



SIDE LETTER OF AGREEMENT

Pursuant to California Government Code Section 3505.1

Between

The City of South Gate and

The South Gate Professional and Mid-Management Association
Represented by Service Employees International Union Local 721

This Side Letter of Agreement (“Agreement”) between the City of South Gate (“City”) and the South Gate Professional and Mid-Management Association (“SGPMMA”) represented by Service Employees International Union Local 721 (“Union”) (collectively referred to as the “Parties”) is entered into with respect to the following and on the terms stated herein.

RECITALS

WHEREAS, the Parties entered into a previous Memorandum of Understanding, Contract No. 3085, dated February 23, 2015, for the term July 1, 2014 through June 30, 2015 (“SGPMMA MOU”), representing the most recent Memorandum of Understanding between the Parties;

WHEREAS, the Parties entered into a Side Letter of Agreement dated February 23, 2015, regarding certain issues that required continuing discussion;

WHEREAS, the Parties entered into an Amendment No. 1 to the SGPMMA MOU dated February 9, 2016, extending the term of the SGPMMA MOU through June 30, 2017, among other negotiated items;

WHEREAS, on June 26, 2017, the Parties commenced labor negotiations, including exchanging proposals and meeting and conferring towards reaching agreement on a successor SGPMMA MOU;

WHEREAS, the SGPMMA MOU expired at midnight on June 30, 2017 by its own terms;

WHEREAS, the Parties reached a Tentative Agreement on the deal points for a successor SGPMMA MOU covering the term July 1, 2017 through June 30, 2020, which provided that all the terms and conditions of the prior 2014-2015 SGPMMA MOU, including Amendment No. 1, shall be maintained unless expressly modified or changed by the TA until the successor SGPMMA 2017-2020 MOU is accepted, approved and adopted by the City Council, with the Union ratifying the Tentative Agreement on November 27, 2017, and the City Council approving the Tentative Agreement on November 28, 2017;

WHEREAS, on December 12, 2017, the City and the Association successfully negotiated an Amended and Restated Tentative Agreement for a Successor Memorandum of Understanding (“ARTA”) (Attachment No. 3) which provided that all the terms and conditions of the prior 2014-2015 SGPMMA MOU, including Amendment No. 1, shall be maintained unless expressly modified or changed by the ARTA until the successor SGPMMA 2017-2020 MOU is accepted, approved and adopted by the City Council.

WHEREAS, the City’s Representatives and the Association have successfully met and conferred in good faith to negotiate this Agreement, pursuant to both the Meyers-Milias-Brown Act (“MMBA”) (Government Code Sections 3500-3511) and the City’s Employer-Employee Relations Resolution (“Resolution No. 4508”), and have jointly prepared and executed this Agreement which reflects new terms to be added to the ARTA and the SGPMMA 2017-2020 MOU. All terms and conditions of the previous 2014-2015 SGPMMA MOU, its Amendment No. 1, and the ARTA shall continue unless expressly modified herein.

WHEREAS, the Parties seek to have this Agreement memorialize their understanding regarding probationary periods for civilian employees in the Police Department, pending drafting and adoption of the successor SGPMMA 2017-2020 MOU, which shall supersede and replace this Agreement.

WHEREAS, this Agreement shall not become effective until accepted, approved, and adopted by the South Gate City Council per California Government Code Section 3505.1.

NOW, THEREFORE, and in consideration for the promises, waivers and releases contained herein, the Parties agree as follows:

TERMS

1. All of the recitals listed above are material provisions of this Agreement and are deemed true by the Parties and incorporated herein by this reference.
2. Effective with the approval of this Side Letter of Agreement, Section 13 of the 2014-2015 SGPMMA MOU will apply only to non-Police Department employees represented by the SGPMMA.
3. Effective with the approval of this Side Letter of Agreement, new and promotional employees hired and/or promoted to civilian positions in the Police Department on or after February 27, 2019, will be subject to the following new Probation rules:

PROBATION – CIVILIAN POLICE DEPARTMENT EMPLOYEES

A. All new civilian employees in the Police Department are required to complete a probationary period of one year which is considered to be an extension of the examination process and an opportunity for the newly placed employee to demonstrate abilities and skills necessary for successful work performance in the particular classification and position.

B. Any appointment to a position from an eligibility list is subject to a probationary period of one year, or a total of 2,080 actual work time hours, including paid leave, before an appointee acquires permanent status in the position. Two weeks prior to the end of the probationary period, the Police Chief shall forward the probationary employee’s Performance Appraisal to the Personnel Officer recommending that the

employee be given permanent status if his/her service has been satisfactory, recommending an extension of the probationary period, or recommending that the employee be terminated. The initial one year probationary period may be extended six months at the discretion of the Police Chief in documented cases where work performance cannot be fully evaluated within the initial one year period.

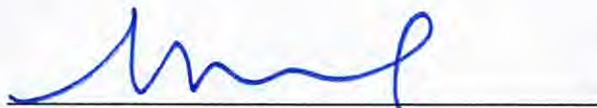
C. An employee may be removed by the appointing authority at any time during the probationary period by submission of a termination notice to the Personnel Officer, and the same shall not be subject to review by the Civil Service Commission or the City Council. The Personnel Officer may restore any employee so terminated to the eligible list from which she/he was removed if there appears to be adequate basis for anticipating the employee might render satisfactory service in another department. When a present employee with permanent status accepts a probationary appointment in a new classification, whether or not promotional, that employee retains the right to return to the position vacated.

1. EMPLOYEE PERFORMANCE REVIEW

- a. All probationary employees shall be reviewed by their Supervisor after three months, six months, nine months, one year and eighteen months of service. (This includes new employees and employees serving a probationary period after a promotion or transfer.)
- b. Subsequent to the completion of the probationary period, each employee shall receive an annual performance review which shall be due on the anniversary of the date that he/she achieved Step C of his/her salary range.

By their signatures below, the Parties' lawful representatives acknowledge the contents herein.

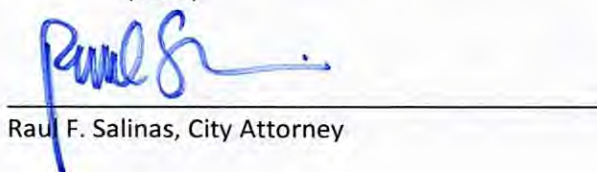
City of South Gate



María Belén Bernal, Mayor



Carmen Avalos, City Clerk
(SEAL)

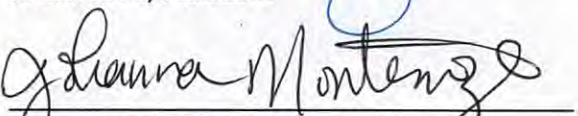


Raul F. Salinas, City Attorney

South Gate Professional and Mid-Management Association



Osie Harrell, President



Johanna Monterroza, Vice-President



Robert Hunt, SGPMMA's Outside Labor Counsel