARTICLE 17
WITNESS, JURY DUTY, MILITARY LEAVE

- 1. Upon proper documentary evidence, the Town shall make up the difference between regular straight time pay lost and fees paid to regular full-time and part-time employees called as witnesses or for jury duty in a non-job related case.
- 2. Upon proper documentary evidence, the Town shall provide leave for military service as outlined in Appendix B and in compliance with current USERRA requirements.

ARTICLE 18
BEREAVEMENT LEAVE

- 1. In case of death in an employee's immediate family, a regular employee will be granted leave of absence with pay for the workdays following the time of death or funeral, not to exceed three (3) days. In special cases, the Chief of Police may grant additional leave of absence if it is deemed to be in the best interest of the employee and the Town of Litchfield. Additional time at the discretion of the Chief of Police may be granted to attend the funeral of another relative or of a Town

employee.

2. "Immediate Family" is defined as the spouse, child, step-child, grandchild, brother, sister, parent, step-parent, grandparent, parent-in-law, brother-in-Law-, sister-in-law, aunt, uncle, niece, nephew, uncle in-law, aunt in-law, or other blood relative or ward residing in the same household as the employee.

ARTICLE 19 **WORKERS' COMPENSATION**

1. The Town of Litchfield shall purchase and pay the premiums for New Hampshire Workers' Compensation, the benefits of which will be available to all employees.
2. Employees must report all injuries received while on duty to the department head or immediate supervisor as soon as possible after an occurrence, but no later than 48 hours after the occurrence.
3. Employees receiving partial compensation from the Worker's Compensation benefit program may use accrued sick pool and earned time to supplement the difference between the benefit payment and regular wages. In no circumstances, will the combination of the 2 forms of compensation exceed 100% of the employee's regular pay for regularly scheduled time.
4. Employees receiving partial compensation from Disability Insurance may choose to sign over their checks to the Town and request payment through the Town's payroll system for equivalent wages, allowing the employee to continue to receive service credits from the New Hampshire Retirement System during the disability period.
5. The Town will work with Employees receiving Workers' Compensation to secure the appropriate paperwork to request service credit from New Hampshire Retirement System.

ARTICLE 20 **LEAVE OF ABSENCE**

1. Employees are allowed up to twelve weeks of leave without pay, in each twelve month period, for reasons provided under the Family Leave Act of 1993 (FMLA), i.e. (a) the birth of the employee's child, (b) the placement of a child with the employee for adoption or foster care, (c) caring for a spouse, child or parent in the event of a serious health condition, or (d) inability of the employee to perform the functions of his/her job because of a serious health condition. Accumulated

sick leave must be used as part of the twelve week period and before the authorized leave without pay begins.

- a. During the twelve week period of leave, the employee's health and dental insurance benefits will be maintained in a manner identical to that in effect for "active" employees and the employee's seniority and position in the department will not be affected by such leave.
 - b. Earned Time leave will not accrue during the period of unpaid leave, except for those hours/days covered by leave benefits including sick pool and earned time.
 - c. After twelve weeks has elapsed, the employee's employment status will be continued only by virtue of return to duty.
 - d. The twelve month period, for purposes of FMLA calculation, shall be the anniversary date of the initial granting of leave of absence under the Act and this Article of the Agreement.
2. Any full-time employee who accepts employment or who conducts a business during a leave of absence shall be immediately terminated unless said activities had been previously approved by the Board of Selectmen.
 3. Employees returning to work following a medical leave may require a Temporary Alternate Duty. The Chief will work with the Employee's healthcare provider to determine an appropriate scheme of alternate duties that meets the needs of both the Employer and the Employee's constraints.

ARTICLE 21
MEDICAL AND DENTAL INSURANCE

1. Probationary and regular full-time employees shall be eligible for group medical and dental insurance upon completion of thirty days continuous service or as soon as the plan that was selected allows enrollment after the thirty day period.
2. Through June 30, 2017, the Town will pay for POS coverage or HMO coverage at 80% for individual, two person and family plans.
3. For the July 1, 2017 health insurance program year, the Town will pay for HMO coverage at 80% for individual, two person and family plans. This amount paid by the Town may also be applied to buy up to the POS plan, with the employee paying 50% of the difference between the HMO amount and the POS cost.
4. For the July 1, 2018 health insurance program year, the Town will pay for HMO coverage at 80% for individual, two person and family plans. This amount paid

by the Town may also be applied to buy up to the POS plan, with the employee paying difference between this HMO amount and the POS cost not to exceed \$3,000.00.

5. Full time members of the bargaining unit eligible for health insurance coverage prior to April 1, 2014 will remain eligible for Town payment of 100% of premium for individual HMO coverage or the equivalent amount applied to buy up to the POS for the 2017 and 2018 plan years.)
6. The Town will pay for Dental coverage at 80% for individual, two person and family plan. (Full time members of the bargaining unit eligible for dental insurance coverage prior to April 1, 2014 will remain eligible for Town payment of 100% of premium.
7. The Town may change insurance carriers as the need arises. Employees shall be notified in advance of any such change. The Town may also offer additional coverage options in addition to those noted above. Group medical insurance is available for regular part-time employees. The same thirty day eligibility period as for full-time employees is required. The Town will pay 50% of the premium for all plans for regular part-time employees who are budgeted and scheduled to work 21 or more hours a week. Scheduled hours will be reviewed quarterly to check for eligibility. Employees that work less than twenty hours will pay the full amount. Eligibility requirements of the group insurance company must be met
8. During a leave of absence caused by pregnancy, illness or accident not covered by Workers' Compensation, the Town will pay the Town's share of the full-time employee's premiums while he/she remains employed by the town.
9. In cases of leave for other reasons, the employee will be required to pay all insurance premiums no later than the last week of each month preceding the coverage period, and such coverage may be extended if the employee has dependent coverage.
10. The Town will make available a Flexible Spending Account for health costs to all qualifying employees at no charge for the basic plan for the employee. The Town will also offer the ability to pay Employee share of Health and Dental Insurance premiums on a pre-tax basis.
11. Employees choosing not to take the Town's Health Insurance and who demonstrate coverage under another plan will receive a buy-out based on the level of health insurance coverage for which the employee would be eligible as of July 1. This value of this buyout will be based on one half of the Town's share of health insurance premium for the HMO (or prevailing equivalent plan), or a pro-rated value for the remaining weeks in the health insurance year based on the Employee's election to participate in the buyout program. At least 25% of the

buyout must be placed in the Employee's Flexible Spending Account if the Employee is eligible for such an account. (up to the account maximum allowed) and the balance of the remaining avoided premium cost to the Town will be paid to the Employee in equal payments through the Town's regular payroll process. Any portion not eligible for placement in the Flexible Spending Account will be paid through regular payroll.

12. The parties agree to work cooperatively and to negotiate in a limited manner to address the imposition of penalties that may result from the implementation of the so-called "Cadillac tax" under the federal Affordable Care Act or other applicable federal or state insurance and/or health care reform legislation, recognizing that such penalties triggering a reopening may apply to the employer, employee or the insurance pool through which the employer purchases insurance.

ARTICLE 22 **DISABILITY INSURANCE**

1. Short-term Disability Insurance

- a. The Town shall select a carrier to provide short-term disability insurance for its full-time employees. The Town will pay the entire cost of the premium for such coverage.
- b. The coverage will provide for payments of 66 2/3% of base salary, up to a maximum of \$900 weekly, for a period of 26 weeks. Payments begin on the first day after an accident and after 7 calendar days for all other eligible situations..
- c. A copy of the disability insurance benefits summary shall be provided to each qualified and covered employee.

2. Long-term Disability Insurance

- a. The Town shall select and make available to full-time employees a carrier to provide long-term disability insurance. The Town shall pay the entire cost of the premium for such coverage.
- b. The coverage shall provide for payments of 60% of the employee's base salary, up to a maximum of \$4000 dollars monthly. Payment begins after 180 days of qualifying disability.
- c. A copy of the disability insurance benefits summary shall be provided to each qualified and covered employee.



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ARTICLE 23
LIFE INSURANCE

The Town shall provide a Life Insurance program of \$25,000 to the beneficiary of any full time, regular part time and part time employee who have completed an initial probationary period and who works more than 5 hours per week.

ARTICLE 24
INDEMNITY

The Town indemnifies and saves harmless for loss or damage, all persons employed by the Town from personal and financial loss and expense, including reasonable legal fees and costs, if any, arising out of any claim, demand, suit, or judgment, by reason of negligence or other act resulting in accidental injury to a person or accidental damage to or destruction of property if the indemnified person at the time of the accident resulting in the injury or damage or destruction, was acting in the scope of the employee's employment with the Town; provided, however, that if any such claim, demand, suit or judgment shall be asserted as a counterclaim against any so indemnified person who has in the first instance, brought suit against the counterclaimant, the indemnified person shall reimburse the Town for all legal fees directly paid by the Town as the deductible portion of any insurance coverage provided by the Town.

ARTICLE 25
UNIFORMS

1. All equipment and clothing issued by the Litchfield Police Department shall be kept clean and well maintained. The Town will replace or repair any required uniform or Town issued property which is destroyed in the line of duty.
2. The department will maintain individual uniform accounts for employees. Each year, full time officers will have \$500 credited to the account and full time dispatchers and part time employees will have \$250 credited. These accounts will be for the use of employees to replace or repair uniforms and equipment after the initial issue of uniforms and equipment. All purchases will be processed through the department and in accordance with the department's uniform policy. Employees will be advised at least quarterly of the balance in their account.
3. The uniform standards and practice regarding the furnishing of uniforms shall be in conformance with department policy as approved by the Board of Selectmen.
4. An annual uniform maintenance allowance of \$400 for full-time police officers and dispatchers working 30 hours or more a week, and a lesser amount of \$150 for part-time officers and dispatchers working less than 30 hours a week shall be maintained. This allowance shall be paid to employees in equal quarterly

payments.

5. The Town will purchase and provide Life Protection vests to uniformed Police Officers. These vests will be replaced in accordance with standards determined by the manufacturer.

ARTICLE 26 RETIREMENT

1. The Town shall maintain membership for those employees who qualify for New Hampshire Group II retirement benefits, and make appropriate contributions as required by the State.
2. The Town shall maintain membership for those employees who qualify for New Hampshire Group I retirement benefits, and make appropriate contributions as required by the State.
3. The Town will offer a voluntary retirement deferred compensation plan commonly referred to as 457(b) plan.
4. The Town will match voluntary employee contributions of Dispatch employees to the employee's 457(b) retirement program on an equal basis up to a total amount of \$1000 per employee per calendar. No portion of match unused cannot carryover to a subsequent calendar year. The Town bonus match will be paid in lump sum on a quarterly basis. Within two weeks of the end of the quarter, the Town will provide the employee a report showing the year to date amount of employee deposits to the 457(b) program. The employee will return the request for the amount of Town quarterly match, such that the amount does not exceed the employee's 457(b) contributions and is not in excess of the \$1000 cap within seven days. The employee can opt to receive all of their eligible match or a portion thereof in a given quarter, such that all eligible match is paid by the last quarter of the year.

ARTICLE 27 DISCIPLINE AND TERMINATION FOR CAUSE

1. An employee may be disciplined or terminated/dismissed if there is found to be just cause for such action. Just cause shall include but not be limited to the following: a) Incompetence, b) Improper behavior in the line of duty, c) Behavior detrimental to the Town, or d) Failure to carry out assigned duties. All of the above shall be subject to the Grievance Procedure.
2. All disciplinary actions shall be in a fair manner and shall be consistent with the infractions for which disciplinary action is being taken.

3. All suspensions and discharges shall be stated in writing and the reasons stated and a copy given to the employee(s) and the Union on the date of suspension or discharge.
4. Disciplinary actions will normally be taken in the following order:
 - a. Verbal Warning
 - b. Written Warning
 - c. Suspension without pay
 - d. Discharge

However, the above sequence need not be followed if an infraction is sufficiently severe to merit immediate suspension or discharge.

5. Records of disciplinary action are of less significance after the passage of time.

ARTICLE 28 **GRIEVANCE PROCEDURE**

1. A Grievance is an alleged violation, misinterpretation, or misapplication of any provisions of this Agreement.
2. A grievance to be considered under this procedure must be initiated in writing by the employee within ten days of its occurrence or from the time the employee knew or should have known of its occurrence but in no case more than 90 days from the incident that gave rise to the grievance.
3. Failure by the Town or its agent to communicate the decision on a grievance within the specified time limits shall permit the grievant to proceed to the next step. Failure of the grievant in any step of this procedure to appeal a grievance to the next step within the specified time limits will be considered as abandonment of the grievance.
4. No reprisals of any kind will be taken by the Town or its employees against any party in interest or other participant in the grievance procedure.
5. An individual member of the bargaining unit may present an oral grievance to his employer without intervention of the exclusive representative. Until a grievance is reduced to writing, the Union shall be excluded from a hearing if the employee so requests; but any resolution of the grievance shall not be inconsistent with the terms of this Agreement.
6. Procedure:

Step 1: Any employee, or the unit, who has a grievance shall submit it first in

writing to the Chief in an attempt to resolve the matter. The grievance must: a) specify the person allegedly causing the grievance; b) the time and place of the action being grieved; c) the nature of the grievance; d) the language of the Agreement which has allegedly been violated or misapplied; e) the specific injury or loss which is claimed; f) the remedy sought. The Chief shall hold a hearing within 7 days of receipt of the written grievance and shall render a decision no later than 14 days following the receipt of the written grievance.

Step 2: If the employee or the Unit is not satisfied with the decision of the Police Chief, he/she may file within 10 days following the Chief's decision a written appeal with the Board of Selectmen setting forth the specific reasons why he/she believes the agreement is being violated by the Town action in question. Within 10 days following receipt of the appeal, the Board of Selectmen shall either issue a written decision or schedule a hearing. Said hearing shall be held no later than twenty days of receipt of the appeal and written decision shall be rendered within fifteen days thereafter.

Step 3: If the decision of the Board of Selectmen does not resolve the grievance, the Union shall have the sole right to appeal that decision and the matter shall be submitted to arbitration providing the Union notifies the town of such request within twenty days of receipt by the Union of the Board of Selectmen decision. The following procedure shall be used to secure the services of an arbitrator.

- a. The parties will attempt to agree upon a mutually satisfactory third party to serve as arbitrator. If no agreement is reached within 10 days following the date the request for arbitration was received by the Town, the Public Employee Labor Relations Board will be notified by either or both parties and requested to submit a roster of persons qualified to function as arbitrator.
- b. If the parties are unable to determine, within 10 days of the initial request for arbitration, a mutually satisfactory arbitrator from the list, the Public Employees Labor Relations Board may be requested by either party to designate an arbitrator.
- c. The arbitrator shall not have the power to add to, ignore, or modify any of the terms or conditions of this Agreement, nor shall said arbitrator have the power to hold hearings for more than one grievance, that is multiple grievances before the same arbitrator will not be allowed. His decision shall not go beyond what is necessary for the interpretation and application of express provisions of this Agreement. The arbitrator shall not substitute his judgment for that

of the parties in the exercise of rights granted or retained by this Agreement. The decision of the arbitrators shall be final and binding on the parties.

- d. The fees and expenses of the arbitrator shall be shared equally by the parties.
7. The time limitations hereunder may be extended by mutual agreement of the parties.
8. For purposes of calculating the time limitations hereunder Saturdays and Sundays shall not count as days.

ARTICLE 29 SAFETY COMMITTEE

The parties agree to establish a joint safety committee to discuss and implement safety concerns.

ARTICLE 30 PERSONNEL FILES

1. Employees shall have the right to examine their personnel file upon request.
2. The employee shall be notified and permitted to obtain a copy of all documents, information, and statements placed in his/her personnel file.
3. The employee shall have the opportunity to sign all additions to his/her personnel file, signifying knowledge of such.
4. A challenge of any information contained in the personnel file by an employee may be reflected by the statement attached to related material in file.

ARTICLE 31 DUES DEDUCTION

1. Upon individual written authorization signed by a Union member covered by this contract and approved by the Union President, the Town agrees to deduct from the pay of each Union Member so authorized the current Union dues as certified to the Town by the Treasurer of the Union. Said deduction shall be made each pay period provided, however, that if any employee has no check coming to him/her or if the check is not large enough to satisfy the deduction, then and in that event, no collection will be made from said employee for that pay period. The Town shall send the amount so deducted once a month to the Treasurer of the Union.

2. The Union shall indemnify and hold harmless the Town should any dispute arise between any employer and the Union and/or the Town as a result of the operation of this Article.

ARTICLE 32 EQUIPMENT

1. Departmental property issued to employees or personal property which is required by the Town that is lost, stolen or damaged during the course of an employee's duty shall be replaced by the Town at no cost to the employee, provided, however, that the employee reports immediately to his/her duty supervisor that a loss has occurred, that the loss was not due to negligence of the employee, and the replacement is approved by the Chief of Police.
2. Any employee found to be abusing departmental or other employee property will be subject to disciplinary action by the Chief of Police which may involve a written reprimand, suspension or if deemed appropriate, dismissal.

ARTICLE 33 SEPARABILITY

In the event any provision of this Agreement in whole or in part is declared to be illegal, void or invalid by any court of competent jurisdiction or any administrative agency having jurisdiction of all of the other terms, conditions, and provisions of the Agreement shall remain in full force and effect to the same extent, the remainder of this Agreement shall continue to be binding upon the parties hereto.

ARTICLE 34 EFFECT OF AGREEMENT

1. This instrument constitutes the entire agreement of the Town and the Union, arrived at as a result of collective bargaining negotiations, except such amendments hereto as shall have been reduced in writing and signed by the parties.
2. The parties acknowledge that during the negotiations which resulted in this Agreement, each had unlimited right and opportunity to make demands with respect to any subject or 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 the opportunity are set forth in this Agreement. Therefore, the Town and the Union, for the life of this Agreement, each voluntarily and unqualifiedly waives the right, and each agrees that the other shall not be obligated, to bargain collectively with respect to any subject or matter referred to or covered by 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 that they negotiated or signed this Agreement.

ARTICLE 35
DURATION

This Agreement shall be in full force and effect April 1, 2016 through March 31, 2019.

FOR THE TOWN OF LITCHFIELD

FOR AFSCME LOCAL 3657



Frank A. Byron, Chairman



Heath Savage, Chapter Chair / President

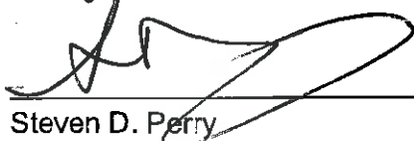


Brent T. Lemire, Vice Chairman

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John R. Brunelle



Steven D. Perry



Kevin C. Bourque

Appendix B

MILITARY LEAVE

Employees who voluntarily or involuntarily serve in the United States armed forces or National Guard (collectively referred to as “uniformed services”) will be provided with leaves of absence for such service or training in connection with such service in accordance with the federal Uniformed Services Employment and Reemployment Rights Act (“USERRA”).

Military leaves of absence will be paid for the first 10 days of the leave and subsequently unpaid, unless otherwise required by law. You may elect to take part of, or all of, your accrued vacation time with pay during your military leave of absence, but you are not required to do so.

Notice of Leave Request: An employee needing time away from work for service or training in the uniformed services should make the Finance/Human Resources Office aware of the need for leave as soon as the employee receives the written or verbal orders. It is requested that notice should be provided at least 30 days before the leave begins where it is at all possible to do so.

An employee's request for leave may include reasonable time off to get personal business in order prior to commencing service in the uniformed services. Reasonable time off will be decided by the Town Administrator based on a case by case basis.

Health Coverage: If a military leave lasts less than 31 days, the employee's health insurance will be continued and the employee will pay his/her regular contribution for the cost of health insurance. Payment for insurance with less than 31 days leave may be paid in advance or upon return through payroll deductions.

If a military leave lasts 31 days or more, then the employee's health insurance coverage will cease and the employee will be eligible to elect to continue his or her health insurance coverage at his or her own expense for up to 24 months, in accordance with USERRA. The cost for continuation coverage will be the full cost of the premium.

When the employee returns to work, he or she will be reinstated to the health insurance benefit with no waiting period, even if coverage terminated during the leave.

Return to service: Upon reemployment the employee is treated as if there was no break in service for participating, vesting and accrual purposes. If applicable, the employee may elect to make up any missed contributions or elective deferrals, but is not required to do so.

Reinstatement: Employees wishing to be reinstated following military leave should promptly notify their Department Head and the Finance/Human Resources Office of their desire to be reinstated. If the leave is for service of less than 31 days, then the employee should return to work on the first full regularly scheduled work day following

completion of service, allowing for 24 hours of rest and time for safe transportation back from the service. If the service lasts 31 to 180 days, then the employee should notify their Department Head and the Finance/Human Resources Office of the desire for reinstatement within 14 days of completing service. If the military leave lasts more than 180 days, then the employee should notify their Department Head and the Finance/Human Resources Office of the desire for reinstatement within 90 days of completing service.

The Town will reinstate eligible employees promptly. Eligibility for reemployment will be determined with reference to USERRA and its implementing regulations. Employees seeking reinstatement may be asked to provide documentation of the timeliness of the reinstatement request, the total time spent in service, and/or a statement that the reason for separation or dismissal from service is not disqualifying.

Employees cannot waive their reemployment rights in advance of being released from uniformed service.

Disabled Service Members: If a returning employee was disabled or a disability was aggravated during uniformed service, the Town will make reasonable accommodations and efforts to help the employee become qualified to perform the duties of his or her reemployment position.

Statement Against Discrimination and Retaliation: The Town will not discriminate in hiring, employment, reemployment, or any benefits of employment against any individual because of that individual's service in the United States uniformed services. The Town also will not tolerate any retaliation against any individuals because of their service in the uniformed services or their engagement in any other activities protected under USERRA.

Excerpt from Town of Litchfield Personnel Policies and Procedures Manual as approved December 10, 2012.

EMPLOYEE DRUG TESTING

In Effect: 10/26/2009

Review Date: 10/26/2011 @ 1136

**LITCHFIELD POLICE DEPARTMENT
Rules and Regulations**

TITLE: EMPLOYEE DRUG TESTING

CALEA REFERENCE:

R.R. # 018

DISTRIBUTION: ALL

REVIEW DATE: 10-26-11

EFFECTIVE DATE: 10-26-09

AMENDED/REVISED:

APPROVED: _____ Chief Joseph E. O'Brion, Jr. _____

Note: In any civil action against any individual, agency or government entity, including the State of New Hampshire, arising out of the conduct of a law enforcement officer having the powers of a peace officer, standards of conduct embodied in policies, procedures, rules, regulations, codes of conduct, orders, or other directives of a State, County, or local law enforcement agency shall not be admissible to establish negligence when such standards of conduct are higher than the standard of care which would otherwise have been applicable in such action under State law. (RSA 516:36).

.. PURPOSE:

To establish guidelines and responsibilities for the testing of police department employees to determine the use of illegal drugs or the abuse of legal drugs. This order will provide the employees with a clear understanding of prohibited activities, the criteria for testing for drug abuse, and the procedures for the testing process.

II. POLICY:

It is the policy of the Police Department to maintain a drug free work environment through the use of a drug testing program that is in conjunction with the current contract. The Police Department has several compelling reasons to justify the use of drug testing.

- A. The community has a right to expect that those who are charged with the task of protecting them are mentally and physically able to do so.
- B. There is sufficient evidence to conclude that drug abuse will seriously impair the employees physical and mental health and thereby affect job performance. Any illegal use of drugs by employees of the Police Department destroys public confidence and trust in the department, and puts in jeopardy the safety of the other members of the department.
- C. Without the support and cooperation of the employees, and particularly the leadership of



AFSCME, this policy could not be promulgated. It is clearly a hallmark of professionalism of the officers of this department that they demonstrate their lack of tolerance for the use and abuse of illegal substances. Therefore, in order to preserve the public trust and confidence in the department, and to further insure the safety of our officers, this department shall implement a drug testing program to detect prohibited drug use by employees.

III. DEFINITIONS:

DRUG TESTING: A compulsory production and submission of a urine sample by an employee for the purpose of a chemical analysis to determine prohibited drug use.

EMPLOYEE: Any person who works for the police department in return for financial compensation.

REASONABLE SUSPICION: That quantity of proof or evidence that is more than a hunch, but less than probable cause. Reasonable suspicion must be based on specific objective and articulable facts and any rational inferences from these facts about the conduct of an individual that would lead a reasonable person to suspect that the individual is or has been using drugs while on or off duty.

CONTROLLED SUBSTANCE: Any substance (or drug) that is illegal or non-prescribed, or any other prohibited substance.

METABOLITE: One of the various organic compounds produced by the prohibited or controlled substance.

COLLECTION SITE: A site, having all the necessary personnel, materials, equipment and facilities to provide for the collection, storage, security and shipping of urine or blood to a drug testing laboratory, which has been designated by the department.

COLLECTION SITE PERSON: A person who has successfully completed the medical training necessary to carry out these functions.

ALIQUOT: A portion of a specimen used for testing.

MEDICAL REVIEW OFFICER (M.O.): A licensed physician responsible for receiving laboratory results generated by the employee drug testing program who has knowledge of substance abuse disorders and has appropriate medical training to interpret and evaluate an individual's positive test result together with his/her medical history and any other relevant biomedical information.

TESTING LABORATORY: A urine/blood testing laboratory qualified to perform drug testing as certified by the Health and Human Services (HHS), Substance Abuse and Mental Health Services Administration (SAMHSA) or as accepted by Department of Transportation.

ALCOHOL TEST: An evidentiary approved test for measuring blood alcohol content.

ALCOHOL: The term "alcohol" includes distilled spirits, wine, malt beverages, and intoxicating liquors.

DRUGS: The term "drugs" shall include, but not be limited to, amphetamines, methamphetamine, cannabinoids, cocaine, phencyclidine (PCP), hallucinogens, methaqualone, opiates, barbiturates, benzodiazepines, synthetic narcotics, designer drugs, or a metabolite of any of the substances listed herein. In

addition the term "drugs" used herein shall include the use of any controlled substance as well as the misuse or abuse of prescribed drugs.

PRESUMPTIVE POSITIVE: A positive test result obtained from an initial screening test for drugs or drug metabolites to eliminate "negative" urine specimens from further consideration.

CONFIRMED POSITIVE: A second analytical procedure to identify the presence of a specific drug or drug metabolite which is independent of the initial screening test and uses a different technique from that of the initial test to insure accuracy.

VERIFIED CONFIRMED POSITIVE: The result of a confirmatory test that has established the presence of drugs, drug metabolite in a specimen at or above cut off levels, that have been verified by the M.O.

IV. PROCEDURES:

A. Prohibited Acts:

1. The following rules shall apply to all employees while on duty or off. The use, possession, sale, solicitation or transfer of drugs or any other controlled substances or any attempt to perform the foregoing actions at anytime on duty or off, is strictly prohibited, except as provided for Vice, Drug and Organized Crime Surveillance, Undercover, Decoy and Raid Operations Plan, Special Operations Functions and other Patrol functions.
2. All employees are prohibited from possessing, consuming, or being under the influence of drugs or intoxicating substances, including alcohol, while on duty, is strictly prohibited, except as provided for Vice, Drug and Organized Crime Surveillance, Undercover, Decoy and Raid Operations Plan and Special Operations Functions.
3. Violation of this section shall result in disciplinary action up to and including dismissal.

B. Criteria for Testing:

1. Testing for Cause:
 - a. A supervisor, with the approval of the Chief, may require any employee to submit to a drug or alcohol test when there is a reasonable suspicion that the employee is using or has used prohibited drugs or alcohol.
 - b. Such facts may be based upon but are not limited to:
 - 1) Observable phenomena while at work, such as direct observation of drug or alcohol use or of the physical symptoms of manifestations of being under the influence of drugs or alcohol.
 - 2) Abnormal conduct or erratic behavior while at work or a significant deterioration in work performance.



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- 3) A report of drug or alcohol use, provided by a reliable and credible source, or which has been independently corroborated.
 - 4) Information that an individual has tampered with a drug test during his/her employment.
 - 5) Information that an employee has caused, or contributed to, an accident while at work.
 - 6) Information that an employee has used, possessed, sold, solicited or transferred drugs or attempted to use, possess, sell, solicit or transfer drugs.
- c. Any employee required to take a drug test under this section shall, at the employee's request, be presented with a summary of facts that led to the reasonable suspicion prior to taking the test.
 - d. **Refusal to cooperate with the testing, including a refusal to submit to the test at the time ordered, shall result in the immediate discharge from employment.**
 - e. A supervisor shall respond to the testing site with any employee taking a drug test under this section.

C. Testing Procedures:

1. The following procedures shall be adhered to by any personnel administering the drug test to ensure the integrity of the testing process.
 - a. The employee shall respond to the designated collection site where positive photo identification may be required from the employee. The accompanying supervisor can verify the identity.
 - b. The employee shall:
 - 1) Remove any unnecessary outer garments such as a coat or jacket.
 - 2) Leave all personal belongings such as a briefcase or purse outside of the room where the sample is collected.
 - 3) Then wash and dry his/her hands immediately prior to urination to avoid contamination of the specimen.
 - 4) Remain under the observation of the collection site person until a private bathroom facility is provided.
 - 5) Provide the urine sample in the privacy of the bathroom facility provided.
 - a.) Providing at least forty-five (45) milliliters of urine. If the collection site

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person determines there is less than forty-five (45) milliliters of urine in the container, the sample will be discarded. The employee will then be instructed to drink fluids as necessary until an adequate sample is provided in a single try. Combining urine samples is not permitted.

b.) Where the employee appears unwilling or unable to give a specimen at the time of the test, collection site personnel will document the circumstances on the chain of custody form. The employee will be permitted no more than three (3) hours to give a specimen, during which time the employee shall remain in the testing areas. Reasonable amounts of water will be provided to the employee to encourage urination.

c.) Failure to submit a sample at the end of three (3) hours shall be considered a refusal to submit to a drug test.

- d. After the urine specimen is submitted to the collection site person the employee shall be allowed to wash his/her hands.
- e. Immediately after the urine specimen is submitted, the collection site person shall measure the temperature of the specimen. The measuring device used must accurately reflect the temperature of the specimen and not contaminate the specimen. The time from urination to temperature measurement is critical and in no case shall exceed four (4) minutes.
 - 1) If the temperature of a urine specimen is outside the range of 90 degrees Fahrenheit - 100 degrees Fahrenheit, this shall constitute a reason to believe the specimen may have been altered or substituted.
 - 2) Whenever there is a reason to believe that the specimen has been altered or substituted, a second specimen may be collected immediately, under the direct observation of a witness of the same gender.
 - 3) All samples suspected of being altered or diluted shall be forwarded to the designated laboratory for testing.
- f. The employee and the collection site person shall keep the urine specimen in sight at all times after being submitted prior to being sealed.
- g. The collection site person shall:
 - 1) Split the specimen into two (2) separate containers and seal both containers by applying tamper-evident bottle seals.
 - 2) Place securely on both containers an identification label which contains the date, the employee social security number and any other identification information required.
- h. The employee shall initial the identification labels on both specimen containers for the purpose of certifying that it is the specimen collected from him/her.

- i. The aliquot sample shall be submitted to the designated testing laboratory for immediate testing.
- j. The split sample shall be sent to the lab for secure storage. This sample shall be made available to the employee should the original sample result in a legal dispute.
- k. The collection site person shall;
 - 1) Initiate a chain of custody log sheet for both the aliquot sample and the split sample. The chain of custody log sheet will accompany each specimen to maintain its integrity by tracking its handling and storage from the point of collection to the final disposition of the specimen.
 - 2) Arrange to transfer the collected specimens to the designated drug testing laboratory. Transportation shall be done in such a manner as to maintain the integrity of the specimen. Each time the specimen is handled or transferred, every individual in the chain of custody shall be identified on the chain of custody form.

D. Testing Methodology:

1. The testing laboratory may test for the following substances:
 - a. Marijuana metabolites
 - b. Cocaine metabolites
 - c. Opiate metabolites
 - d. Phencyclidine
 - e. Amphetamines
2. The testing laboratory will utilize an accepted initial screening procedure such as Enzyme Multiplied Immunoassay Technique Test (EMIT). The following initial cut off levels shall be used when screening specimens to determine whether they are negative for the indicated substances. Initial test cut off level (ng/ml):
 - a. Marijuana metabolites 50
 - b. Cocaine metabolites 300
 - c. Opiate metabolites 300*
 - d. Phencyclidine 25
 - e. Amphetamines 1000*25 ng/ml is immunoassay specific for free morphine.
3. If the initial screening test is negative, the employer, in its sole discretion, may request a confirmatory test be performed.
4. If the initial screening test is positive the specimen shall be considered presumptive positive. A confirmatory test using the gas chromatography/mass spectrometry will be performed using the following cut off levels. Confirmatory test cut off level (ng/ml):

 ORIGINAL

- a. Marijuana metabolite 15*
- b. Cocaine metabolite 150**
- c. Opiates:

- 1) Morphine 300
- 2) Codeine 300

- d. Phencyclidine 25
- e. Amphetamines:

- 1) Amphetamine 500
- 2) Methamphetamine 500
- *Delta-9-tetrahydrocannabinol-9-carboxylic acid.
- **Benzoyl ecgonine.

- 5. Presumptive positive specimens which test negative as a result of the confirmatory test shall be reported to the employer as negative and not subjected to further testing unless special processing is desired due to suspected adulteration or dilution.
- 6. If the specimen tests positive, the specimen will be considered confirmed positive. Long-term frozen storage (-20 deg. C or less) ensures that positive urine specimens will be available for any necessary retest during administrative or disciplinary proceedings. Drug testing laboratories shall retain and place in properly secured long-term frozen storage for a minimum of one year all specimens confirmed positive, in the original labeled specimen bottles.
- 7. If the result of the test of the primary specimen is negative, the laboratory may discard the split specimen.
- 8. That portion of the specimen that was split and stored at the lab will remain in frozen storage for a period of one (1) year.
- 9. The designated laboratory shall report all test results to the Medical Review Officer within 7 days after receipt of the specimen at the laboratory.
- 10. The testing laboratory shall provide the M.O. with a certified copy of the chain of custody form.
- 11. The Medical Review Officer shall:
 - a. Review and interpret positive test results obtained through the testing process.
 - b. Examine alternate medical explanations for any positive test result.
 - 1) Including a medical interview with the employee;
 - 2) Review of the employee's medical history or any other relevant biomedical factors;

- 3) Review all medical records made available by the tested employee when a confirmed positive test could have resulted from legally prescribed medications.
- c. Prior to making a final decision to verify a positive test result the M.O. shall give the employee an opportunity to discuss the test result with him/her.
12. If the M.O. is unable to contact the positive tested donor within three (3) days of the receipt of the test results from the laboratory, the M.O. shall contact the Chief of Police to direct the donor to contact the M.O. within three (3) days of the request.
13. The Medical Review Officer will provide his/her findings within seven (7) days of receiving the results from the testing laboratory.
14. If the Medical Review Officer determines there are legitimate medical explanations for the positive test result and that the use of the substance identified through testing in the manner and the dosage prescribed does not reflect a lack of reliability and is unlikely to create on the job impairment, the Medical Review Officer shall report the test result as negative.
15. The Chief of Police shall:
 - a. Be responsible for maintaining all test results and employee notifications.
 - b. Notify the employees by memo of negative test results.
16. The employee shall have the right to review all test results.
17. "Result scientifically insufficient", the M.O., based on a review of inspection reports, quality control data, multiple samples and other pertinent results, may determine that the result is scientifically insufficient for further action and declare the test specimen negative. The M.O. may request that a re-analysis be performed by the same laboratory or that an aliquot of the original specimen be sent for reanalysis to an alternate laboratory.
18. In the event of a verified confirmed positive test result by the M.O. an internal affairs inquiry will be initiated by the Chief of Police or his/her designee.
19. The employee shall:
 - a. Be notified in person of the positive test result by the Chief.
 - b. Be suspended with pay pending the findings of the internal affairs inquiry.
 - c. Have five (5) calendar days from receiving notice of the confirmed positive test result to submit information to the employer concerning a legitimate explanation of the positive test. If the explanation is satisfactory to the employer, the employer may, at its discretion request the aliquot specimen be retested. If the results of the retest confirm a legal substance or the legal use of a controlled

substance the employee shall be returned to work without loss of pay or benefits.

20. Any employee disputing the confirmed positive test results may request, at the employee's expense, to test the split portion of the specimen at an alternate testing laboratory that meets the listed requirements.
21. Any employee who is discharged, due to a positive test result, or who is discharged for refusing to be tested, may appeal in accordance with the most current collective bargaining agreement (CBA). If the employee is a non-bargaining member the Town of Litchfield Employee Handbook Policy # 718 Problem Resolution shall be the governing procedure.

E. Legal Relationship:

1. No physician-patient relationship is created between an employee and the employer or any person performing or evaluating a test, solely by the administration of a testing program. The employer or its designee shall have access to employee testing information. If disciplinary actions are brought under this policy, the employer or its designee and the laboratory which conducted the test, shall have access to the employee's testing information where the information is relevant to its defense in a civil or administration matter.
2. This policy does not prevent the employer from disciplining an employee for any violation of the Town Personnel Rules and Regulations, Department Operating Procedures, or other provisions of the labor agreement regardless of whether it is in connection with alcohol and/or drug use or abuse. If the employer finds that the employee's use of any drug has detrimentally affected its interest, the employee may be discharged immediately.

