AGREEMENT BETWEEN

CORNELL UNIVERSITY

AND

THE CORNELL POLICE UNION

DECEMBER 1, 2009—JUNE 30, 2014
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ARTICLE I
PURPOSE AND INTENT

This agreement is between Cornell University, hereinafter referred to as the University, and the Cornell Police Union, hereinafter referred to as the Union. It is agreed by the University and the Union that the purpose of this agreement is to promote harmonious labor relations between the University and the Union; assure efficient, economical and uninterrupted operations; establish fair wages, hours and working conditions of employment; to establish equitable and peaceful procedures for the resolution of differences and to set forth the entire agreement between the University, the Union and employees in the Cornell University Police Department.

It is recognized by the agreement to be the duty and obligation of the University and of the Union to cooperate fully for the advancement of said purposes and conditions.

ARTICLE II
RECOGNITION

The University recognizes the Union as the exclusive representative for the purpose of collective bargaining with respect to salaries, wages, hours and other terms and conditions of employment of all employees in the bargaining unit as certified by the National Labor Relations Board, Case No. 3-RC-8324. The unit shall consist of all regular full-time and regular part-time* Security Guards, including Patrol Officers, Investigators, Crime Prevention Officers, Security Officers, and Telecommunications in Cornell University Police Department at the main campus in Ithaca, New York; excluding all office, clerical, professional and technical employees, lieutenants, sergeants, other supervisors, students and other temporary employees and all other employees.

*Regular part-time shall be defined as any employee identified in this Article as included in the unit who regularly works more than twenty (20) hours but less than thirty-seven (37) hours per week.
ARTICLE III
TERMS OF AGREEMENT

This agreement expresses the full, complete and final agreement of the parties for the duration hereof. It cancels and supersedes any and all agreements and understandings which may have been in effect previously and this agreement may be amended only by agreement of the parties in writing. The parties acknowledge that during the negotiations which resulted in this agreement, each had the unlimited right and opportunity to make demands and proposals 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 opportunity are set forth in this agreement. Therefore, the University and the Union for the life of this agreement, voluntarily and unqualifiedly waive 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 in this agreement, except as expressly provided in this agreement, or with respect to any subject or matter not specifically referred to or covered in this agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both parties at the time that they negotiated or signed this agreement. The execution of this agreement shall not result in any abridgement of the rights held by management or the union, except as otherwise modified by this agreement.

For purposes of negotiating a successor agreement, the University shall reimburse up to five (5) employees who are designated by the union's negotiating team prior to the first negotiating session for lost work time as a result of negotiating with the University. This payment will be shared by the employees as they determine, but will not exceed a total of forty-five (45) hours.
ARTICLE IV
MANAGEMENT RIGHTS

It is agreed that the University retains all of the rights, powers and authority possessed by the University prior to the execution of this agreement and that nothing in this agreement shall be construed to limit the University in any way in the exercise of these rights, except to the extent that these rights are specifically relinquished, restricted or modified by the express provisions of this agreement. These rights shall include, but shall not be limited to the right to:

1. determine the mission, purposes, objectives, policies, and programs of the institution;
2. determine the facilities, methods, standards, and means of operation, and number and qualifications of personnel required for the conduct of its program;
3. determine and/or alter work schedules, hours of employment, and the duties, responsibilities and assignments of employees with respect thereto;
4. recruit, hire, approve, train, retain, evaluate, transfer, promote, demote, lay off and recall employees;
5. determine or change job content, classify or reclassify positions and allocate or reallocate new or existing positions;
6. discipline or discharge employees in accordance with the provisions of this agreement and rules and regulations promulgated hereunder;
7. promulgate, modify and enforce rules and regulations and qualitative and quantitative standards of performance;
8. the University retains the right to subcontract unit work as long as the effect is not to diminish the normal work opportunities of bargaining unit employees;
9. change existing, or introduce new equipment, operations, methods, processes, means or facilities as determined to be in the best interest of the University.

Nothing contained herein shall constitute a waiver of the right of the Uni-
versity to exercise other normal functions of management not enumerated above. Furthermore, the exercise or non-exercise of rights hereby retained by the University shall not be deemed a waiver of any such right or prevent the University from exercising such rights in any way in the future.

ARTICLE V
UNION MEMBERSHIP

All employees covered by this agreement who are members of the Union as of the effective date of this agreement or who thereafter become members of the Union shall maintain their membership in the Union and continue to pay dues for the duration of the agreement as a condition of continued employment.

Any employee hired as of December 1, 1988, and thereafter, shall be required as a condition of employment, to pay an amount equal to the Union's regular fees and dues for the duration of the agreement. This requirement to pay will begin following completion of one year of service.

ARTICLE VI
CHECKOFF

The University agrees to deduct an initiation fee and, thereafter bi-weekly, the regular Union membership dues from the wages earned by any member of the Union covered by this agreement and to remit such dues monthly to the Union, provided such employee previously has signed a written authorization and submitted a copy of that Authorization to the University, and provided such authorization is not withdrawn by the employee in keeping with Article V.

The Union shall indemnify the University against any and all claims, demands, suits, or other forms of liability that may arise out of action taken or not taken by the University at the Union's request for the purpose of complying with any of the above provisions.
With each remittance, the employer will provide the Union with a list of names of employees and the dates and amounts of deductions made for each employee. The University shall remit the Dues Checkoff check to the Union within seven (7) days of the last payroll date of the month.

ARTICLE VII
NO-STRIKE

It is agreed by and between the parties hereto that during the term of the Agreement neither the Union nor any employee shall engage in, cause, instigate, encourage or condone any strike, slowdown, cessation or interruption of work, or concerted failure to report to work or any other action which shall in any way interrupt or interfere with the operations of the employer.

Further, neither the Union nor any employee shall participate in nor assist in any strike against the employer by any other union, and will not recognize or respect any picket line, but will carry on their regularly assigned duties during the life of the agreement.

The Union shall exert its best efforts to prevent and terminate any of the above described prohibited activity. Specifically, the Union shall advise employees to return to work and otherwise cease participation in the prohibited activity or activities, and shall disavow such activity as a violation of the agreement.

Such advice shall be given by a certified letter mailing to the members of the bargaining unit immediately upon notification by the University that any unit employee is participating in any such prohibited activity.

It is agreed to by and between the parties that during the term of this Agreement, the University shall not lockout unit employees or a portion of the unit employees.
ARTICLE VIII
GRIEVANCE PROCEDURE AND ARBITRATION

This Article establishes the exclusive procedure for the processing and settlement of grievances. All grievances shall be processed solely in accordance with the procedures set forth in this Article. A grievance is defined as any dispute or claim arising out of or relating to the interpretation or application of this agreement.

The parties agree to encourage discussions between employees and supervisors prior to implementing the official steps as outlined in this Article.

The parties agree that legal counsel shall not attend grievance hearings through Step Three of the formal process.

When employees are required to attend a grievance hearing as a grievant, University witness, or Union representative, they will only be paid for the time spent in attending grievance hearings when such time coincides with their regularly scheduled working hours. When a grievance is filed by more than one employee, the grievance will identify one of those employees who shall represent the class of grievants at each step of the grievance procedure. Neither party shall be responsible for the expense of witnesses called by the other party, including lost work time.

"Working day" within the meaning of this Article is defined as Monday through Friday, excluding all paid holidays. Whenever the University fails to meet the time limits required in this Article, the grievance at issue may be appealed to the next step. Whenever the Union or grievant fails to meet the time limits required in this Article, the grievance shall be regarded as settled on the basis of the University's last response or position. Initial steps and time limits of this Article may be waived by mutual written agreement, of the Union and the University.

No Step One or Step Two grievance settlement shall establish precedent
or practice for either the Union or the University. A grievance may be withdrawn at Steps One or Two without prejudice or precedent.

When the Union alleges that the University has violated a specific provision or provisions of this agreement, so as to allegedly violate employees' rights under the terms of the agreement, the Union may initiate a grievance at Step Three of this procedure.

No employee shall be discriminated against for participating in the grievance procedure.

The Union may be present at all steps of the grievance procedure.

At each step of the grievance procedure, each party shall present the facts and documents known to the party at the time to support its position on the grievance. Additional information requested by either party in writing shall be provided in keeping with applicable labor law prior to the next step of the grievance procedure.

The steps of the grievance procedure shall be:

**Step One**
An employee shall file a grievance, no later than ten (10) working days from the date of the condition, circumstance or occurrence which gives rise to the grievance, with the employee's supervisor. The grievance must be written on a grievance form identifying the specific Article(s) alleged to have been violated, the remedy sought by the grievance, the identity of the principal parties and witnesses involved, the date of the occurrence, and a short description of the occurrence. It shall be filed with the grievant's supervisor who shall sign and date its receipt. The supervisor will schedule the grievance meeting, notify the Union of the time and place of the meeting and will respond in writing to the Union and the grievant within five (5) working days of the Step I hearing.
Step Two
If no mutually acceptable resolution of the grievance results, the employee may proceed to Step Two by appealing the Step One answer to the department head or designee no later than five (5) working days from receipt of the Step One answer. The department head or designee will schedule and hear the grievance within five (5) working days from receipt of the Step Two appeal. Such hearing may be waived by mutual agreement of the parties and the grievance moved to Step Three. A written response including the basis for the decision may be given by management to the grievant and Union representative within five (5) working days from the date of the Step Two hearing.

Step Three
In the event that the grievance remains unresolved to the satisfaction of the grievant, the President of the Union, or his/her designee, may appeal it to Step Three by filing a written appeal with the Office of Workforce Policy and Labor Relations no later than five (5) working days from receipt of the Step Two answer. A representative of the Office of Workforce Policy and Labor Relations shall hear the grievance within ten (10) working days of receipt of the appeal and shall respond in writing within ten (10) working days thereafter. Such response shall include the basis for the decision.

Step Four
If the grievance remains unresolved to the satisfaction of the grievant, or if the Union perceives that the settlement offer is a violation of the terms or conditions of the agreement, the Union may, in its sole discretion, demand arbitration of the matter by submitting that demand in writing to the American Arbitration Association within ten (10) working days of the issuance of the Step Three response. A copy of the demand shall be sent to the Office of Workforce Policy and Labor Relations at that same time. The selection of an arbitrator and arbitration proceedings shall be conducted under the then current Labor Arbitration Rules of the American Arbitration Association. The Union is restricted from demanding arbitration of multiple grievances through one demand for arbitration.
The jurisdictional authority of the arbitrator is defined and limited to
the determination as to whether, in a disciplinary grievance, there was
just cause for the disciplinary action. If there was not just cause, if the
arbitrator awards back pay, any award of back pay should be limited to
the amount of wages and benefits that the employee otherwise would
have earned, less interim earnings as recognized by the National Labor
Relations Board. In no event shall an arbitrator's award be retroactive to
a date earlier than ten working days prior to the date the grievance was
first presented or the date the contract grievance occurred, whichever is
later. In a contract grievance, the authority of the arbitrator is limited to
the determination as to whether there have been violations of the provi-
sion or provisions of the agreement as set forth in the written grievance
and to the issuance of any appropriate remedy that may attach thereto;
the arbitrator shall have no power to add to, subtract from or modify any
of the terms of this agreement. The arbitrator shall render his/her deci-
sion within thirty (30) days from the last hearing date or the due date for
briefs, whichever is later. The decision of the arbitrator shall be based
exclusively on evidence presented at the arbitration hearing(s) and shall
be final and binding on all involved parties.

The parties shall bear their own expenses and share in the arbitrator's fee
and expenses equally. Each party shall be responsible for the expenses
of its witnesses and representatives. Each party may be represented by
counsel at the arbitration hearing.

ARTICLE IX
SENIORITY

All employees in the bargaining unit at the time of the effective date
of this agreement shall have seniority as recorded as of this date. Em-
employees hired into the bargaining unit after the effective date of the first
Agreement shall have seniority equal to the length of time an employee
has been continuously employed in the bargaining unit position.

Bargaining unit employees hired with basic academy training and
Telecommunicators shall be considered probationary for the first twelve (12) months of employment, commencing with the first day of employment with the department. All other bargaining unit employees shall be considered probationary for the first eighteen (18) months of employment, commencing with the first day of employment with the department. Telecommunicators who transfer to Patrol shall also be subject to an eighteen (18) month probation for the Patrol position.

During their probationary period, employees shall have no seniority rights and may be discharged by the University without recourse to the grievance and arbitration provisions of this agreement. Periods of disability and workers’ compensation shall extend the probationary period accordingly.

Employees who transfer out of the bargaining unit to accept other employment at the University shall have their seniority frozen as of the date of transfer. If the employee returns to a position within the bargaining unit, without a break in continuing service, the employee's frozen seniority shall be restored, but the service time outside the bargaining unit shall be discounted.

Employees hired on the same date shall rank for seniority according to the last four digits of their social security number with the employee having the highest number being given the highest rank. However, employees hired from within the University shall have seniority over employees hired from outside of the University.

In addition to other factors, seniority and time in grade, shall be considered in assignments, schedules, leaves, training and promotions. Promotional openings shall be filled by the applicant most qualified to perform the work. If all relevant factors, such as experience and qualifications are equal, then the employee with the most bargaining unit seniority shall be awarded the position.

The seniority of an employee shall be broken and continuity of service
shall be considered broken whenever one of the following conditions occurs:

a. The employee is discharged for cause.
b. The employee is absent from work for three (3) consecutive days without directly notifying the immediate supervisor or the person to whom the immediate supervisor reports and provided the failure to notify is not due to circumstances beyond the control of the employee.
c. The employee voluntarily leaves the employment of the University.
d. The employee is on layoff status for a period of twelve (12) consecutive months.
e. The employee retires.
f. The employee is receiving benefits under the Long-Term Disability Leave Plan.
g. The employee is terminated for failure to successfully complete any training program required under law.
h. The employee is terminated for failure to maintain any license required for the position in which the employee is employed.
i. The employee fails to return to employment at Cornell within one (1) year following the expiration of Short-Term Disability Leave.
j. An employee on a continuous absence from work due to a work related injury or illness who fails to return to work within one (1) year of a determination by a physician that the employee is permanently disabled or if the employee fails to return to work within thirty (30) months following a continuous absence due to a work related injury or illness.

ARTICLE X
DISCIPLINE AND DISCHARGE

Discipline shall be defined as the imposition of a penalty by means of the procedure specified in this Article. Employee counseling and attempts to resolve matters of discipline informally, including referral to the Faculty and Staff Assistance Program (FSAP), do not constitute discipline, nor do they constitute a part of the disciplinary procedure.

A non-probationary employee may be disciplined or discharged only
for cause. Unless circumstances warrant otherwise, an employee will be given twenty-four (24) hours advance notice of the investigatory interviews with them which may lead to their discipline.

Disciplinary penalties include written reprimand, discharge, suspension, or any combination thereof and shall correspond to the severity of the matter. Demotion shall not be used as a disciplinary penalty.

Disciplinary actions may be initially grieved at Step Two of the grievance procedure as set forth in Article VIII.

Any written statement regarding discipline that is tendered an employee shall include reasons for the discipline and shall be signed by the employee only to acknowledge receipt. If the employee is able to sign but refuses to do so, the employee may be appropriately disciplined for that action as well as the initial infraction. If the employee is unable to sign the statement, a specified Union representative for that department shall sign on behalf of the employee.

An employee may not be disciplined or discharged for an infraction that occurred more than one (1) year before the date of the intended disciplinary action, unless that infraction would normally warrant immediate suspension or discharge or would be considered to be a violation of penal law, in which instance the corresponding statute of limitations would apply.

Written discipline shall be removed from an employee's personnel file after two (2) years of employment without discipline. The life of discipline may be extended by mutual agreement of the parties.

ARTICLE XI
LAYOFF AND RECALL

The University shall have sole discretion to determine the need for and type, number and location of positions to be eliminated.
In the event the Cornell University Police Department finds it necessary to lay off bargaining unit employees from their respective departments, the decision to lay off employees shall consider affirmative action obligations, under existing University Affirmative Action plans, ability to perform the work and seniority of the employees of the department enacting the layoff. In instances where affirmative action obligations and ability to perform the work are not bearing on the layoff decision the least senior employee within the department and job family affected by the layoff shall be laid off first. If there is an employee with less seniority in a lower job family in that department, the employee to be laid off shall displace the least senior employee in that lower job family. The displacing employee shall be paid at the maximum of the wage range of that grade, provided the employee's current wage is equal to or higher than that maximum. Otherwise, the employee will be paid the percentage of the maximum wage rate of the lower position that is equal to the percentage of the maximum wage rate of the position from which the employee was to be laid off. The displaced employee shall have all of the rights contained in this Article, unless the displaced employee is in a probationary status as a newly hired employee.

Notice of Layoff to Employees
In cases of less than ten (10) years of service, employees shall receive written notification within a minimum of thirty (30) calendar days (not including accrued vacation time) prior to the effective date of the layoff.

In cases of ten (10) or more years of service, employees shall receive written notification of layoff within a minimum of sixty (60) calendar days (not including accrued vacation time) prior to the date of layoff.

When minimum notification, as described above, is not possible, the employee will receive, in lieu of notice, pay equal to the amount he/she would have received had notice been possible, in addition to any accrued vacation pay.

When employees receive notice of layoff as provided for above, Divi-
sion of Human Resources will give the employees special assistance in identifying other jobs the employees may be able to perform.

Laid off employees shall be entitled to continue those benefits (e.g., health insurance, group life insurance, Personal Accident Insurance, etc.) that are granted to non-represented employees under University policy for a period not to exceed one (1) year following the effective date of layoff.

When bargaining unit positions within the affected department become available, employees shall be recalled in inverse order of layoff when the employee is able to perform the work. Notice of recall shall be sent to the employee at his last known address by certified mail. The Union shall be notified at the same time. When an employee returns from layoff to the same bargaining unit position, the employee shall be paid at his/her rate of pay upon layoff plus any increments that would have been paid had the employee never been laid off. If the employee returns to a lower position his/her rate of pay will be a percentage of the maximum rate of that position equal to the percentage of the maximum rate of the formerly held position. If the employee fails to report for work within three (3) days from receipt of the recall notice, the employee's seniority shall be broken. Recall rights shall expire one (1) year following the effective date of layoff.

ARTICLE XII
DEPARTMENTAL INVESTIGATIONS

In order to maintain trust and confidence in the respective departments whenever a complaint or accusation is made against a bargaining unit employee, the management of that respective department shall promptly and thoroughly investigate same. Members of the bargaining unit shall fully cooperate in all aspects of such investigations.

All such investigations shall be conducted in a fair and reasonable manner.
ARTICLE XIII
PRODUCTIVITY

The Union and the University recognize and agree that high standards of workmanship, efficiency, work quality and productivity are in the mutual best interests of both the University and the Union. To this end, the Union and University shall cooperate to promote improvement and sustain high levels of work quality and productivity.

ARTICLE XIV
WORK FORCE CHANGES

All employees shall be given at least seven (7) calendar days notice of pending transfers, shift changes, or reassignments unless there are emergency reasons for the changes.

ARTICLE XV
HUMAN RESOURCE RECORDS

Division of Human Resources shall collect and maintain the official personnel file on each employee. Human resource files are University property and shall be used for University-related activities.

Employees may arrange to examine materials in their official human resource file, exclusive of confidential documents, by appointment with Division of Human Resources. Employees may respond to any document which is included in their human resource file. Employees will get a copy of and be notified if such document is to be placed in their human resource file.

The Union shall enjoy access to employees’ human resource files to the extent required by the National Labor Relations Act. The Union shall contact a Workforce Policy and Labor Relations representative, at the Division of Human Resources, to arrange an appointment to examine the employee’s official human resource file. Examination of the official
file shall be done in the presence of a Workforce Policy and Labor Relations representative.

The Cornell University Police Department shall maintain a department file for members of the bargaining unit. These files shall include any materials determined by management to be appropriate, including copies of letters received by the department from representatives of University management that commend an individual employee for work related performance. Employees shall be allowed to make copies of documents contained within their department file upon payment of a reasonable per copy fee.

ARTICLE XVI
UNIFORMS AND EQUIPMENT

The University may establish rules pertaining to employee dress, equipment, and appearance and may require the wearing of particularized apparel, such as uniforms.

The University shall normally issue such required particularized apparel, to include shoes, boots and protective vests for members of the Cornell University Police Department and to exclude undergarments for all employees. Issued apparel shall be replaced by the University as needed at the department's discretion.

Vests shall be replaced based on manufacturer recommendations and the employees are authorized to wear the vest over their uniform, with approved exterior carrier provided by the department. These two provisions may be subject to future negotiations if market forces so dictate.

The University shall have sole authority to determine the need for, the quality, the quantity and the use of equipment necessary to the performance of job duties.

Issued or approved equipment or apparel that is negligently lost or neg-
ligently damaged shall be replaced at the expense of the employee and such incidents may be cause for discipline.

Where damage or loss occurs to apparel or equipment, required but not issued by the department, the department shall reimburse the employee for such personal property loss or damage up to a maximum of three hundred dollars ($300) per occurrence. Such reimbursement requires that the employee was performing required duties in an appropriate manner on scheduled work time and that the loss or damage was not the result of negligence or the improper use of equipment by the employee.

The department shall continue current laundering practices and any additional applicable OSHA regulations shall apply.

ARTICLE XVII
FAIR EMPLOYMENT PRACTICES

The University and the Union recognize their mutual obligations that the provisions of this agreement be applied to all employees covered by this agreement without regard to race, color, religion, age, sex, marital status, disability national origin, sexual orientation Vietnam era veteran or disabled veteran status. An employee claiming discrimination within the bounds of one of the above-noted protected categories may file a grievance in keeping with Article VIII, or the employee may pursue a remedy through those procedures established by corresponding law.

The University and Union recognize their mutual obligations under the various Affirmative Action and Equal Employment Opportunity statutes and regulations.

ARTICLE XVIII
HEALTH AND SAFETY

The departments shall continue to comply with all applicable federal and state occupational health and safety laws for the protection of the health
and safety of the employee. Employees shall comply with safety rules established by the University.

ARTICLE XIX
SICK AND PERSONAL LEAVE

Sick Leave
Cornell University agrees to provide paid sick leave to the employees covered under this agreement in the event that they are unable to perform their duties because of a claimed temporary disability which disables an employee from the full performance of duty. It is not the intent of this clause to provide a leave of absence for any reason other than employee illness. Abuse of sick leave and/or continual poor attendance may result in the employee being subject to disciplinary action including termination.

Sick leave accrual is based on the number of standard straight time hours paid an employee during a pay period times a factor of .04615. Sick leave accrual begins immediately upon employment. Sick leave may accrue to a maximum of ninety (90) days. Sick leave may not be taken before it is accrued.

Employees shall call in to the Department at least one (1) hour before the start of their scheduled shift, so as to inform the supervisor of their illness. In the event that the supervisor is not at work, the employee will leave word where the employee may be reached if different from the number that is available. Documentation for any sick leave absence, including certification by a physician that an employee is unable to perform his/her duties, may be required by the employee's department.

Employees returning to work after an illness may be required, prior to and as a condition of return to work, to have a physical examination by the University physician to establish that the employee is no longer disabled.

On the first day of a job related injury (i.e., workers' compensation),
time away from work to receive first aid treatment will be considered leave with pay. However, any other lost time from work on after day one (date of injury) will be charged to the employee's sick leave in accordance with Workers’ Compensation policy.

Health Care Leave
Up to three (3) working days of accumulated sick leave may be taken within each fiscal year in the event that an employee's full attention is necessary to care for a member of the employee's immediate household, or who is a member of the immediate family or a dependent. Immediate family shall be restricted to those relationships identified in University Funeral Leave Policy. Regular part-time employees may take the prorated equivalent. Health care leave that is not used by the end of the fiscal year will remain as unused sick leave.

Where health care leave is used for an emergency, the employee's supervisor must be notified as soon as possible. Health care leave for purposes other than an emergency requires advance permission of the employee's supervisor.

When a supervisor determines that it is necessary, a supervisor may require verification of the health care or emergency causing an employee to request use of this leave time.

Personal Leave
Up to three working days of accrued sick leave may be taken for personal business reasons or emergencies within each fiscal year. For employees with twenty (20) or more years of continuous service, up to five (5) working days of accrued sick leave may be taken for personal business reasons or emergencies within each fiscal year effective the beginning of the next fiscal year. Personal leave that is not used by the end of the fiscal year will remain as unused sick leave.

When personal leave is used for an emergency, the employee must notify his/her supervisor as soon as possible. Personal leave for purposes other than an emergency must be approved by the employee's supervisor.
in advance. Such uses shall be limited to the need to conduct business that cannot be scheduled during non-working hours.

When a supervisor determines that it is necessary, a supervisor may require verification of the personal business or emergency causing the employee to request or use personal leave.

Sick, personal and health care leave balances are canceled upon termination of the employee and may not be taken as terminal leave. An employee shall not be allowed to use sick, health care or personal leave when the employee is on an unpaid leave from the University.

ARTICLE XX
VACATION

Employees are eligible to use accrued vacation leave after twelve (12) months of continuous service at the University. However, with the supervisor's approval, employees may use accrued vacation after six (6) months. If the employee terminates prior to completing twelve (12) months of service, the amount of vacation paid will be deducted from the employee's final paycheck. Vacation shall accrue for each straight time hour paid (up to a maximum of 80 hours for employees during a biweekly period), according to the following rates.

Employees are entitled to earn vacation under the following schedule:

<table>
<thead>
<tr>
<th>Years of Service Completed</th>
<th>Vacation Earned Per Year</th>
<th>Vacation Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 10</td>
<td>3 weeks</td>
<td>.05769</td>
</tr>
<tr>
<td>10 years</td>
<td>1 day more per year up to 4 weeks</td>
<td>.06153</td>
</tr>
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<td></td>
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<td>.07307</td>
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<td></td>
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</tbody>
</table>
Paid vacation accrual begins on the date of last hire. Changes in accrual rates shall be effective on the anniversary date. Paid vacation may accrue to two (2) times the annual accrual rate up to a maximum of three hundred and twenty (320) hours.

If an employee is on vacation when the University declares an unscheduled day off (e.g., inclement weather) the employee shall continue to use vacation time for that day and will not be given an additional day off.

Upon termination, an employee shall have a right to receive payment for all accrued and unused vacation time, provided the employee has completed at least one year of continuous service. This payment will be made in a lump sum in the pay period following the last day of employment.

When an endowed employee retires, all accrued vacation will be paid in a lump sum. When a contract college employee retires, accrued vacation, up to a maximum of 30 days will be paid in a lump sum. The lump sum will be paid in the pay period following the last day of work. Employees who receive vacation pay following retirement will receive holiday pay for all holidays covered under Article XXII of this agreement which fall within the period.

Except as provided in Short-Term Disability, vacation time cannot be substituted for sick leave. The department head or designee has sole discretion to approve the use of vacation time when employees have exhausted their accrued sick leave.

An employee must request, in writing, permission to use vacation leave. Written requests for vacation time off shall be submitted as soon as reasonably possible to the employee's supervisor. The employee shall receive a copy of the approval or rejection within a reasonable period of time.

When multiple vacation requests for the same period are simultaneously received, approvals will be granted by length of seniority, with the
highest seniority employee given first preference. Employee requests for vacation between October 1 and March 31 shall be submitted in writing before September 1. Requests for the period of April 1 through September 30 shall be submitted before March 1. All such requests for vacation shall be considered by the department in keeping with staffing needs. Any requests for vacation leave that are not submitted within the time frames set forth above shall be granted on a first come, first served basis in keeping with department staffing needs. Once approved, the employee must take the vacation on the date(s) for which it was approved unless the parties mutually agree to the rescheduling of this vacation. When an employee who has accrued vacation leave dies, the corresponding payment for such shall be paid to the employee's duly appointed legal representative or, if none, any relative the University in its discretion may deem appropriate.

ARTICLE XXI
MILITARY TRAINING LEAVE

Employees who are members of the National Guard, Coast Guard, or U.S. Military Reserve units shall be granted leave with pay for training periods of more than seven (7) days, but less than thirty (30) calendar days in duration once a year. This paid leave period shall not include time necessary for travel to and from such training.

Whenever possible, the employee shall provide written documentation to the University at least two (2) weeks in advance of the scheduled training, specifying its duration.

ARTICLE XXII
HOLIDAYS

The University shall observe the holidays listed below for employees covered by this agreement:

Memorial Day
Independence Day
Labor Day
Thanksgiving Day
Friday After Thanksgiving Day
Winter Holiday Period (Six (6) days)

Each year Office of Human Resources shall announce the specific calendar days on which these holidays shall be observed. Holidays which fall on Saturdays or Sundays shall be designated by the University for observance on a weekday.

Holiday Pay
Regular full-time employees who are not scheduled to work on the holiday will be paid for holidays at their regular rate of pay.

Pay for Holiday Worked
Employees who are required to work on a University holiday will receive pay at time and a half their normal rate for hours actually worked on that holiday plus regular pay for the balance of the hours in the employee's standard workday, if any, not worked on that holiday. In addition, the employee shall receive compensatory time off equal to the number of hours worked on that holiday, not to exceed the employee's standard workday.

Alternatively, at the discretion of the University, employees who are required to work on a University holiday may opt to receive two and one-half (2 ½) times the straight time rate and no accrued compensatory time off. Alternately, at the discretion of the University, employees who are required to work on a University holiday may opt to receive straight time pay for hours worked together with the compensatory time at one and one-half (1 ½) times hours worked up to a maximum of eight (8) hours.

Accrued Compensatory Holiday Time
Accrued Compensatory Holiday Time must be used by the end of the
calendar year following the calendar year in which it was accrued. Com-

pensatory time not used in this time frame will be paid to the employee

in a lump sum to be calculated by multiplying the number of accrued

hours by the employee’s straight time hourly rate.

**Eligibility**

To be eligible to receive holiday pay the employee must work the

employee's last scheduled work day prior to and the employee's next

scheduled workday after a scheduled holiday.

For each holiday period the employee must work the employee’s last

scheduled workday prior to each holiday period and the employee’s

next scheduled workday after each holiday period. Failure to do so shall

disqualify the employee for pay for one holiday in the holiday period.

In either instance the employee shall not lose holiday pay when the

absence is in keeping with vacation or personal leave provisions or is a

verifiable illness under the terms of the sick leave article.

Any employee on a paid leave of absence shall be paid for that em-

ployee's scheduled holiday(s) which occur(s) during that leave.

Any employee who is scheduled to work on a holiday and fails to

report to work shall forfeit holiday pay and be subject to disciplinary

action, unless the employee is able to substantiate a reasonable cause for

absence.

**ARTICLE XXIII**

**HOURS OF WORK, OVERTIME AND PREMIUM PAY**

The University reserves the right to determine and/or amend daily hours

of work, weekly work schedules or standard work week and pay day.

The University reserves the right to require employees to work overtime

or report on their scheduled hours or days off. The University will con-
sider an employee's request to be excused. The University shall consider employee requests for a flexible work schedule during the work week when a mandatory work day is required.

When requesting volunteers for overtime from a presently on-duty shift, volunteers shall be assigned by seniority.

Irrespective of the days worked or the number of hours worked in any one day, employees shall be paid for all hours worked in excess of forty (40) hours in any given work week at one and one-half times (1-1/2) their regular rate of pay. Only hours actually paid shall be credited for the purpose of computing overtime worked in any work week.

Nothing contained in this agreement shall be construed as a guarantee of hours of work per day or per week or as a limitation on the right of the University to require overtime.

Unless the employee and the employer mutually agree, the employee's hours will not be reduced for the sole purpose of avoiding overtime once the employee has begun to work during that workweek.

B Line Patrol Officers are allowed a shift overlap of .2 hours and must be paid for the overlap when assigned to such a shift and the employee works the .2 hours. B Line Patrol Officers shall select the .2 hours option at the time of their B Line shift selection. If an employee takes leave with pay for such a shift the .2 hours overlap shall not be paid. The .2 hours overlap is only considered for pay when the employee is on duty and working in uniform road patrol and is needed to respond to calls during the shift overlap.

Telecommunication Officers who work in positions which require a shift overlap of .1 hours must be paid for the overlap when assigned to such a shift and the employee works the .1 hours. If an employee takes leave with pay for such a shift the .1 hours overlap shall not be paid. The .1 hours overlap is only considered for pay when the employee is on duty.
Emergency Call-Back
Employees required to return to work following their regularly scheduled work day but preceding their next regularly scheduled work day shall be paid a minimum of four (4) hours pay.

Court Time
Any employee, who in connection with their duties, is required to appear in any court or before any regulatory or administrative agency at any time other than during, immediately prior to or immediately following the employee's regularly scheduled work period, shall be paid a minimum of four (4) hours pay. The department shall be able to schedule compensatory time off during that same work week to avoid the payment of premium pay. The department shall make reasonable effort to schedule such compensatory time off with the concurrence of the employee.

Travel Expenses
The department agrees to reimburse all employees who are eligible for travel expenses while on travel status in the performance of their official duties for reasonable expenses incurred for hotel lodging, meals and incidental expenses related thereto, upon submission of receipts, in keeping with University travel reimbursement procedures.

ARTICLE XXIV
MEAL BREAK AND REST PERIOD

Employees scheduled to work six (6) hours of work or more per day shall be granted a paid meal break of a minimum of one-half (1/2) hour.

Meal Allowance
Any employee required to work four (4) hours immediately following the employees regular work day shall be given a meal allowance of seven (7) dollars or reimbursed for such meal purchase to a maximum of seven (7) dollars unless the department provides the meal.
Rest Periods

Rest periods are intended to be a relief from the routine of work. Employees scheduled to work three (3) consecutive hours shall be granted a fifteen (15) minute paid rest period. Employees scheduled to work seven (7) hours within eight (8) consecutive hours shall be granted a total of a thirty (30) minute paid rest period. All rest periods shall be scheduled at the discretion of the department.

Where necessitated by departmental operations rest periods may be temporarily suspended. Rest periods shall not be cumulative.

ARTICLE XXV
VOLUNTEER FIREFIGHTER AND EMERGENCY MEDICAL TECHNICIAN LEAVE

In the event that a volunteer firefighter and/or an Emergency Medical Technician (EMT) associated with a volunteer fire company is called to a working fire or emergency during the employee's actual scheduled working hours, the University shall compensate the employee at the employee's regular straight time hourly rate of pay only for those emergency hours which overlap the employee's scheduled hours. It is expected that the employee shall respond to a fire or medical emergency only when that individual's services are necessary. The employee must request leave from his/her supervisor before departing the workplace.

If after responding to a medical emergency or fire such employee's service or presence is not required, the employee shall immediately return to the employee's work assignment, provided there is time remaining in the employee's shift.

In the event that a volunteer firefighter and/or an EMT is required to respond to a working fire or emergency during the eight (8) hours immediately preceding the start of the employee's shift, the employee shall receive compensatory time off during the upcoming shift equal to the actual time spent in resolving the emergency or fire. In no event shall the employee
receive compensatory time off for any time greater than the employee's shift assignment for that day. The employee shall notify his/her department of an impending absence from duty as soon as possible after it becomes apparent he/she will not be present at the start of their scheduled shift.

Any hours compensated under this provision shall be counted as hours paid but shall not apply to any calculations for premium pay, unless otherwise provided by this agreement. The University shall pay or provide compensatory time off only for time spent when responding to emergency calls or fires.

The University may designate an employee as exempt from this provision if the nature of the employee's job responsibilities are such that the employee's sudden absence could create hazard or unduly disrupt University business. The University reserves the right to verify any claim or the length of any claim made by an employee under this provision.

ARTICLE XXVI
OTHER BENEFITS

Endowed Employees
During the term of this agreement any adjustments made by the University in the current benefit programs listed below for endowed employees not covered by a collective bargaining agreement will be duplicated for endowed bargaining unit employees. In the event of such changes, the University will notify the Union of such changes prior to their implementation.

Group Life Insurance
Personal Accident Insurance
Cornell University Retirement Plan
Cornell Tax Deferred Annuity Plan (Voluntary)
Cornell Children's Tuition Scholarship Plan
Cornell Long Term Disability Plan
Cornell Workers' Compensation
1 Cornell's Short-Term Disability Plan
2 Cornell Health Care Plan
3 Employee Tuition and Training Program
4 Employee Assistance Program
5 Department Leave
6 University Leave
7 Jury Duty
8 Funeral Leave
9 Voting
10 Sick Leave Conversion (for post retirement health insurance coverage)
11 Sick Leave (accruals)
12 Direct Deposit
13 Inclement Weather
14 Holidays
15 Vacations
16 Family and Medical Leave Policies
17 Catastrophic Leave Donation Policy
18
19 **Contract College Employees**
20 During the term of this agreement any adjustments made by the Uni-
21 versity in the current benefit programs listed below for contract college
22 employees not covered by a collective bargaining agreement will be
23 duplicated for contract college bargaining unit employees. In the event
24 of such changes, the University will notify the Union of such changes
25 prior to their implementation.
26
27 Group Life Insurance
28 Personal Accident Insurance
29 New York State Employees Retirement System Benefits
30 Tax Deferred Annuity Plan (Voluntary)
31 Cornell Children's Tuition Scholarship Plan
32 Long-Term Disability Plan
33 Workers' Compensation
34 Cornell's Short-Term Disability Plan
35 Group Health Insurance
The Empire Plan or Group Health Incorporated
Employee Tuition and Training Program
Employee Assistance Program
Department Leave
University Leave
Jury Duty
Funeral Leave
Voting
Sick Leave Conversion (for post retirement health insurance coverage)
Sick Leave (accruals)
Direct Deposit
Inclement Weather
Holidays
Vacations
Family and Medical Leave Policies
Catastrophic Leave Donation Policy

ARTICLE XXVII
SEPARABILITY

If any provision or part thereof of this agreement is found to be invalid or unenforceable by a final decision of a court of law or is in conflict with any applicable federal or state law or regulation, such provision, or part thereof shall be deemed to be deleted from this agreement. In the event that any provision, or part thereof, of this agreement is thus rendered inoperative, and of no force and effect, the remaining provisions shall, nevertheless, remain in full force and effect.

WAGES
ARTICLE XXVIII

Patrol Officers, Crime Prevention Officers and Investigators
Patrol Officers, Crime Prevention Officers and Investigators shall be hired in accordance with the following pay schedule and shall move to the corresponding yearly rate effective the anniversary of their date
of hire into their current position. Effective July 1, 2010 and for the
duration of the contract if the salary improvement pool for non-exempt,
non-bargaining unit employees is higher than the increases reflected in
the schedule below the rates will change in accordance with that pool.
Employees hired with basic academy shall receive $1,000 above the hire
rate.

Upon completion of fifteen (15) years of service, the employee will
receive a one (1) percent increase to their applicable wage rate effective
on their fifteen (15) year anniversary date.

Upon completion of twenty (20) years of service, the employee will
receive a one (1) percent increase to their applicable wage rate effective
on their twenty (20) year anniversary date.

Upon completion of thirty (30) years of service the employee will re-
ceive an additional one (1) percent increase to their applicable wage rate
effective on their thirty (30) year anniversary date.

In addition Patrol Officers, Crime Prevention Officers and Investigators
shall receive a market equity payment of 5% added to their base wage
each year of the agreement. The parties recognize that the 5 percent
(5%) market equity payment to Patrol Officers, Crime Prevention Of-
fers and Investigators is made for the purpose of assisting the patrol of-
icers in saving for their retirement. Although it is not part of the Patrol
Officers base wage, the University agrees to continue the payment while
the parties continue to negotiate in good faith.

For those employees receiving an in year step adjustment based on an-
niversary date, the market equity payment shall be adjusted accordingly.
Shift Differential

A Line and C Line Patrol Officers, Crime Prevention Officers and Investigators who are regularly scheduled to work a shift which includes four or more hours between the hours of 6:00 p.m. and 6:00 a.m. shall be paid an additional one-dollar-fifteen-cents ($1.15) per hour. Any such employee who is assigned to a shift on a temporary basis for three (3) days or more in a week shall be paid this shift differential. Shift differential shall be paid for the following paid leave situations: vacation, holiday, sick, personal, family health care leave and bereavement leave.

Telecommunication Officers

Telecommunication Officers shall be hired in accordance with the following pay schedule and shall move to the corresponding yearly rate effective the anniversary of their date of hire into their current position.

Upon completion of fifteen (15) years of service, the employee will receive a one (1) percent increase to their applicable wage rate effective on their fifteen (15) year anniversary date.

Upon completion of twenty (20) years of service, the employee will receive a one (1) percent increase to their applicable wage rate effective on their twenty (20) year anniversary date.
Upon completion of thirty (30) years of service the employee will receive an additional one (1) percent increase to their applicable wage rate on their thirty (30) year anniversary date.

### 2009-2014 Wage Schedule

<table>
<thead>
<tr>
<th></th>
<th>Effective 12/1/09</th>
<th>Effective 7/1/10</th>
<th>Effective 7/1/11</th>
<th>Effective 7/1/12</th>
<th>Effective 7/1/13</th>
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<tr>
<td><strong>1 year rate</strong></td>
<td>$19.66/$40,893</td>
<td>$20.06/$41,725</td>
<td>$20.66/$42,973</td>
<td>$21.18/$44,054</td>
<td>$21.71/$45,157</td>
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<tr>
<td><strong>3 year rate</strong></td>
<td>$21.97/$45,698</td>
<td>$22.41/$46,613</td>
<td>$23.08/$48,006</td>
<td>$23.66/$49,213</td>
<td>$24.25/$50,440</td>
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<tr>
<td><strong>15 yr 1% premium</strong></td>
<td>$23.36/$48,589</td>
<td>$23.82/$49,546</td>
<td>$24.54/$51,043</td>
<td>$25.15/$52,312</td>
<td>$25.78/$53,622</td>
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<tr>
<td><strong>20 yr 1% premium</strong></td>
<td>$23.59/$49,067</td>
<td>$24.06/$50,045</td>
<td>$24.78/$51,542</td>
<td>$25.40/$52,832</td>
<td>$26.03/$54,142</td>
</tr>
<tr>
<td><strong>30 yr 1% premium</strong></td>
<td>$23.83/$49,566</td>
<td>$24.30/$50,544</td>
<td>$25.03/$52,062</td>
<td>$25.65/$53,352</td>
<td>$26.29/$54,683</td>
</tr>
</tbody>
</table>

### Shift Differential

All Telecommunication Officers who are regularly scheduled to work a shift which includes four or more hours between the hours of 6:00 p.m. and 6:00 a.m. shall be paid an additional one-dollar ($1.00) per hour. Any such employee who is assigned to a shift on a temporary basis for three (3) days or more in a week shall be paid this shift differential. Shift differential shall be paid for the following paid leave situations: vacation, holiday, sick, personal, family health care leave and bereavement leave.

### ARTICLE XXIX

**DURATION OF AGREEMENT**

The agreement shall become effective on December 1, 2009 and shall remain in full force and effect until June 30, 2014.

And, thereafter shall be renewed from year to year unless any party hereto shall notify the other party, in writing, at least sixty (60) days prior to the termination date of this agreement of its desire to change or modify in any way or terminate this agreement. Such written notice shall be sent by certified mail to the other party.
ARTICLE XXX
AGREEMENT

This agreement is entered as of this 18th day of January 2010, by and between Cornell University and the Cornell Police Union.

In witness whereof, the parties hereto have executed this agreement as of the 18th day of January, 2010:

[Signatures]
ARTICLE XXXI
SIDE LETTER AGREEMENTS

The Side Letter Agreements are incorporated herein by reference.

1. Work Schedules
Management agrees to meet and seek input from the union prior to making changes in the daily work schedule.

2. Major Investigations Division and Crime Prevention Office

Selection Process
• The qualifications and job requirements of Investigators and Crime Prevention Officer shall be defined at the sole discretion of management.
• Opportunities for such positions shall be posted for one (1) calendar week.
• Any interested patrol officer in the Department of Cornell Police may apply.
• An interview committee shall be jointly developed by the Department Head or designee and the Union President or designee and shall include a minimum of one bargaining unit employee.
• All qualified applicants shall be interviewed.
• The recommendation of the committee shall be forwarded to the Department Head or designee who, in their sole discretion, shall make the final decision.
• All interviewed applicants shall be notified of the committee recommendation to the Department Head.

Addendum
• The positions of Investigator, Crime Prevention and Patrol Officer shall be considered separate, regular positions.
• In recognition of enhanced job responsibilities (1) Patrol Officers that move into an Investigator position and (2) any Crime Prevention Officer actively in place on December 1, 2009 shall be paid at a rate equal to 107% of their respective hourly rate in the patrol officers’ salary
schedule, 2% of which will be used to offset the cost of clothing.

• Any Patrol Officer who moves into a Crime Prevention Officer position after December 1, 2009 will be paid at a rate equal to 105% of their respective hourly rate in the patrol officers’ salary schedule. These officers will be considered to be in a uniform position.

• The three divisions shall have separate overtime lists and shall be assigned as such except in emergency situations. That is to say, if overtime is available in the patrol division it shall be offered first to such officers. Once this list is exhausted, if additional officers are needed, the department shall make such opportunities available to the Investigation and Crime Prevention officers.

• If a patrol officer is formally assigned to the Major Investigations or Crime Prevention division on a temporary basis for a minimum of five (5) working days, such officer shall receive acting pay equal to 105% of their regular hourly rate.

• Sr. Investigator(s) shall receive an additional 1% to their base pay due to additional enhanced job responsibilities.

3. Training Instructors
Employees required by management to conduct formal training sessions shall be paid at the rate of 107% of the employees regular wage rate for the life of the agreement.

4. Lead Officer Status
Patrol officers assigned to lead officer status shall be paid 105% of the employee's regular wage rate for the life of the agreement.

Plain clothes officers assigned to lead officer status shall be paid 112% of the employee's regular wage rate for the life of the agreement.

5. Overtime
The parties shall continue to meet and address issues related to timely notification for non-emergency overtime details.

6. Return to Work from Workers’ Compensation and Short Term Disability
Absent extenuating circumstances the university agrees to guarantee re-employment for up to twenty-two (22) months, following a workers’ compensation absence, assuming the employee is able to return to full duty without restrictions. The university retains the right to require re-training prior to returning to duty. Such a return may require the Cornell Police Department to enact the layoff provisions of this agreement.

The university shall make a reasonable effort at the unit level to find light duty assignments in the two (2) to four (4) week period immediately prior to return to full duty for a work related or short term disability absence.

7. Mandatory Days
If the department schedules additional Mandatory Duty Days beyond the five (5) days already observed, employees who do not otherwise receive overtime shall accrue one half (1/2) hour of compensatory time, up to a maximum of four (4) hours for each hour worked. Such time shall be banked and may be scheduled in keeping with other general work orders. This provision shall not apply to emergency details. This provision also applies to Homecoming as long as Homecoming remains a mandatory duty day.

8. Rules and Regulations
The Union has the right to grieve the reasonableness of any rule or regulation.

9. Field Training Officers
The Department and the Union agree that Field Training Officers shall receive a 5% pay increase plus 5% compensatory time for hours worked in each phase. If the following conditions are met, the employee shall receive an additional 5% compensatory time for hours worked in each phase:

1. Satisfactory attendance during phase
2. Attends scheduled meetings
3. DOR’s are properly completed
4. Professional relationship maintained with trainee
5. Present desired role model
6. Is sincere and candid in all evaluations of the trainee

Such payment shall be paid at the completion of each phase.

10. Technological/Organizational Changes
The university will notify the union in writing as soon as possible in advance of planned technological changes (including major changes in equipment, organization or methods of operation) that may affect employees represented by the union. Meetings regarding such planned changes will be held as soon thereafter as can be mutually arranged. At such meetings, the university will advise the union of its plans with respect to the introduction of such changes and will familiarize the union with the progress being made. Although the university is required to notify the union as soon as possible in advance of the introduction of any planned technological changes, it will make a good faith effort to advise the union as soon as it decides to introduce such changes in order to give the union the opportunity to discuss the impact of these changes upon the bargaining unit.

11. The University recognizes that occasionally situations arise within the regular workday that may require immediate official attention by Union officers. The University has always allowed, and will continue to allow, union members a reasonable amount of paid work time in order to conduct such official business as long as this time does not interfere with emergency services or other critical assignments absent supervisory permission.

12. Master Patrol Stipend
In recognition of additional skills development individuals who achieve Master Patrol designation shall receive a one-time gross lump sum stipend of five-hundred dollars ($500).

Should a comparable designation be established by the University for Telecommunication Officers, those individuals who achieve such designation shall receive a one-time gross lump sum stipend of five-hundred dollars ($500).
Additionally, where appropriate, the University will consider certifications and training held by senior officers to be the equivalent of the courses/training required to achieve Master Patrol status.

13. Labor Management Cooperation Committee
The parties shall meet not less than every forty-five (45) calendar days through December 2010, and thereafter not less than quarterly, to discuss issues, concerns and or suggestions relevant to the bargaining unit employees. The committee shall be comprised of three (3) union members selected by the union, and representatives of management who shall be determined by the Chief of Police. The university’s ergonomic specialist, if any, may attend and participate in any session upon the request of either party. Management shall provide to the union two weeks in advance of each meeting an agenda of items to discuss, if any; and the union shall provide within one week thereafter additional agenda items to discuss, if any. Said meeting shall not occur if there are no agenda items from either party or if the above described three union members are not present for the meeting. Union members who attend such meetings shall suffer no loss of straight time base wages for time that cuts across their normal work schedule.

Possible topics of discussion for this committee shall include:
• Major changes in job requirements or qualifications
• Posting of new responsibilities and/or positions
• General makeup of uniform
• Patrol vehicle cages and configurations
• Training compliance and standards
• Master patrol status and designation
• Crime prevention unit

14. Canine Program
This Letter of Understanding serves as documentation of the agreement between Cornell University Police and the Cornell Police Union regarding the Canine Program.
• This agreement will take effect when a canine is purchased or July 1,
2007, whichever comes first.

- The service dog will be selected by the Cornell University Police with the assistance of members of the Cornell Police Union and the Southern Tier Police Canine Association.
- All expenses incurred for the purchase and the care of the service dog are the responsibility of the University.
- The University will make arrangements for, and payment of, veterinary care and boarding.
- The Canine Officer will be responsible for the daily feeding, exercise, training and care of the service dog. The expenses for food and the like are the responsibility of the University.
- The Canine Officer will receive .5 hours paid leave per day for the care of the service dog.
- The Canine Officer will be ineligible to participate in the voluntary overtime procedures as described in Section VI of the Overtime Police, General Order 01-15.
- Arrangements for transportation of the service dog are the responsibility of the University. If the Cornell University Police provide a vehicle for transport, such vehicle is only to be used for transport of the service dog and the Canine Officer or other members of the Cornell University Police, in accordance with Canine Policy and Procedure, General Order 01-16.
- Per University policy, if a department vehicle is utilized, the Canine Officer will be responsible for reporting personal mileage annually, at the current University rate.
- The Canine Program will be reviewed monthly with the Canine Officer. A comprehensive review will be conducted one year from the implementation to determine if the program will be continued. However, the University retains exclusive right to terminate the program for any reason at any time and the service dog and all University owned property will be returned immediately to the Cornell University Police.
- No grievances shall be filed over the terms of this agreement or any other issues related to the Canine Program.
<table>
<thead>
<tr>
<th>TITLE</th>
<th>ARTICLE</th>
<th>PAGE</th>
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<tbody>
<tr>
<td>AGREEMENT</td>
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