## SERVICE AGREEMENT

WHEREAS, the Police Officers Association of Michigan
(hereinafter referred to as "POAM") and
(hereinafter referred to as "Association") desire to enter into a
service agreement;
WHEREAS, the POAM is a statewide professional
association made up of local member associations composed of
sworn law enforcement officers;
WHEREAS, the POAM has years of labor experience in all
phases of the representation of Michigan law enforcement
officers, including but not limited to the negotiation,
administration, and enforcement of collectively bargained
agreements with public employers, and all related Michigan
Employment Relations Commission unfair labor practice and
compulsory arbitration proceedings;
WHEREAS, the is an
independent association consisting of
;
WHEREAS, the Association is the exclusive bargaining
representative for the classifications within the unit;
WHEREAS, the desires
to benefit from the labor relations experience of the POAM, while
retaining its independent organizational structure and identity;
and it desires the POAM to act as its agent, as is more fully set
forth hereinafter;

NOW, THEREFORE, THE PARTIES in consideration of the mutual covenants hereinafter set forth, agree as follows:

- 1. The POAM and the \_\_\_\_\_\_are and shall remain completely independent organizations with separate and distinct memberships.
- shall, for the duration of The POAM Agreement, act as the agent of the Association with respect to the following functions: the filing of any representation petitions on behalf of the Association with the Michigan Employment Relations Commission and representing the Association in any certification or decertification proceedings; collective bargaining with the public employer on behalf of the Association; representing the Association in any mediation proceedings, factfinding proceedings, and/or compulsory arbitration proceedings under 1969 Public Acts, No. 312, as amended; representing the Association in connection with all unfair labor practice charges filed involving the bargaining unit; representing the Association in connection with any litigation involving the bargaining unit; administering and enforcing the collective bargaining agreement; the settling or arbitration of any grievances filed under the collective bargaining agreement; the gathering of research data needed for collective bargaining, fact-finding and contract arbitration purposes; and representing the Association appropriate before state and local legislative bodies.

		3.	Any	certi	ertification			as exclu			usive ba		argaining	
repre	senta	ative	:	shall	be	i	n	th	е	name	e c	f	the	
					and	any	col	lect:	ive	barga	ining	exec	uted	
with	the	pub	lic	employ	er	shall	L }	oe i	Ĺn	the	name	of	the	
				•										

- The POAM shall consult with the Association with respect to general policies and objectives to be pursued in connection with the bargaining unit. The Association reserves right to submit any tentatively agreed to collective the bargaining agreement to a ratification vote by the members of the bargaining unit. In addition, it is agreed that the POAM shall, on behalf of the Association, exercise its own independent expert judgment in connection with the functions listed in paragraph 2 above, particularly with respect to bargaining techniques, the resolution of bargaining impasses, Act 312 arbitration techniques, and the resolution of arbitration of grievances.
- 6. In consideration of the above-described services to be provided by the POAM, the Association agrees that it shall pay to the POAM a monthly service fee of \$\_\_\_\_\_ for each employee within the bargaining unit, that was on the department

payroll for any part of the month, and continuing for each month thereafter.

This service fee will be adjusted as future wage increases are negotiated n behalf of the bargaining unit.

The Association understands that said service fee is due and payable on the tenth (10th) of each and every month while this agreement is in effect.

The Association further agrees to furnish POAM with a list of employees on payroll monthly; POAM further agrees that the aforesaid yearly service fee shall be the full and only charges for professional fees (attorney fees, labor economist fees) incurred in representing the Association, as well as for costs (arbitrator's fees, filing fees, printing or duplication costs, telephone charges, data collection costs) incurred in such representation.

THIS AGREEMENT shall remain in effect until expiration of the collective bargaining agreement which is executed between the City and the Association after execution of this agreement by the parties.

It is further understood that this Agreement may be extended by mutual agreement of the parties.

No further provisions on this page.

	The PO	AM and	the					
hereby	execute	this	agreeme	nt on	the		day	of
		20						
_	nting Polic tion of Mic		cers	_	senting e Office	the	ciation	
				Presi	dent			
				Assoc	iation (	Officer		
					iation (	)fficer		